## 39: 3-84.3

LEGISLATIVE HISTORY OF R. S. 39:3-34.3

(Violations of Weights and Measurements of Venicles; first paragraph)

This provision was originally:

R. S. 39:3-85 (Tests); which had the following history:

This bill had statement:

This bill embodies the recommendations of the Motor Traffic Commission created by Joint Resolution No. 2 of the 1920 Legislature. The changes sought to be effected will be found in the Commission's report. All inconsistent legislation is to be repealed by another bill.

#### Report referred to is:

1921. See especially pages 9 and 15.

The section concerning weighing of trucks reads as follows:

(7) All motor vehicle inspectors shall be authorized to make such tests as in their judgment may be necessary for the purpose of determining the gross weight, size of tires, speed in miles per hour of all commercial motor vehicles and motor drawn vehicles operated on the highways of this State, and shall have power to cause the said vehicles to be weighed, and for that purpose may order the removal of the vehicle from the highway to the nearest weighing scale.

This section was not amended during passage of bill. Hor was it changed by later acts (Laws 1923, Chapter 63; Laws 1930, Chapter 207; Laws 1931, Chapter 171).

Therefore, 39:3-85 remained unchanged from 1921 to 1950. We have located two attempts to smend the section: A-125 of 1946 and A-402 of 1948. (copies attached)

R. S. 39:3-85 was repealed by Laws 1950, Chapter 142, which created R.S. 39:3-84.3.

#### R. S. 39:3-84.3

'awa 1950, Chapter 112, sec. 54- A-13. Introduced March 9, 1950 by Mr. Mehorter.

The first section of 39:3-34.3 in the bill as introduced, read as follows:

4. Any police officer having reason to believe that the size or weight of a vehicle and load is unlawful

is authorized to require the driver to stop and submit to a measurement or weighing of the same by means of either portable or stationary scales and may require that such vehicle be driven to the nearest public scales in the event such scales are within two miles.

The bill had the following statement:

The purpose of this bill is to decrease the number of weight classifications for contercial vehicles, and increase the basic registration fees for such vehicles.

The bill also provides axls wight limitations for commercial vehicles in order to provide batter distribution of weight load and less damaging effects to the highways of the State of New Jerseyl

The bill provides a method of procedure for removing excess weight at the risk of the truck cones. Assponsibility is placed on the driver and comer of a vehicle for damage done to any highway or highway structure.

Penalties are provided for violation of the statute, as well as methods of enforcing its provisions.

The bill was amended in the Assembly and in the Senate. The first paragraph was amended to read:

any State Police officer or motor vehicle inspector having reason to bolieve ...

#### Hearing Held on Assembly 13 (1950)

974**.90** R628 N. J. Lagislature. Senate. Judiciary Committee.

Public hearing on A.13 (The Truck Bill) had Harch 29, 1950.

1950d lil leaves.

See especially: Testimony of A. W. Heckman, representing Dairy Transport Association. He discusses this section at p. 37-33.

The Senate Committee amendments noted above (April 5) appear to result from Mr. Heckman's objections.

Testimony of Attorney General Parsons, on history of this legislation, at p. 11-13.

Laws 1951, 1st Spec. Sess., Chapter 356, p. 1472, sec. 1 - A-6. Introduced by Fr. Cavinato

The bill had no statement. It did not amend the first paragraph.

Laws 1955, Chapter 86, p. 258, sec. 1 - A-169. Introduced by Mr. Gant.

June 1 - Senate Committee amendment June 21 - Chapter 86

The bill had no statement. The first paragraph was not amended.

Laws 1956, Chapter 165, p. 657, sec. 1 - S.36. Introduced by Senators Murray & Farley.

June 28 - Conditional veto. Passed as suggested by Governor. December 3 - Chapter 165.

The bill had the following statement:

The purpose of this bill is to make the lessee, bailes or rentee of the vehicle responsible for biolations in view of the fact that they have the actual use and control of the vehicle once they have hired same. As the law now stands when a violation takes place they are not responsible whereas they should be since they are the primary violators.

The first paragraph was not amended by this bill.

Laws 1957, Chapter 161, p. 575, sec. 1 - A-177. Introduced by Mr. Kraus.

June 3 - Committee Substitute
July 19 - Chapter 161

The bill had no statement. The first paragraph of the section was not amended.

RS/jmg



## ASSEMBLY, No. 125

# STATE OF NEW JERSEY

### INTRODUCED FEBRUARY 4, 1946

#### By Mr. CAVINATO

### Referred to Committee on Judiciary

An Act concerning the testing of motor vehicles and the loading thereof, and amending section 39:3-85 of the Revised Statutes.

- 1 BE IT ENACTED by the Senate and General Assembly of the State of New 2 Jersey:
- 1 1. Section 39:3-85 of the Revised Statutes is amended to read as fol 2 lows:
- 3 39:3-85. Motor vehicle inspectors and all police officers may make such
- 4 tests as in their judgment are necessary to determine the gross weight, size
- 5 of tires, speed in miles per hour of all commercial motor vehicles and motor-
- 6 drawn vehicles operated on the highways of this State, and may cause the
- 7 vehicles to be weighed, and for that purpose may order the removal of the
- 8 vehicle from the highway to the nearest weighing scale.
- 1 2. This act shall take effect immediately.

#### STATEMENT

The object of this bill is to give police officers the right to cause motor vehicles to be weighed in cases where they have reason to suspect overloading. At present only motor vehicle inspectors have this power.

#### [OFFICIAL COPY REPRINT]

### ASSEMBLY, No. 125

## STATE OF NEW JERSEY

#### INTRODUCED FEBRUARY 4, 1946

#### By Mr. CAVINATO

#### Referred to Committee on Judiciary

An Act concerning the testing of motor vehicles and the loading thereof, and amending section 39:3-85 of the Revised Statutes.

- 1 Be it enacted by the Senate and General Assembly of the State of New 2 Jersey:
- 1. Section 39:3-85 of the Revised Statutes is amended to read as fol-2 lows:
- 3 39:3-85. Motor vehicle inspectors and all police officers may make such
- 4 tests as in their judgment are necessary to determine the gross weight, size
- 5 of tires, speed in miles per hour of all commercial motor vehicles and motor-
- 6 drawn vehicles operated on the highways of this State, and may cause the
- 7 vehicles to be weighed, and for that purpose may order the removal of the
- 8 vehicle from the highway to the nearest weighing scale.
- 1 2. This act shall take effect immediately.

#### ASSEMBLY No. 125

#### STATE OF NEW JERSEY

INTRODUCED FEBRUARY 4, 1946

By Mr. Cavinato

#### Referred to Committee on Judiciary

AN ACT concerning the testing of motor vehicles and the loading thereof, and amending section 39:3-85 of the Revised Statutes.

HE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 39:3-85 of the Revised Statutes is amended to read as follows:

39:3-85. Motor vehicle inspectors and all police officers may make such tests as in their judgment are necessary to determine the gross weight, size of tires, speed in miles per hour of all commercial motor vehicles and motor-drawn vehicles operated on the highways of this State, and may cause the vehicles to be weighed, and for that purpose may order the removal of the vehicle from the highway to the nearest weighing scale.

