

56:8-80.1

LEGISLATIVE HISTORY CHECKLIST

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LAWS OF: 2017 **CHAPTER:** 215

NJSA: 56:8-80.1 (Concerns sale of certain tires.)

BILL NO: A3896 (Substituted for S2790)

SPONSOR(S) Sumter and others

DATE INTRODUCED: 6/16/2016

COMMITTEE: **ASSEMBLY:** Consumer Affairs

SENATE: Commerce

AMENDED DURING PASSAGE: Yes

DATE OF PASSAGE: **ASSEMBLY:** 6/29/2017

SENATE: 6/29/2017

DATE OF APPROVAL: 8/7/2017

FOLLOWING ARE ATTACHED IF AVAILABLE:

FINAL TEXT OF BILL (Third Reprint enacted) Yes

A3896

SPONSOR'S STATEMENT: (Begins on page 3 of introduced bill) Yes

COMMITTEE STATEMENT: **ASSEMBLY:** Yes

SENATE: Yes

(Audio archived recordings of the committee meetings, corresponding to the date of the committee statement, *may possibly* be found at www.njleg.state.nj.us)

FLOOR AMENDMENT STATEMENT: Yes 5/25/2017
6/26/2017

LEGISLATIVE FISCAL ESTIMATE: No

S2790

SPONSOR'S STATEMENT: (Begins on page 3 of introduced bill) Yes

COMMITTEE STATEMENT: **ASSEMBLY:** No

SENATE: Yes

(Audio archived recordings of the committee meetings, corresponding to the date of the committee statement, *may possibly* be found at www.njleg.state.nj.us)

FLOOR AMENDMENT STATEMENT: Yes 5/25/2017
6/26/2017

LEGISLATIVE FISCAL ESTIMATE: No

(continued)

VETO MESSAGE: No

GOVERNOR'S PRESS RELEASE ON SIGNING: Yes

FOLLOWING WERE PRINTED:

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REPORTS: No

HEARINGS: No

NEWSPAPER ARTICLES: No

RH/CL

P.L.2017, CHAPTER 215, *approved August 7, 2017*
 Assembly, No. 3896 (*Third Reprint*)

1 AN ACT concerning the sale of tires and supplementing P.L.1960,
 2 c.39 (C.56:8-1 et seq.).

3

4 **BE IT ENACTED** by the Senate and General Assembly of the State
 5 of New Jersey:

6

7 1. a. A person shall not sell at retail, or offer for sale at retail,
 8 ³to the general public³ any tire intended for use on a motor vehicle
 9 if the tire:

10 (1) has a tread depth of less than 1/16 inch measurable in any
 11 groove;

12 (2) has any damage exposing the reinforcing plies of the tire,
 13 including any cuts, cracks, bulges, punctures, scrapes, or wear;

14 (3) has any improper repairs, including, but not limited to:

15 (a) any repair to the sidewall or bead area of the tire;

16 (b) any repair made in the tread shoulder or belt edge area of the
 17 tire;

18 (c) any puncture that has not been sealed or patched on the
 19 inside and repaired with a cured rubber stem through the outside of
 20 the tire; or

21 (d) any puncture repair of damage larger than 1/4 inch;

22 (4) shows evidence of prior use of a temporary tire sealant
 23 without evidence of a subsequent proper repair;

24 (5) has a defaced or missing tire identification number;

25 (6) has inner liner or bead damage; or

26 (7) shows indication of internal separation, such as bulges or
 27 local areas of irregular tread wear.

28 b. A person who violates subsection a. of this section shall be
 29 subject to a civil penalty of ²[up to] not more than² \$500 for a first
 30 offense ²and at least \$500 and not more than \$1,000 for a second
 31 and each subsequent offense², to be collected in a civil action by a
 32 summary proceeding under the "Penalty Enforcement Law of
 33 1999," P.L.1999, c.274 (C.2A:58-10 et seq.). The Superior Court
 34 shall have jurisdiction of proceedings for the enforcement of the
 35 penalty provided by this section.