2. This act shall take effect immediately.

#### STATEMENT

The object of this bill is delive police officers the right to consent motor vehicles to be weighed in cases there they have reason to suspect overloading. At present only motor vehicle inspectors Not Remove From Library

#### STATE OF NEW JERSEY

INTRODUCED MARCH 8, 1948

By Mr. Pike

Referred to Committee on Highways

AN ACT concerning motor vehicles, and amending section 39:3-85 of the Revised Statutes.

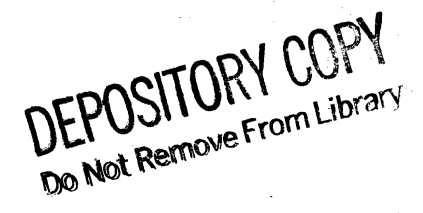
BE IT EMACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 39:3-85 of the Revised Statutes is amended to read as follows:

39:3-85. Motor vehicle inspectors may make such tests as in their judgment are necessary to determine the gross weight, size of tires, speed in miles per hour of all commercial motor vehicles and motor drawn vehicles operated on the highways of this State, and may cause the vehicles to be weighed, and for that purpose may order the removal of the vehicles from the highway to the nearest weighing scale.

County traffic police acting under the provisions of article one of chapter
transpetwo of Title 10 of the Revised Statutes may cause any commercial motor
wehicle or motor-drawn vehicle operated on any county bridge or its approaches to
be weighed and for that purpose may order the removal of said vehicle from said
bridge or its approaches to a weighing scale not more than one mile distant therefrom.

2. This act shall take effect immediately.



## ASSEMBLY, No. 13

## STATE OF NEW JERSEY

#### INTRODUCED MARCH 6, 1950

#### By Mr. MEHORTER

#### Referred to Committee on Judiciary

Ax Acr relating to motor vehicles and traffic regulation; and amending sections 39:3-20 and 39:3-84, and repealing sections 39:3-83, 39:3-85 and 39:4-73, and supplementing Title 39 of the Revised Statutes.

1,	Be it enacted by the Senate and General Assembly of the State of New
2	Jersey:
1.	1. Section 39:3-20 of the Revised Statutes is amended to read as fol-
2	lows:
3	39:3-20. An applicant for registration for automobile commercial
4	vehicles, trailers, semitrailers, and tractors shall pay to the [commissioner]
.5	director a fee based on the gross weight of the vehicle and load [, when
6	loaded to its carrying capacity. When the gross weight of the vehicle and
· 7	load exceeds the gross weight allowed by law for the particular size of tires
8	set forth in the application for registration, the gross weight of the vehicle
9	and load shall be determined according to law upon the size of tires given in
10	the application]. The plates to be used for commercial motor vehicles shall
11	display the word "commercial," and the numerals shall be prefixed by the
12	letter "X." Trailer plates shall have the letter "T." The fee shall be
13	paid in accordance with the following table:
14	When the gross weight of vehicle and [carrying capacity] load is:
1.5	I 1 000 pounds or less \$10.00

[ 1,000 pounds or less ......

1,001 to 2,000 pounds .........

16

\$10.00

12.00

	•				
	·		2		•
. 17	2,001 to	3,000 pounds			15.00
18	3,001 to	4,000 pounds			20,00
19	4,001 to	5,000 pounds			24.00
20	5,001 to	6,000 pounds			27.00
21	6,001 to	· 7,000 pounds			30.00
22	7,001 to	8,000 pounds		•••••	33.00
23	8,001 to	9,000 pounds			36.00
24	9,001 to	10,000 pounds	,		39.00
25	10,001 to	11,000 pounds			43.00
26	11,001 to	12,000 pounds		•••••	47.00
27	12,001 to	13,000 pounds			<b>51.</b> 00
28	- 13,001 to	14,000 pounds		• • • • • • • • • • • • • • • • • • • •	55.00
29	14,001 to	15,000 pounds	· · · · · · · · · · · · · · · · · · ·		59.00
30	15,001 to	16,000 pounds			68.00
31	16,001 to	17,000 pounds	:		72.00
32	17,001 to	18,000 pounds			76.00
33	18,001 to	19,000 pounds			80.00
34	19,001 to	20,000 pounds			84.00
35	20,001 to	21,000 pounds	······································		93.00
36	21,001 to	22,000 pounds		• • • • • • • • • • • • • • • • • • • •	97.00
37	22,001 to	23,000 pounds			101.00
38	23,001 to	24,000 pounds			105.00
39			• • • • • • • • • • • • • • • • • • • •		109.00
40	25,001 to	26,000 pounds			118.00
41	26,001 to	27,000 pounds		· · · · · · · · · · · · · · · · · · ·	122.00
42	27,001 to	28,000 pounds		•••••	126.00
43	28,001 to	29,000 pounds		•••••	130.00
44	29,001 to	30,000 pounds		•••••	134.00
45					145.00
<b>4</b> 6	31,001 to	32,000 pounds		•••••	151.00
47	32,001 to	<b>33,</b> 000 pounds			157.00

14	33,001 to 34,000 pounds	163.00
<i>;</i> )	34,001 to 35,000 pounds	169.00
[e)	35,001 to 36,000 pounds	180.00
·:	36,001 to 37,000 pounds	186.00
12	37,001 to 38,000 pounds	192.00
ii.	. 38,001 to 39,000 pounds	198.00
М	39,001 to 40,000 pounds	204.00]
35	1,000 pounds or less	\$10.00
<i>y</i> ) .	1,001 to 2,000 lbs	15.00
, a 14	2,001 to 3,000 lbs	20.00
,*. <b></b>	3,001 to 4,000 lbs	25.00
Sy).	4,001 to 5,000 lbs	30.00
111 -	5,001 to 6,000 lbs	35.00
61	6,001 to 8,000 lbs	40.00
ć.	8,001 to 10,000 lbs	50.00
• • •	10,001 to 13,000 lbs.	60.00
· i	13,001 to 16,000 lbs	75.00
	16,001 to 19,000 lbs.	90.00
137	19,001 to 22,000 lbs.	110.00
• ;	22,001 to 25,000 lbs.	130.00
4,6	25,001 to 28,000 lbs	150.00
604	28,001 to 32,000 lbs.	180.00
*	32,001 to 36,000 lbs	210.00
1.	36,001 to 40,000 lbs.	240.00
::	In addition to the registrations authorized to be issued pursua	ant to the
23.4	tovisions of this section, the director shall issue registrations prov	viding for
	r gross weight of vehicle and load of over forty thousand pounds	
	receding seventy thousand pounds, upon application therefor and	
* , • <u>*</u> ,	" satisfaction of the director that the applicant is actually en	ıgaged in