36 ²[A second violation of subsection a. of this section is an
 37 unlawful practice under P.L.1960, c.39 (C.56:8-1 et seq.), and for
 38 the purposes of this section shall be considered a first offense under
 39 P.L.1960, c.39 ¹[34]¹ (C.56:8-1 et seq.).

EXPLANATION – Matter enclosed in bold-faced brackets **[thus]** in the above bill is
 not enacted and is intended to be omitted in the law.

Matter underlined thus is new matter.

Matter enclosed in superscript numerals has been adopted as follows:

¹Assembly ACO committee amendments adopted September 8, 2016.

²Senate floor amendments adopted May 25, 2017.

³Senate floor amendments adopted June 26, 2017.

1 A third or subsequent violation of subsection a. of this section is
2 an unlawful practice under P.L.1960, c.39 (C.56:8-1 et seq.), and
3 for the purposes of this section shall be considered a subsequent
4 offense under P.L.1960, c.39 (C.56:8-1 et seq.) ¹ **1**²

5
6 2. This act shall take effect on the first day of the seventh
7 month next following the date of enactment.

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Concerns sale of certain tires.

ASSEMBLY, No. 3896

STATE OF NEW JERSEY
217th LEGISLATURE

INTRODUCED JUNE 16, 2016

Sponsored by:

Assemblywoman SHAVONDA E. SUMTER
District 35 (Bergen and Passaic)

SYNOPSIS

Concerns sale of certain tires.

CURRENT VERSION OF TEXT

As introduced.



1 AN ACT concerning the sale of tires and supplementing P.L.1960,
2 c.39 (C.56:8-1 et seq.).

3

4 **BE IT ENACTED** by the Senate and General Assembly of the State
5 of New Jersey:

6

7 1. a. A person shall not sell at retail, or offer for sale at retail,
8 any tire intended for use on a motor vehicle if the tire:

9 (1) has a tread depth of less than 1/16 inch measurable in any
10 groove;

11 (2) has any damage exposing the reinforcing plies of the tire,
12 including any cuts, cracks, bulges, punctures, scrapes, or wear;

13 (3) has any improper repairs, including, but not limited to:

14 (a) any repair to the sidewall or bead area of the tire;

15 (b) any repair made in the tread shoulder or belt edge area of the
16 tire;

17 (c) any puncture that has not been sealed or patched on the
18 inside and repaired with a cured rubber stem through the outside of
19 the tire; or

20 (d) any puncture repair of damage larger than 1/4 inch;

21 (4) shows evidence of prior use of a temporary tire sealant
22 without evidence of a subsequent proper repair;

23 (5) has a defaced or missing tire identification number;

24 (6) has inner liner or bead damage; or

25 (7) shows indication of internal separation, such as bulges or
26 local areas of irregular tread wear.

27 b. A person who violates subsection a. of this section shall be
28 subject to a civil penalty of up to \$500 for a first offense, to be
29 collected in a civil action by a summary proceeding under the
30 "Penalty Enforcement Law of 1999," P.L.1999, c.274 (C.2A:58-10
31 et seq.). The Superior Court shall have jurisdiction of proceedings
32 for the enforcement of the penalty provided by this section.

33 A second violation of subsection a. of this section is an unlawful
34 practice under P.L.1960, c.39 (C.56:8-1 et seq.), and for the
35 purposes of this section shall be considered a first offense under
36 P.L.1960, c.39 34 (C.56:8-1 et seq.).

37 A third or subsequent violation of subsection a. of this section is
38 an unlawful practice under P.L.1960, c.39 (C.56:8-1 et seq.), and
39 for the purposes of this section shall be considered a subsequent
40 offense under P.L.1960, c.39 (C.56:8-1 et seq.)

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42 2. This act shall take effect on the first day of the seventh
43 month next following the date of enactment.

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This bill prohibits the sale of unsafe used tires.