- 77 construction work or in the business of supplying material, transporting
- 78 material, or using such registered vehicle for construction work. The license
- 79 plate so issued shall be marked "constructor" and shall be placed upon the
- 80 vehicle or vehicles registered under this section.
- 81 The applicant for "constructor" registration plates authorized herein
- 82 shall pay therefor on each vehicle at the rate of fifteeen dollars (\$15.00)
- 83 per thousand pounds of gross weight of vehicle and load.
- It shall be unlawful for any vehicle registered and using "construc-
- 85 tor" plates to exceed thirty miles per hour and to be operated at a greater
- 86 distance than thirty miles from the point established as a headquarters for
- 87 the particular construction operation.
- 88 It shall be unlawful for any vehicle having gross weight of load and
- 89 vehicle in excess of the gross weight provided on the registration certificate
- 90 to be operated on the highways of this State.
- 91 This section shall not be construed to supersede or repeal the provi-
- 92 sions of either sections 39:3-84 or 39:4-75 of this Title.
  - 2. Section 39:3-84 of the Revised Statutes is amended to read as follows:
- 2 39:3-84. No commercial motor vehicle, tractor, trailer or semitrailer
- 3 shall be operated on any highway in this State the outside width of which is
- 4 more than ninety-six inches, [except vehicles in operation on June tenth,
- 5 one thousand nine hundred and thirty-five, which, by reason of the substitu-
- 6 tion of pneumatic tires for other types of tires, exceed the above limit, 1 or
- 7 the extreme over-all length of which exceeds thirty-five feet either for a two-
- 8 axle four-wheeled vehicle or thirty-five feet for a three-axle six-wheeled ve-
- 9 hicle, or the height of which exceeds twelve and one-half feet, except that a
- 10 vehicle exceeding the above limitations may be operated when a special per-
- 11 mit so to operate is secured in advance from the [commissioner] director.
- 12 In the case of an omnibus the maximum over-all length dimension shall
- 13 be such as the Board of Public Utility Commissioners prescribes.

No commercial motor vehicle drawing of having attached thereto any to other such vehicle, nor any combination of vehicles, shall be operated on any lighted in the State, except a tractor and semifrailer combination not in excess of a total over-all length of forty-five feet and a truck and trailer combination not in excess of a total over-all length of fifty feet, and also except a vehicle or a combination of vehicles transporting poles, pilings, structural units or other articles incapable of dismemberment the total over-all length of which shall not exceed seventy feet. All of the aforesaid dimensions shall is be inclusive of the load.

Subject to the provisions of section 39:3-82 and the axle weight limitations of this section, [. N] no commercial motor vehicle, tractor, trailer or 24 semitrailer shall be operated on any highway in this State having a composite of weight of vehicle and load of more than (a) thirty thousand pounds in the case of a two-axle four-wheeled vehicle, (b) forty thousand pounds in the case of a three-axle six-wheeled vehicle, (c) sixty thousand pounds in the 28 case of a tractor and semitrailer combination, and (d) sixty thousand pounds in the case of a truck and trailer combination.

The gross weight imposed on the highway by the wheels of any one axle of a vehicle shall not exceed twenty thousand pounds.

For the purpose of this Title the gross weight imposed on the highway by the wheels of any one axle of a vehicle shall be deemed to mean the
total load transmitted to the road by all wheels whose centers are included
between two parallel transverse vertical planes less than forty inches apart,
extending across the full width of the vehicle.

The combined gross weight imposed on the highway by all wheels of all axles whose centers are on or between two parallel transverse vertical planes spaced forty inches, but less than ninety-six inches apart, extending across the full width of the vehicle, shall not exceed twenty-eight thousand pounds.

- The limitations as to combined weights and lengths of vehicle and
- 43 load as applied to vehicles in operation on June tenth, one thousand nine
- 44 hundred and thirty-five, or manufactured or constructed prior to January
- 45 first, one thousand nine hundred and thirty-six, shall not be effective until
- 46 January first, one thousand nine hundred and forty-one.]
- The axle weight limitations of this section shall apply to all vehicles not
- 48 registered in New Jersey previous to March first, one thousand nine hun-
- 49 dred and fifty; for those vehicles registered in New Jersey on or before
- 50 March first, one thousand nine hundred and fifty, these axle weight limi-
- 51 tations shall become effective on and after March thirty-first, one thousand
- 52 nine hundred and fifty-five. The combined weight of vehicle and load and
- 53 axle load limitations provided in this section shall not apply to vehicles
- 54 registered for use with "constructor" registration plates as provided in
- 55 section 39:3-20. Such vehicles shall be limited as to gross weight by the
- 56 allowable weight of vehicle and load as shown on the registration certificate.
- 57 Every commercial motor vehicle or motor-drawn vehicle used on the
- 58 public highways carrying loads extending beyond the outside dimensions of
- 59 the vehicle shall have displayed at the outside extremity of the load a red
- 60 flag by day, which shall not be less than eighteen inches square, and a red
- 61 light by night, and they shall be so hung as to present a full view to the
- 62 drivers of approaching vehicles. This red light shall be in addition to the
- 63 red light provided for in section 39:3-61 of this Title.
- 64 [A person violating this section shall be subject to a fine not exceed-
- 65 ing one hundred dollars (\$100.00). In default of the payment thereof im-
- 66 prisonment in the county jail for a period not exceeding ten days shall be
- 67 imposed.]
- [Nothing contained in either section 39:3-20 or section 39:4-73 of this
- 69 Title shall be construed to supersede or repeal the provisions of this
- 70 section.]

- 3. Sections 39:3-83, 39:3-85 and 39:4-73 of the Revised Statutes are hereby repealed.
- 1 / 4. Any police officer having reason to believe that the size or weight of a
- 2 vehicle and load is unlawful is authorized to require the driver to stop and
- 3 submit to a measurement or weighing of the same by means of either portable
- 4 or stationary scales and may require that such vehicle be driven to the nearest
- 5 public scales in the event such scales are within two miles.
- 6 Whenever an officer upon measuring or weighing a vehicle and load, as
- 7 above provided, determines that the size or weight is unlawful, such officer
- 8 shall require the driver to stop the vehicle in a suitable place and remain
- 9 standing until such portion of the load is removed as may be necessary to re-
- 10 duce the size or gross weight of such vehicle to such limit as permitted under
- 11 this act, or permitted by the certificate of registration for the vehicle, which-
- 12 ever may be lower. All material so unloaded shall be cared for by the owner
- 13 or operator of such vehicle at the risk of such owner or operator.
- 14 No arrest shall be made in cases where weight limitations provided in
- 15 this section are not exceeded by more than five per centum (5%).
- Any driver of a vehicle who fails or refuses to stop and submit the vehicle
- 17 and load to a measurement or weighing, or who fails or refuses when directed
- 18 by an officer upon a measurement or weighing of the vehicle to stop the
- 19 vehicle and otherwise comply with the provisions of this section, shall be sub-
- 20 ject to a fine not exceeding one hundred dollars (\$100.00).