Specifically, the bill prohibits the sale of certain types of used tires with damage or deficiencies. Commonly known to the tire industry, these deficiencies can be found by a visual or tactile inspection of a tire.

Under the bill, a used tire could not be sold if it:

- (1) has a tread depth of less than 1/16 inch measurable in any groove;
- (2) has any damage exposing the reinforcing plies of the tire, including any cuts, cracks, bulges, punctures, scrapes, or wear;
- (3) has any improper repairs, including, but not limited to: any repair to the sidewall or bead area; any repair made in the tread shoulder or belt edge area; any puncture that has not been sealed or patched on the inside and repaired with a cured rubber stem through the outside of the tire; or any puncture repair of damage larger than 1/4 inch;
- (4) shows evidence of prior use of a temporary tire sealant without evidence of a subsequent proper repair;
- (5) has a defaced or missing tire identification number;
- (6) has inner liner or bead damage; or
- (7) shows indication of internal separation, such as bulges or local areas of irregular tread wear.

A penalty of up to \$500 would be imposed for a first violation of the bill's provisions. A second violation would be an unlawful practice under the consumer fraud act, P.L.1960, c.39 (C.56:8-1 et seq.), and would be considered a first offense under the consumer fraud act. A third or subsequent violation of the bill's provisions would be an unlawful practice under the consumer fraud act, and would be considered a subsequent offense under that act. An unlawful practice is punishable by a monetary penalty of not more than \$10,000 for a first offense and not more than \$20,000 for any subsequent offense. Additionally, a violation can result in cease and desist orders issued by the Attorney General, the assessment of punitive damages, and the awarding of treble damages and costs to the injured.

ASSEMBLY CONSUMER AFFAIRS COMMITTEE

STATEMENT TO

ASSEMBLY, No. 3896

with committee amendments

STATE OF NEW JERSEY

DATED: SEPTEMBER 8, 2016

The Assembly Consumer Affairs Committee reports favorably and with committee amendments Assembly Bill No. 3896.

As amended by the committee, Assembly Bill No. 3896 prohibits the sale of certain types of used tires with damage or deficiencies.

Under the bill, a used tire could not be sold if it:

- (1) has a tread depth of less than 1/16 inch measurable in any groove;
- (2) has any damage exposing the reinforcing plies of the tire, including any cuts, cracks, bulges, punctures, scrapes, or wear;
- (3) has any improper repairs, including, but not limited to: any repair to the sidewall or bead area; any repair made in the tread shoulder or belt edge area; any puncture that has not been sealed or patched on the inside and repaired with a cured rubber stem through the outside of the tire; or any puncture repair of damage larger than 1/4 inch;
- (4) shows evidence of prior use of a temporary tire sealant without evidence of a subsequent proper repair;
- (5) has a defaced or missing tire identification number;
- (6) has inner liner or bead damage; or
- (7) shows indication of internal separation, such as bulges or local areas of irregular tread wear.

A penalty of up to \$500 would be imposed for a first violation of the bill's provisions. A second violation would be an unlawful practice under the consumer fraud act, P.L.1960, c.39 (C.56:8-1 et seq.), and would be considered a first offense under the consumer fraud act. A third or subsequent violation of the bill's provisions would be an unlawful practice under the consumer fraud act, and would be considered a subsequent offense under that act. An unlawful practice is punishable by a monetary penalty of not more than \$10,000 for a first offense and not more than \$20,000 for any subsequent offense. Additionally, a violation can result in cease and desist orders issued by the Attorney General, the assessment of punitive damages, and the awarding of treble damages and costs to the injured.

COMMITTEE AMENDMENTS:

The committee amendments make technical changes.

SENATE COMMERCE COMMITTEE

STATEMENT TO

[First Reprint]

ASSEMBLY, No. 3896

STATE OF NEW JERSEY

DATED: MAY 15, 2017

The Senate Commerce Committee reports favorable Assembly Bill No. 3896 (1R).

This bill prohibits the sale of certain types of used tires with damage or deficiencies.

Under the bill, a used tire could not be sold if it:

- (1) has a tread depth of less than 1/16 inch measurable in any groove;
- (2) has any damage exposing the reinforcing plies of the tire, including any cuts, cracks, bulges, punctures, scrapes, or wear;
- (3) has any improper repairs, including, but not limited to: any repair to the sidewall or bead area; any repair made in the tread shoulder or belt edge area; any puncture that has not been sealed or patched on the inside and repaired with a cured rubber stem through the outside of the tire; or any puncture repair of damage larger than 1/4 inch;
- (4) shows evidence of prior use of a temporary tire sealant without evidence of a subsequent proper repair;
- (5) has a defaced or missing tire identification number;
- (6) has inner liner or bead damage; or
- (7) shows indication of internal separation, such as bulges or local areas of irregular tread wear.

A penalty of up to \$500 would be imposed for a first violation of the bill's provisions. A second violation would be an unlawful practice under the consumer fraud act, P.L.1960, c.39 (C.56:8-1 et seq.), and would be considered a first offense under the consumer fraud act. A third or subsequent violation of the bill's provisions would be an unlawful practice under the consumer fraud act, and would be considered a subsequent offense under that act. An unlawful practice is punishable by a monetary penalty of not more than \$10,000 for a first offense and not more than \$20,000 for any subsequent offense. Additionally, a violation can result in cease and desist orders issued by the Attorney General, the assessment of punitive damages, and the awarding of treble damages and costs to the injured.

STATEMENT TO
[First Reprint]
ASSEMBLY, No. 3896

with Senate Floor Amendments
(Proposed by Senator SCUTARI)

ADOPTED: MAY 25, 2017

These Senate amendments clarify that the penalty for a violation of the bill's provisions is a civil penalty of not more than \$500 for a first offense and at least \$500 and not more than \$1,000 for a second and each subsequent offense. The amendments remove the provision in the bill making a second or subsequent violation of the bill an unlawful practice under the consumer fraud law.

STATEMENT TO
[Second Reprint]
ASSEMBLY, No. 3896

with Senate Floor Amendments
(Proposed by Senator SCUTARI)

ADOPTED: JUNE 26, 2017

These Senate amendments clarify that the restrictions in the bill on the sale of certain tires at retail, or the offer for sale at retail, is limited to sales, or offers, to the general public.

SENATE, No. 2790

STATE OF NEW JERSEY
217th LEGISLATURE

INTRODUCED NOVEMBER 14, 2016

Sponsored by:

Senator NICHOLAS P. SCUTARI

District 22 (Middlesex, Somerset and Union)

SYNOPSIS

Concerns sale of certain tires.

CURRENT VERSION OF TEXT

As introduced.



S2790 SCUTARI

2

1 AN ACT concerning the sale of tires and supplementing P.L.1960,
2 c.39 (C.56:8-1 et seq.).

3

4 **BE IT ENACTED** by the Senate and General Assembly of the State
5 of New Jersey:

6

7 1. a. A person shall not sell at retail, or offer for sale at retail,
8 any tire intended for use on a motor vehicle if the tire:

9 (1) has a tread depth of less than 1/16 inch measurable in any
10 groove;

11 (2) has any damage exposing the reinforcing plies of the tire,
12 including any cuts, cracks, bulges, punctures, scrapes, or wear;

13 (3) has any improper repairs, including, but not limited to:

14 (a) any repair to the sidewall or bead area of the tire;

15 (b) any repair made in the tread shoulder or belt edge area of the
16 tire;

17 (c) any puncture that has not been sealed or patched on the
18 inside and repaired with a cured rubber stem through the outside of
19 the tire; or

20 (d) any puncture repair of damage larger than 1/4 inch;

21 (4) shows evidence of prior use of a temporary tire sealant
22 without evidence of a subsequent proper repair;

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26 local areas of irregular tread wear.