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- 21 The owner of any commercial motor vehicle, tractor, trailer or semi-
- 22 trailer, whose vehicle shall be found on a highway in violation of this act or
- 23 which shall have a gross weight of vehicle and load in excess of the gross
- 24 weight provided on the certificate of registration for the vehicle shall be
- 25 fined not less than two hundred fifty dollars (\$250.00) nor more than five
- 26 hundred dollars (\$500.00) for the first offense, and for any subsequent
- 27 offense, not less than seven hundred fifty dollars (\$750.00) nor more than one
- 28 thousand dollars (\$1,000.00); and the registration of the vehicle involved may
- 29 be revoked by the Director of the Division of Motor Vehicles.

- 5. Any person driving any vehicle, object or contrivance upon any high-
- 2 way or highway structure, whether temporary or permanent, shall be liable
- 3 for all damage which said highway or highway structure may sustain as a re-
- 4 sult of any such operation, driving or moving of such vehicle, object or con-
- 5 trivance.
- 6 Such damage may be recovered in a civil action brought by the author-
- 7 ities in control of such highway or highway structure.
- S The fact that the vehicle, object, or contrivance causing the damage was
- 9 being operated, driven or moved within the size and weight limitations author-
- 10 ized in this Title or permitted by a special permit as provided by law, shall
- 11 not be accepted as a defense to any action brought as provided herein.
- Whenever the driver is not the owner of such vehicle, object or contriv-
- 13 ance, but is so operating, driving or moving the same with the express or im-
- 14 plied permission of said owner, then the owner and the driver shall be jointly
- 15 and severally liable for any damage.
- 1 6. This act shall take effect May first, one thousand nine hundred and 2 fifty.

#### STATE MENT

The purpose of this bill is to decrease the number of weight classifications for commercial vehicles, and increase the basic registration fees for such vehicles.

The bill also provides axle weight limitations for commercial vehicles in order to provide better distribution of weight load and less damaging effects to the highways of the State of New Jersey.

The bill provides a method of procedure for removing excess weight at the risk of the truck owner. Responsibility is placed on the driver and owner of a vehicle for damage done to any highway or highway structure.

Penalties are provided for violation of the statute, as well as methods of enforcing its provisions.

#### [OFFICIAL COPY REPRINT]

### ASSEMBLY, No. 13

## STATE OF NEW JERSEY

#### INTRODUCED MARCH 6, 1950

#### By Mr. MEHORTER

#### Referred to Committee on Judiciary

An Act relating to motor vehicles and traffic regulation, and amending sections 39:3-20 and 39:3-84, and repealing sections 39:3-83, 39:3-85 and 39:4-73, and supplementing Title 39 of the Revised Statutes.

- 1 Be it enacted by the Senate and General Assembly of the State of New 2 Jersey:
- 1 1. Section 39:3-20 of the Revised Statutes is amended to read as follows:
- 3 39:3-20. An applicant for registration for automobile commercial
- 4 vehicles, trailers, semitrailers, and tractors shall pay to the director a fee
- 5 based on the gross weight of the vehicle and load. The plates to be used for
- 6 commercial motor vehicles shall display the word "commercial," and the
- 7 numerals shall be prefixed by the letter "X." Trailer plates shall have the
- 8 letter "T." The fee shall be paid in accordance with the following table:
- When the gross weight of vehicle and load is:

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10 55	1,000 pounds or less	\$10.00
56	1,001 to 2,000 lbs	15.00
57	2,001 to 3,000 lbs	20.00
58	3,001 to 4,000 lbs	25.00
$\tilde{z}_{i}^{t}$	4,001 to 5,000 lbs.	30.00
4,69	5,001 to 6,000 lbs	35.00
1.1	6,001 to 8,000 lbc	án no

62	8,001 to 10,000 lbs	50,00
63	10,001 to 13,000 lbs	60,00
64	13,001 to 16,000 lbs	75.00
65	16,001 to 19,000 lbs	90,00
<b>6</b> 6	19,001 to 22,000 lbs	110.00
67	22,001 to 25,000 lbs	130.00
68	25,001 to 28,000 lbs	150,66
<b>6</b> 9	28,001 to 32,000 lbs	180,6%
70	32,001 to 36,000 lbs	210.00
71.	36,001 to 40,000 lbs	240.00
<b>7</b> 2	In addition to the registrations authorized to be issued pursuan	it to the
<b>7</b> 3	provisions of this section, the director shall issue registrations provide	ding for
74	the gross weight of vehicle and load of over forty thousand pounds	but not
<b>7</b> 5	exceeding seventy thousand pounds, upon application therefor and p	proof to
76	the satisfaction of the director that the applicant is actually eng	aged is
77	construction work or in the business of supplying material, trans	sportin
78	material, or using such registered vehicle for construction work. The	e license
79	plate so issued shall be marked "constructor" and shall be placed u	pon the
80	vehicle or vehicles registered under this section.	
81	The applicant for "constructor" registration plates authorized	l hereit
82	shall pay therefor on each vehicle at the rate of fifteeen dollars	(\$15.000
83	per thousand pounds of gross weight of vehicle and load.	
84	Vehicles registered and using "constructor" plates must comp	oly " "
	the speed limitations in Title 39 of the Revised Statutes and in no ev	•
	they exceed thirty miles per hour, and such vehicles may not be ope	
87	a greater distance than thirty miles from the point established as	a '
	quarters for the particular construction operation.	, ,
89	It shall be unlawful for any vehicle having gross weight of t	
	vehicle in excess of the gross weight provided on the registration of	*(*13 F
112	to be operated on the highways of this State.	
• •	Moneys realized from the increase of the fees for registration	a i

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93 pursuant to the provisions of this act shall be paid into the State treasury 94 and credited to the General State fund and available for general State

95 purposes.

This section shall not be construed to supersede or repeal the provi-96 97 sions of either sections 39:3-84 or 39:4-75 of this Title.

1 2. Section 39:3-84 of the Revised Statutes is amended to read as follows:

39:3-84. No commercial motor vehicle, tractor, trailer or semitrailer

3 shall be operated on any highway in this State the outside width of which is

4 more than ninety-six inches, or the extreme over-all length of which exceeds

5 thirty-five feet either for a two-axle four-wheeled vehicle or thirty-five feet

6 for a three-axle six-wheeled vehicle, or the height of which exceeds twelve

7 and one-half feet, except that a vehicle exceeding the above limitations may

S be operated when a special permit so to operate is secured in advance from

9 the director.

In the case of an omnibus the maximum over-all length dimension shall 10-12

13 be such as the Board of Public Utility Commissioners prescribes.

No commercial motor vehicle drawing or having attached thereto any

15 other such vehicle, nor any combination of vehicles, shall be operated on any

16 highway in the State, except a tractor and semitrailer combination not in

17 excess of a total over-all length of forty-five feet and a truck and trailer com-

18 bination not in excess of a total over-all length of fifty feet, and also except

19 a vehicle or a combination of vehicles transporting poles, pilings, structural

20 units or other articles incapable of dismemberment the total over-all length

21 of which shall not exceed seventy feet. All of the aforesaid dimensions shall

2111 be inclusive of the load.