27 b. A person who violates subsection a. of this section shall be
28 subject to a civil penalty of up to \$500 for a first offense, to be
29 collected in a civil action by a summary proceeding under the
30 "Penalty Enforcement Law of 1999," P.L.1999, c.274 (C.2A:58-10
31 et seq.). The Superior Court shall have jurisdiction of proceedings
32 for the enforcement of the penalty provided by this section.

33 A second violation of subsection a. of this section is an unlawful
34 practice under P.L.1960, c.39 (C.56:8-1 et seq.), and for the
35 purposes of this section shall be considered a first offense under
36 P.L.1960, c.39 (C.56:8-1 et seq.).

37 A third or subsequent violation of subsection a. of this section is
38 an unlawful practice under P.L.1960, c.39 (C.56:8-1 et seq.), and
39 for the purposes of this section shall be considered a subsequent
40 offense under P.L.1960, c.39 (C.56:8-1 et seq.).

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42 2. This act shall take effect on the first day of the seventh
43 month next following the date of enactment.

STATEMENT

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This bill prohibits the sale of certain types of used tires with damage or deficiencies.

Under the bill, a used tire could not be sold if it:

- (1) has a tread depth of less than 1/16 inch measurable in any groove;
- (2) has any damage exposing the reinforcing plies of the tire, including any cuts, cracks, bulges, punctures, scrapes, or wear;
- (3) has any improper repairs, including, but not limited to: any repair to the sidewall or bead area; any repair made in the tread shoulder or belt edge area; any puncture that has not been sealed or patched on the inside and repaired with a cured rubber stem through the outside of the tire; or any puncture repair of damage larger than 1/4 inch;
- (4) shows evidence of prior use of a temporary tire sealant without evidence of a subsequent proper repair;
- (5) has a defaced or missing tire identification number;
- (6) has inner liner or bead damage; or
- (7) shows indication of internal separation, such as bulges or local areas of irregular tread wear.

A penalty of up to \$500 would be imposed for a first violation of the bill's provisions. A second violation would be an unlawful practice under the consumer fraud act, P.L.1960, c.39 (C.56:8-1 et seq.), and would be considered a first offense under the consumer fraud act. A third or subsequent violation of the bill's provisions would be an unlawful practice under the consumer fraud act, and would be considered a subsequent offense under that act. An unlawful practice is punishable by a monetary penalty of not more than \$10,000 for a first offense and not more than \$20,000 for any subsequent offense. Additionally, a violation can result in cease and desist orders issued by the Attorney General, the assessment of punitive damages, and the awarding of treble damages and costs to the injured.

SENATE COMMERCE COMMITTEE

STATEMENT TO

SENATE, No. 2790

STATE OF NEW JERSEY

DATED: MAY 15, 2017

The Senate Commerce Committee reports favorably Senate Bill No. 2790.

This bill prohibits the sale of certain types of used tires with damage or deficiencies.

Under the bill, a used tire could not be sold if it:

- (1) has a tread depth of less than 1/16 inch measurable in any groove;
- (2) has any damage exposing the reinforcing plies of the tire, including any cuts, cracks, bulges, punctures, scrapes, or wear;
- (3) has any improper repairs, including, but not limited to: any repair to the sidewall or bead area; any repair made in the tread shoulder or belt edge area; any puncture that has not been sealed or patched on the inside and repaired with a cured rubber stem through the outside of the tire; or any puncture repair of damage larger than 1/4 inch;
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STATEMENT TO

SENATE, No. 2790

with Senate Floor Amendments
(Proposed by Senator SCUTARI)

ADOPTED: MAY 25, 2017

These Senate amendments clarify that the penalty for a violation of the bill's provisions is a civil penalty of not more than \$500 for a first offense and at least \$500 and not more than \$1,000 for a second and each subsequent offense. The amendments remove the provision in the bill making a second or subsequent violation of the bill an unlawful practice under the consumer fraud law.

STATEMENT TO
[First Reprint]
SENATE, No. 2790

with Senate Floor Amendments
(Proposed by Senator SCUTARI)

ADOPTED: JUNE 26, 2017

These Senate amendments clarify that the restrictions in the bill on the sale of certain tires at retail, or the offer for sale at retail, is limited to sales, or offers, to the general public.

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Governor Christie Takes Action On Pending Legislation

Monday, August 7, 2017

Tags: [Bill Action](#)

Trenton, NJ - Governor Chris Christie today announced that he has taken action on the following pending legislation:

BILL SIGNINGS:

S-169/A-4329 (Bateman/McKeon, Zwicker) - Allows certain emergency squad volunteers holding municipal elective office to vote on emergency squad concerns

S-452/A-838 (Sacco, Greenstein/Jimenez, Moriarty) - Requires waiver of dealer obligation regarding necessary repairs impacting vehicle inspection to include description of known defects

S-678/A-4967 (Rice/Watson, Tucker, Caputo) - Requires local government units to certify compliance with certain federal hiring requirements when filing annual budgets

S-726/A-4460 (Cruz-Perez, Oroho/Jones, Mosquera, Downey, Johnson) – Extends full protection of Law Against Discrimination to persons having liability for service in Armed Forces of United States; guarantees equal employment opportunity in State contracting to all veterans

S-996wGR/A-1378 (Rice, Van Drew, Turner/Muoio, Benson, Pintor Marin, Quijano, Schaer) – Requires report on status of lead-safe program in DCA

S-1219/A-936 (Holzapfel, Allen/Wolfe, McGuckin, Oliver, Giblin, Wimberly) - Requires reporting of suspected abuse of institutionalized elderly to police and that facility employees receive notice of reporting requirement annually; designated as "Peggy's Law"

S-1359/A-4096 (A.R. Bucco, Stack/A.M. Bucco, Vainieri Huttie, McKnight, Mazzeo) - Guarantees full and equal access to all housing to disabled persons who retain their retired service or guide dog as a pet, and who also obtain a new service or guide dog

S-1497/A-3225 (A.R. Bucco, Pennacchio/Dancer, Clifton, Munoz, A.M. Bucco) - Designates Killed in Action flag as an official State flag; mandates it be displayed at certain public buildings

SCS for S-1640, 1642, 1013/AS AS ACS for A-3152, 3154, 2426 (Van Drew, Holzapfel, Singer, Turner/Andrzejczak, McGuckin, Land, Wolfe, Vainieri Huttie, Taliaferro, Benson) - Establishes requirements concerning necessary care of dogs, domestic companion animals, and service animals, and for tethering of dogs

S-1660/A-770 (Van Drew, Cruz-Perez/Andrzejczak, Land, Houghtaling, DeAngelo, Johnson) - Provides for voluntary contributions by taxpayers on gross income tax returns for maintenance of certain State memorials honoring war veterans

S-1731/A-2368 (Gordon, Allen/Vainieri Huttie) - Permits municipality to establish civil penalty for smoking in public places

S-1739/A-2167 (Turner, Diegnan/Johnson, Vainieri Huttie, Wimberly) - Establishes sexual assault training requirements for law enforcement officers

S-1750/A-2729 (Madden, Cruz-Perez/A.M. Bucco, DeAngelo, Space, Mosquera, Wisniewski, DeCroce, Mukherji, Jones) - Establishes special motorcycle license plates for veterans

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S-1808/A-3342 (Van Drew, Diegnan/Karabinchak) - Designates striped bass as NJ State Saltwater Fish; redesignates brook trout as NJ Freshwater Fish

S-2153/A-3520 (Gordon/Eustace, Sumter, Wimberly, Vainieri Huttle, Johnson) – Requires NJTA to study impact of constructing rail stations at certain park and ride facilities

S-2369/A-4152 (Whelan, Van Drew, Connors/Andrzejczak, Mazzeo, Land, Burzichelli) - Limits application of DEP shellfish habitat rules for certain dredging activities