22Subject to the provisions of section 39:3-82 and the axle weight limita-

23 tions of this section, no commercial motor vehicle, tractor, trailer or

24 semitrailer shall be operated on any highway in this State having a com-

25 bined weight of vehicle and load of more than (a) thirty thousand pounds

26 in the case of a two-axle four-wheeled vehicle, (b) forty thousand pounds in

27 the case of a three-axle six-wheeled vehicle, (c) sixty thousand pounds in the

28 case of a tractor and semitrailer combination, and (d) sixty thousand pounds 29 in the case of a truck and trailer combination.

- The gross weight imposed on the highway by the wheels of any one are of a vehicle shall not exceed twenty thousand pounds.
- 32 For the purpose of this Title the gross weight imposed on the high-
- 33 way by the wheels of any one axle of a vehicle shall be deemed to mean the
- 34 total load transmitted to the road by all wheels whose centers are included
- 35 between two parallel transverse vertical planes less than forty inches apart,
- 36 extending across the full width of the vehicle.
- 37 The combined gross weight imposed on the highway by all wheels of
- 38 all axles whose centers are on or between two parallel transverse vertical
- 39 planes spaced forty inches, but less than ninety-six inches apart, extending
- 40 across the full width of the vehicle, shall not exceed twenty-eight thousand
- 41 pounds.
- 42 Every commercial motor vehicle or motor-drawn vehicle used on the
- 43 public highways carrying loads extending beyond the outside dimensions of
- 44 the vehicle shall have displayed at the outside extremity of the load a red
- 45 flag by day, which shall not be less than eighteen inches square, and a red
- 46 light by night, and they shall be so hung as to present a full view to the
- 47 drivers of approaching vehicles. This red light shall be in addition to the
- 48 red light provided for in section 39:3-61 of this Title.
- 1 3. The axle weight limitations of section 39:3-84 of the Revised Statutes
- 2 shall apply to all vehicles not registered in New Jersey previous to March
- 3 first, one thousand nine hundred and fifty; for those vehicles registered in
- 4 New Jersey on or before March first, one thousand nine hundred and fifty.
- 5 these axle weight limitations shall become effective on and after March
- 6 thirty-first, one thousand nine hundred and fifty-five. The combined weight of
- 7 vehicle and load and axle load limitations provided in section 39:3-84 of the 8 Revised Statutes shall not apply to vehicles registered for use with "cou-
- 9-structor" registration plates as provided in section 39:3-20 of the Revised
- 10 Statutes. Such vehicles shall be limited as to gross weight by the allowable
- 11 weight of vehicle and load as shown on the registration certificate.

4. Sections 39:3-83, 39:3-85 and 39:4-73 of the Revised Statutes are 2 hereby repealed.

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5. Any police officer having reason to believe that the size or weight of a 2 vehicle and load is unlawful is authorized to require the driver to stop and 3 submit to a measurement or weighing of the same by means of either portable 4 or stationary scales and may require that such vehicle be driven to the nearest 5 public scales in the event such scales are within two miles.

Whenever an officer upon measuring or weighing a vehicle and load, as 7 above provided, determines that the size or weight is unlawful, such officer 8 shall require the driver to stop the vehicle in a suitable place and remain 9 standing until such portion of the load is removed as may be necessary to re-10 duce the size or gross weight of such vehicle to such limit as permitted under 11 this act, or permitted by the certificate of registration for the vehicle, which-12 ever may be lower. All material so unloaded shall be cared for by the owner 13 or operator of such vehicle at the risk of such owner or operator.

No arrest shall be made in cases where weight limitations provided in 15 this section are not exceeded by more than five per centum (5%).

Any driver of a vehicle who fails or refuses to stop and submit the vehicle 17 and load to a measurement or weighing, or who fails or refuses when directed 18 by an officer upon a measurement or weighing of the vehicle to stop the 19 vehicle and otherwise comply with the provisions of this section, shall be sub-20 ject to a fine not exceeding one hundred dollars (\$100.00).

The owner of any commercial motor vehicle, tractor, trailer or semi-22 trailer, whose vehicle shall be found on a highway in violation of this act or 23 which shall have a gross weight of vehicle and load in excess of the gross 24 weight provided on the certificate of registration for the vehicle shall be ined not less than two hundred fifty dollars (\$250.00) nor more than five Hundred dollars (\$500.00) for the first offense, and for any subsequent offense, not less than seven hundred fifty dollars (\$750.00) nor more than one 45 thousand dollars (\$1,000.00); and the registration of the vehicle involved may

be revoked by the Director of the Division of Motor Vehicles.

- 1 6. Any person driving any vehicle, object or contrivance upon any high-
- 2 way or highway structure, whether temporary or permanent, shall be liable
- 3 for all damage which said highway or highway structure may sustain as a re-
- 4 sult of any such operation, driving or moving of such vehicle, object or con-
- 5 trivance.
- 6 Such damage may be recovered in a civil action brought by the author-
- 7 ities in control of such highway or highway structure.
- 8 The fact that the vehicle, object, or contrivance causing the damage was
- 9 being operated, driven or moved within the size and weight limitations author-
- 10 ized in this Title or permitted by a special permit as provided by law, shall
- 11 not be accepted as a defense to any action brought as provided herein.
- Whenever the driver is not the owner of such vehicle, object or contriv-
- 13 ance, but is so operating, driving or moving the same with the express or im-
- 14 plied permission of said owner, then the owner and the driver shall be jointly
- 15 and severally liable for any damage.
- 7. If any section, subsection, clause or provision of this act shall be
- 2 adjudged unconstitutional or to be ineffective in whole or in part, to the
- 3 extent that it is not adjudged unconstitutional or is not ineffective it shall be
- 4 valid and effective and no other section, subsection, clause or provision of
- 5 this act shall on account thereof be deemed invalid or ineffective, and the
- 6 inapplicability or invalidity of any section, subsection, clause or provision of
- 7 this act in any one or more instances or under any one or more circum-
- 8 stances shall not be taken to affect or prejudice in any way its applicability
- 9 or validity in any other instance or under any other circumstance.
- 1 8. This act shall take effect May first, one thousand nine hundred and 2 fifty.

#### [OFFICIAL COPY REPRINT]

SENATE AMENDMENTS TO

### ASSEMBLY, No. 13

(Second Official Copy Reprint)

## STATE OF NEW JERSEY

#### ADOPTED MAY 10, 1950

Amend page 3, section 2, line 6, omit "twelve", insert "thirteen".

Amend page 4, section 2, line 31, omit "twenty thousand pounds", insert "twenty-two thousand four hundred pounds".

Amend page 4, section 2, line 40, omit "twenty-eight thousand", insert "thirty-two thousand".

Amend page 4, section 3, line 2, after "vehicles" omit "not"; after "New Jersey" omit "previous", insert "subsequent".

Amend page 4, section 3, line 3, after "fifty" and before ";" insert "which have not been registered therein prior to that date".

Amend page 4, section 3, line 4, after "New Jersey" insert "or contracted for purchase by New Jersey residents".