S-2457/A-3999 (Van Drew, Oroho/Houghtaling, Andrzejczak, Mazzeo, Space, Downey) - Enables collection of voluntary contributions for Jersey Fresh Program through gross income tax returns

S-2578/A-4239 (Cunningham, Pou, Gordon/Sumter, Jasey, Benson, Muoio, Downey, Mukherji) - Revises New Jersey College Loans to Assist State Students Loan Program to require applicants first exhaust federal student loans, require income verification, and limit total student loan amounts

S-2884/A-4484 (Whelan, Greenstein/Eustace, Quijano, Chiaravalloti, Caride) - Declares that deed restrictions or agreements that prevent raising or constructing of a structure to certain flood elevation standards are unenforceable

S-2892/A-5042 (Sweeney/Giblin) - Exempts certain real estate brokers, broker-salespersons and salespersons from continuing education requirement

S-3074/A-4586 (Lesniak, Turner/Johnson, Oliver, Holley, Chiaravalloti) - Establishes gubernatorial veto power over Waterfront Commission of New York Harbor's meeting minutes; expands gubernatorial oversight powers over commission

S-3244/A-4854 (Sweeney, Allen/Singleton, Burzichelli, Taliaferro) - Designates portion of Interstate Highway Route 295 in West Deptford Township as "State Trooper Sean E. Cullen Memorial Highway"

A-445/S-1661 (Mazzeo, Pinkin, DeAngelo, Chiaravalloti/Van Drew, A.R. Bucco) - Provides for voluntary contributions by taxpayers on gross income tax returns for the NJ World War II Veterans' Memorial Fund

A-1185/S-2771 (Mosquera, Holley, Moriarty, Quijano/Cruz-Perez, Van Drew) - Requires State Comptroller to report findings of audit compliance reviews

A-1199/S-1326 (Mosquera, Moriarty, Lagana, Zwicker, Downey/Turner, Oroho) - Permits a victim or witness of any age to testify by closed circuit television under certain circumstances in prosecutions for domestic violence, sexual assault, and certain other crimes

ACS for A-1690/SCS SCS for S-660, 2002 (Dancer, Singleton, Andrzejczak, Land, Benson, Moriarty, Houghtaling/Turner, Beach, Van Drew) - Allows fire district elections to be moved to November; eliminates certain fire district budget referenda; and eliminates certain fire district capital purchase referenda

A-1953/S-2448 (Coughlin, Lagana, Muoio, Benson, Houghtaling, Danielsen, Mukherji/Vitale, Whelan) - Allows installment payments for senior and disabled property taxpayers to repay overpayments of homestead credits and homestead property tax reimbursements

A-1955/SCS for S-1795 (Jones, Lampitt, Phoebus, Space/A.R. Bucco, Oroho) - Provides for voluntary discharge of personal representatives overseeing administration of estates by application to the Surrogate's Court

A-2176/S-156 (Taliaferro, Eustace, Benson, Mazzeo, Chiaravalloti/Madden, Ruiz) - Criminalizes possession and sale of alpha-pyrrolidinopentophenone (alpha-PVP), commonly known as "flakka" or "flocka"

A-3056/SCS for S-2360, 3030 (Taliaferro, Dancer, Houghtaling, Space, Andrzejczak, Webber/Allen, Greenstein, Bateman, Smith, Wimberly) – Requires DEP to establish voluntary guidelines for K-12 schools and institutions of higher education to reduce, recover, and recycle food waste; extends "Food Bank Good Samaritan Act" immunity protections to public and nonpublic schools.

A-3058/S-2366 (Space, Taliaferro, Dancer, Houghtaling, Andrzejczak/Oroho, Ruiz) - Establishes Farm to School Coordinating Council

A-3381 (McKnight, Holley, Vainieri Huttle, Houghtaling, Chiaravalloti, Quijano, Gordon) – Authorizes municipal volunteer programs for free removal of snow from certain residential properties occupied by seniors or disabled persons.