Amend page 5, section 5, line 1, after "Any" insert "State"; after "officer" insert "or motor vehicle inspector".

Amend page 5, section 5, line 6, after "officer" insert "or inspector".

Amend page 5, section 5, line 25, omit "fifty".

Amend page 5, section 5, line 25, omit "\$250.00", insert "\$200.00".

Amend page 5, section 5, line 27, after "not less" insert "than five hundred dollars (\$500.00) nor more".

Amend page 5, section 5, line 27, omit "nor more than one".

Amend page 5, section 5, line 28, omit "thousand dollars (\$1,000.00)".

Amend page 6, section 6, line 1, after "contrivance" insert "referred to in section 39:3-84 of the Revised Statutes, in excess of the gross weight limits set forth therein".

#### [SECOND OFFICIAL COPY REPRINT]

### ASSEMBLY, No. 13

## STATE OF NEW JERSEY

INTRODUCED MARCH 6, 1950

By Mr. MEHORTER

Referred to Committee on Judiciary

Ax Acr relating to motor vehicles and traffic regulation, and amending sections 39:3-20 and 39:3-84, and repealing sections 39:3-83, 39:3-85 and 39:4-73, and supplementing Title 39 of the Revised Statutes.

- Be it enacted by the Senate and General Assembly of the State of New 2 Jersey:
- 1 1. Section 39:3-20 of the Revised Statutes is amended to read as follows:
- 39:3-20. An applicant for registration for automobile commercial
- 4 vehicles, trailers, semitrailers, and tractors shall pay to the director a fee
- 5 based on the gross weight of the vehicle and load. The plates to be used for
- commercial motor vehicles shall display the word "commercial," and the
- 7 numerals shall be prefixed by the letter "X." Trailer plates shall have the
- better "T." The fee shall be paid in accordance with the following table:

When the gross weight of vehicle and load is:

1,000 pounds or less	\$10.00
1,001 to 2,000 lbs	15.00
2,001 to 3,000 lbs	20.00
3,001 to 4,000 lbs	25.00
4,001 to 5,000 lbs	30.00
5,001 to 6,000 lbs.	. 35.00
6,001 to 8,000 lbs	40.00

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62	8,001 to 10,000 lbs	50.00
63	10,001 to 13,000 lbs	60.00
64	13,001 to 16,000 lbs	75.00
65	16,001 to 19,000 lbs	90.00
66	19,001 to 22,000 lbs	110.00
67	22,001 to 25,000 lbs	130.00
68	25,001 to 28,000 lbs	150.00
69	28,001 to 32,000 lbs	180.00
70	32,001 to 36,000 lbs	210.00
71	36,001 to 40,000 lbs	240.00
72	In addition to the registrations authorized to be issued pursua	ant to the
73	provisions of this section, the director shall issue registrations provi	viding for
74	the gross weight of vehicle and load of over forty thousand pounds	s but not
<b>7</b> 5	exceeding seventy thousand pounds, upon application therefor and	l proof to
76	the satisfaction of the director that the applicant is actually er	ngaged in
77	construction work or in the business of supplying material, tra	nsporting
78	material, or using such registered vehicle for construction work. T	he license
79	plate so issued shall be marked "constructor" and shall be placed	upon the
80	vehicle or vehicles registered under this section.	
81	The applicant for "constructor" registration plates authorize	ed herein

- The applicant for "constructor" registration plates authorized herein 82 shall pay therefor on each vehicle at the rate of fifteeen dollars (\$15.00) 83 per thousand pounds of gross weight of vehicle and load.
- It shall be unlawful for any vehicle registered and using "construc-85 tor" plates to exceed thirty miles per hour and to be operated at a greater 86 distance than thirty miles from the point established as a headquarters for 87 the particular construction operation.
- It shall be unlawful for any vehicle having gross weight of load and 89 vehicle in excess of the gross weight provided on the registration certificate 90 to be operated on the highways of this State.
- 91 This section shall not be construed to supersede or repeal the provi-92 sions of either sections 39:3-84 or 39:4-75 of this Title.

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- 2. Section 39:3-84 of the Revised Statutes is amended to read as follows:
- 2 39:3-84. No commercial motor vehicle, tractor, trailer or semitrailer
- 3 shall be operated on any highway in this State the outside width of which is
- 4 more than ninety-six inches, or the extreme over-all length of which exceeds
- 5 thirty-five feet either for a two-axle four-wheeled vehicle or thirty-five feet
  - 6 for a three-axle six-wheeled vehicle, or the height of which exceeds twelve
  - 7 and one-half feet, except that a vehicle exceeding the above limitations may
  - 8 be operated when a special permit so to operate is secured in advance from
  - 9 the director.
- 10-12 In the case of an omnibus the maximum over-all length dimension shall
  - 13 be such as the Board of Public Utility Commissioners prescribes.
  - No commercial motor vehicle drawing or having attached thereto any
  - 15 other such vehicle, nor any combination of vehicles, shall be operated on any
  - 16 highway in the State, except a tractor and semitrailer combination not in
  - 17 excess of a total over-all length of forty-five feet and a truck and trailer com-
  - 18 bination not in excess of a total over-all length of fifty feet, and also except
  - 19 a vehicle or a combination of vehicles transporting poles, pilings, structural
  - 20 units or other articles incapable of dismemberment the total over-all length
  - 21 of which shall not exceed seventy feet. All of the aforesaid dimensions shall
- 21½ be inclusive of the load.
  - Subject to the provisions of section 39:3-82 and the axle weight limita-
  - 23 tions of this section, no commercial motor vehicle, tractor, trailer or
  - 24 semitrailer shall be operated on any highway in this State having a com-
  - 25 bined weight of vehicle and load of more than (a) thirty thousand pounds
  - 26 in the case of a two-axle four-wheeled vehicle, (b) forty thousand pounds in
  - 27 the case of a three-axle six-wheeled vehicle, (c) sixty thousand pounds in the
  - 28 case of a tractor and semitrailer combination, and (d) sixty thousand pounds
  - 29 in the case of a truck and trailer combination.
  - The gross weight imposed on the highway by the wheels of any one
  - 31 axle of a vehicle shall not exceed twenty thousand pounds.

33 way by the wheels of any one axle of a vehicle shall be deemed to mean the

34 total load transmitted to the road by all wheels whose centers are included

35 between two parallel transverse vertical planes less than forty inches apart,

36 extending across the full width of the vehicle.

37 The combined gross weight imposed on the highway by all wheels of

38 all axles whose centers are on or between two parallel transverse vertical

39 planes spaced forty inches, but less than ninety-six inches apart, extending

40 across the full width of the vehicle, shall not exceed twenty-eight thousand

41 pounds.

The axle weight limitations of this section shall apply to all vehicles not

48 registered in New Jersey previous to March first, one thousand nine hun-

49 dred and fifty; for those vehicles registered in New Jersey on or before

50 March first, one thousand nine hundred and fifty, these axle weight limi-

51 tations shall become effective on and after March thirty-first, one thousand

52 nine hundred and fifty-five. The combined weight of vehicle and load and

53 axle load limitations provided in this section shall not apply to vehicles

54 registered for use with "constructor" registration plates as provided in

55 section 39:3-20. Such vehicles shall be limited as to gross weight by the

56 allowable weight of vehicle and load as shown on the registration certificate.

57 Every commercial motor vehicle or motor-drawn vehicle used on the

58 public highways carrying loads extending beyond the outside dimensions of

59 the vehicle shall have displayed at the outside extremity of the load a red

60 flag by day, which shall not be less than eighteen inches square, and a red

61 light by night, and they shall be so hung as to present a full view to the

62 drivers of approaching vehicles. This red light shall be in addition to the

63 red light provided for in section 39:3-61 of this Title.

3. Sections 39:3-83, 39:3-85 and 39:4-73 of the Revised Statutes are

2 hereby repealed.

4. Any police officer having reason to believe that the size or weight of a

2 vehicle and load is unlawful is authorized to require the driver to stop and

3 submit to a measurement or weighing of the same by means of either portable 4 or stationary scales and may require that such vehicle be driven to the nearest 5 public scales in the event such scales are within two miles.

Whenever an officer upon measuring or weighing a vehicle and load, as above provided, determines that the size or weight is unlawful, such officer shall require the driver to stop the vehicle in a suitable place and remain standing until such portion of the load is removed as may be necessary to reduce the size or gross weight of such vehicle to such limit as permitted under this act, or permitted by the certificate of registration for the vehicle, which ever may be lower. All material so unloaded shall be cared for by the owner or operator of such vehicle at the risk of such owner or operator.

No arrest shall be made in cases where weight limitations provided in this section are not exceeded by more than five per centum (5%).

Any driver of a vehicle who fails or refuses to stop and submit the vehicle and load to a measurement or weighing, or who fails or refuses when directed by an officer upon a measurement or weighing of the vehicle to stop the vehicle and otherwise comply with the provisions of this section, shall be subject to a fine not exceeding one hundred dollars (\$100.00).

The owner of any commercial motor vehicle, tractor, trailer or semitrailer, whose vehicle shall be found on a highway in violation of this act or which shall have a gross weight of vehicle and load in excess of the gross weight provided on the certificate of registration for the vehicle shall be med not less than two hundred fifty dollars (\$250.00) nor more than five bundred dollars (\$500.00) for the first offense, and for any subsequent effense, not less than seven hundred fifty dollars (\$750.00) nor more than one outside outside outside of the provided by the Director of the Division of Motor Vehicles.

5. Any person driving any vehicle, object or contrivance upon any high
y or highway structure, whether temporary or permanent, shall be liable

tall damage which said highway or highway structure may sustain as a re
of any such operation, driving or moving of such vehicle, object or con
trance.

- Such damage may be recovered in a civil action brought by the author-
- 7 ities in control of such highway or highway structure.
- 8 The fact that the vehicle, object, or contrivance causing the damage was
- 9 being operated, driven or moved within the size and weight limitations author-
- 10 ized in this Title or permitted by a special permit as provided by law, shall
- 11 not be accepted as a defense to any action brought as provided herein.
- Whenever the driver is not the owner of such vehicle, object or contriv-
- 13 ance, but is so operating, driving or moving the same with the express or im-
- 14 plied permission of said owner, then the owner and the driver shall be jointly
- 15 and severally liable for any damage.
- 1 6. This act shall take effect May first, one thousand nine hundred and 2 fifty.

#### [THIRD OFFICIAL COPY REPRINT]

## ASSEMBLY, No. 13

## STATE OF NEW JERSEY

#### INTRODUCED MARCH 6, 1950

#### By Mr. MEHORTER

#### Referred to Committee on Judiciary

An Act relating to motor vehicles and traffic regulation, and amending sections 39:3-20 and 39:3-84, and repealing sections 39:3-83, 39:3-85 and 39:4-73, and supplementing Title 39 of the Revised Statutes.

- 1 Be it enacted by the Senate and General Assembly of the State of New 2 Jersey:
- 1 1. Section 39:3-20 of the Revised Statutes is amended to read as follows:
- 3 39:3-20. An applicant for registration for automobile commercial
- 4 vehicles, trailers, semitrailers, and tractors shall pay to the director a fee
- 5 based on the gross weight of the vehicle and load. The plates to be used for
- 6 commercial motor vehicles shall display the word "commercial," and the
- 7 numerals shall be prefixed by the letter "X." Trailer plates shall have the
- 8 letter "T." The fee shall be paid in accordance with the following table:
- When the gross weight of vehicle and load is:

*,5	1,000 pc	ounds or less	\$10.00
<b>%</b> ,	1,001 to	2,000 lbs	15.00
77	2,001 to	3,000 lbs	20.00
Tree	3,001 to	4,000 lbs.	25.00
29	4,001 to	5,000 lbs.	30.00
883 .	5,001 to	6,000 lbs.	35.00
4 9	6.001 to	8,000 lbs	40.00

62	8,001 to 10,000 lbs
63	10,001 to 13,000 lbs
64	13,001 to 16,000 lbs
65	16,001 to 19,000 lbs
66	19,001 to 22,000 lbs
67	22,001 to 25,000 lbs
68	25,001 to 28,000 lbs
69	28,001 to 32,000 lbs
<b>7</b> 0	32,001 to 36,000 lbs
71	36,001 to 40,000 lbs
<b>7</b> 2	In addition to the registrations authorized to be issued pursuant to the
<b>7</b> 3	provisions of this section, the director shall issue registrations providing for
74	the gross weight of vehicle and load of over forty thousand pounds but not
<b>75</b>	exceeding seventy thousand pounds, upon application therefor and proof to
<b>7</b> 6	the satisfaction of the director that the applicant is actually engaged in
77	construction work or in the business of supplying material, transporting
78	material, or using such registered vehicle for construction work. The license
<b>7</b> 9	plate so issued shall be marked "constructor" and shall be placed upon the
80	vehicle or vehicles registered under this section.
81	The applicant for "constructor" registration plates authorized herein
82	shall pay therefor on each vehicle at the rate of fifteeen dollars (\$15.00)
On	thereand nounds of gross weight of vohicle and load

- 83 per thousand pounds of gross weight of vehicle and load.
- Vehicles registered and using "constructor" plates must comply with 84 85 the speed limitations in Title 39 of the Revised Statutes and in no event may 86 they exceed thirty miles per hour, and such vehicles may not be operated at 87 a greater distance than thirty miles from the point established as a head-88 quarters for the particular construction operation.
- It shall be unlawful for any vehicle having gross weight of load and 90 vehicle in excess of the gross weight provided on the registration certificate 91 to be operated on the highways of this State.