A-3386/S-2711 (Schaer, Vainieri Huttle, Chiaravalloti, Caride, Mukherji, Wimberly/Vitale, Rice) - Provides protections for children under the age of 18 with developmental disabilities and individuals with developmental disabilities ages 18-21 receiving services from Division of Children's System of Care

A-3437/S-1076 (DeAngelo, Gusciora, Land, Andrzejczak/Turner) - Designates "Garden State" as State Slogan

A-3896/S-2790 (Sumter, Mukherji, Pintor Marin/Scutari, Turner) - Concerns sale of certain tires

A-3908/S-3021 (Mazzeo, DeAngelo, Mukherji, Houghtaling, Quijano/Whelan, T. Kean) - Establishes 9/11 Memorial Registry

A-3911/S-2863 (Wisniewski, Vainieri Huttle, Mukherji/Cardinale, Pennacchio) - Provides that motor vehicle registration expires on registrant's numerical calendar day of birth

A-4164/S-2588 (Houghtaling, Downey, Holley, Muoio, Webber/Van Drew, Cruz-Perez) - Requires State Auditor to annually report on unspent State account balances

A-4206/S-2676 (Karabinchak, Prieto, Webber, Holley/Diegnan, A.R. Bucco) - Requires candidates for election to school board to file with their nominating petitions specific affirmation that they have not been convicted of crimes that would disqualify them from office

A-4230/S-3141 (Conaway, O'Scanlon, Mukherji, Pintor Marin/Codey) - Requires health insurance carriers; SHBP, and SEHBP to inform covered persons about organ and tissue donation

ACS for A-4432/SCS for S-2841 (Schaer, Lampitt, Benson, Singleton, Chiaravalloti, Wimberly/Cunningham) - Provides increased tax credit amounts under Grow New Jersey Assistance Program for certain businesses that have collaborative research relationships with colleges or universities

A-4542/S-2986 (Mazzeo, Johnson, Land, Andrzejczak, DeCrocce/Van Drew) - Designates portion of State Highway Route 55 as "State Trooper Frankie L. Williams Memorial Highway"

A-4580/S-2989 (Taliaferro, Burzichelli, Quijano, Houghtaling/Lesniak, Oroho) - Appropriates \$2,900,000 from "2009 Farmland Preservation Fund" for grants to certain nonprofit organizations for farmland preservation purposes

A-4581/S-2987 (Houghtaling, Andrzejczak, Singleton, Downey/Cruz-Perez, Oroho) - Appropriates \$22,385,743 to State Agriculture Development Committee for farmland preservation purposes

A-4582/S-2990 (Andrzejczak, Mazzeo, Taliaferro, Zwicker, Houghtaling/Whelan, Van Drew) - Appropriates \$32.5 million from constitutionally dedicated CBT revenues to State Agriculture Development Committee for county planning incentive grants

A-4584/S-2988 (Zwicker, Taliaferro, Burzichelli, Houghtaling/Sweeney) - Appropriates \$7,500,000 from constitutionally dedicated CBT revenues for planning incentive grants to municipalities for farmland preservation purposes

A-4630/S-1938 (Jones/Cruz-Perez) - Repeals law regulating charges assessed by a miller for grinding grain

A-4673/S-3095 (Houghtaling, Downey/Van Drew) - Concerns assessment of buildings or structures on real property located in certain counties following material depreciation thereof

A-4713/S-3235 (Burzichelli, Prieto, Gusciora, DeAngelo, Benson/Kyrillos, Whelan) - Designates building where NJEDA is located in memory of Caren Franzini to commemorate her outstanding service to State

A-4895/S-3056 (Egan, Sumter, Pinkin/Cunningham) - Eliminates UI exemption for interns employed by hospitals

BILL VETOED:

S-2214/A-3847 (Turner, Cunningham/Lampitt, Mukherji, Johnson, Eustace) - CONDITIONAL - Requires institutions of higher education and proprietary degree-granting institutions to improve transparency of tuition and fees

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