- Moneys realized from the increase of the fees for registrations issued pursuant to the provisions of this act shall be paid into the State treasury and credited to the General State Fund and available for general State purposes.
- This section shall not be construed to supersede or repeal the proviof sions of either sections 39:3-84 or 39:4-75 of this Title.
  - 2. Section 39:3-84 of the Revised Statutes is amended to read as follows:
- 39:3-84. No commercial motor vehicle, tractor, trailer or semitrailer shall be operated on any highway in this State the outside width of which is more than ninety-six inches, or the extreme over-all length of which exceeds thirty-five feet either for a two-axle four-wheeled vehicle or thirty-five feet for a three-axle six-wheeled vehicle, or the height of which exceeds thirteen and one-half feet, except that a vehicle exceeding the above limitations may be operated when a special permit so to operate is secured in advance from the director.
- 12 In the case of an omnibus the maximum over-all length dimension shall 13 be such as the Board of Public Utility Commissioners prescribes.
- No commercial motor vehicle drawing or having attached thereto any 15 other such vehicle, nor any combination of vehicles, shall be operated on any 16 highway in the State, except a tractor and semitrailer combination not in 17 excess of a total over-all length of forty-five feet and a truck and trailer combination not in excess of a total over-all length of fifty feet, and also except 13 a vehicle or a combination of vehicles transporting poles, pilings, structural 23 units or other articles incapable of dismemberment the total over-all length 14 of which shall not exceed seventy feet. All of the aforesaid dimensions shall 15 be inclusive of the load.
- Subject to the provisions of section 39:3-82 and the axle weight limitations of this section, no commercial motor vehicle, tractor, trailer or temitrailer shall be operated on any highway in this State having a combined weight of vehicle and load of more than (a) thirty thousand pounds in the case of a two-axle four-wheeled vehicle, (b) forty thousand pounds in the case of a three-axle six-wheeled vehicle, (c) sixty thousand pounds in the

28 case of a tractor and semitrailer combination, and (d) sixty thousand pounds
29 in the case of a truck and trailer combination.

The gross weight imposed on the highway by the wheels of any one are all axle of a vehicle shall not exceed twenty-two thousand four hundred pounds.

For the purpose of this Title the gross weight imposed on the high-33 way by the wheels of any one axle of a vehicle shall be deemed to mean the 34 total load transmitted to the road by all wheels whose centers are included 35 between two parallel transverse vertical planes less than forty inches apart, 36 extending across the full width of the vehicle.

The combined gross weight imposed on the highway by all wheels of 38 all axles whose centers are on or between two parallel transverse vertical 39 planes spaced forty inches, but less than ninety-six inches apart, extending 40 across the full width of the vehicle, shall not exceed thirty-two thousand 41 pounds.

Every commercial motor vehicle or motor-drawn vehicle used on the 43 public highways carrying loads extending beyond the outside dimensions of 44 the vehicle shall have displayed at the outside extremity of the load a red 45 flag by day, which shall not be less than eighteen inches square, and a red 46 light by night, and they shall be so hung as to present a full view to the 47 drivers of approaching vehicles. This red light shall be in addition to the 48 red light provided for in section 39:3-61 of this Title.

3. The axle weight limitations of section 39:3-84 of the Revised Statutes 2 shall apply to all vehicles registered in New Jersey subsequent to March 3 first, one thousand nine hundred and fifty, which have not been registered 4 therein prior to that date; for those vehicles registered in New Jersey or 5 contracted for purchase by New Jersey residents on or before March first, 6 one thousand nine hundred and fifty, these axle weight limitations shall 7 become effective on and after March thirty-first, one thousand nine hundred 8 and fifty-five. The combined weight of vehicle and load and axle load 9 limitations provided in section 39:3-84 of the Revised Statutes shall not 10 apply to vehicles registered for use with "constructor" registration plates

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11 as provided in section 39:3-20 of the Revised Statutes. Such vehicles shall ...
12 be limited as to gross weight by the allowable weight of vehicle and load
13 as shown on the registration certificate.

- 4. Sections 39:3-83, 39:3-85 and 39:4-73 of the Revised Statutes are 2 hereby repealed.
- 5. Any State Police officer or motor vehicle inspector having reason to believe that the size or weight of a vehicle and load is unlawful is authorized to require the driver to stop and submit to a measurement or weighing of the same by means of either portable or stationary scales and may require that such vehicle be driven to the nearest public scales in the event such scales are within two miles.
- Whenever an officer or inspector upon measuring or weighing a vehicle 8 and load, as above provided, determines that the size or weight is unlawful, 9 such officer shall require the driver to stop the vehicle in a suitable place and 10 remain standing until such portion of the load is removed as may be neces11 sary to reduce the size or gross weight of such vehicle to such limit as per12 mitted under this act, or permitted by the certificate of registration for the 13 vehicle, whichever may be lower. All material so unloaded shall be cared for 13½ by the owner or operator of such vehicle at the risk of such owner or operator.
  - No arrest shall be made in cases where weight limitations provided in 15 this section are not exceeded by more than five per centum (5%).
  - Any driver of a vehicle who fails or refuses to stop and submit the vehicle 17 and load to a measurement or weighing, or who fails or refuses when directed 18 by an officer upon a measurement or weighing of the vehicle to stop the 19 vehicle and otherwise comply with the provisions of this section, shall be sub-20 ject to a fine not exceeding one hundred dollars (\$100.00).
  - The owner of any commercial motor vehicle, tractor, trailer or semi-22 trailer, whose vehicle shall be found on a highway in violation of this act or 23 which shall have a gross weight of vehicle and load in excess of the gross 24 weight provided on the certificate of registration for the vehicle shall be 25 fined not less than two hundred dollars (\$200.00) nor more than five 26 hundred dollars (\$500.00) for the first offense, and for any subsequent

27 offense, not less than five hundred dollars (\$500.00) nor more than seven 28 hundred fifty dollars (\$750.00); and the registration of the vehicle involved 29 may be revoked by the Director of the Division of Motor Vehicles.

- 1 6. Any person driving any vehicle, object or contrivance referred to it.
- 2 section 39:3-84 of the Revised Statutes, in excess of the gross weight limit.
- 3 set forth therein upon any highway or highway structure, whether temporary
- 4 or permanent, shall be liable for all damage which said highway or highway
- 5 structure may sustain as a result of any such operation, driving or moving
- $5\frac{1}{2}$  of such vehicle, object or contrivance.
  - 6 Such damage may be recovered in a civil action brought by the author.
  - 7 ities in control of such highway or highway structure.
  - 8 The fact that the vehicle, object, or contrivance causing the damage was
  - 9 being operated, driven or moved within the size and weight limitations author.
  - 10 ized in this Title or permitted by a special permit as provided by law, shall
  - 11 not be accepted as a defense to any action brought as provided herein in
  - 12 damage is caused to highways or bridges posted for less weight limits than
  - 13 those set forth in this act.
  - 14 Whenever the driver is not the owner of such vehicle, object or contriv-
  - 15 ance, but is so operating, driving or moving the same with the express or im-
  - 16 plied permission of said owner, then the owner and the driver shall be jointly
  - 17 and severally liable for any damage.
    - 7. If any section, subsection, clause or provision of this act shall be
  - 2 adjudged unconstitutional or to be ineffective in whole or in part, to the
  - 3 extent that it is not adjudged unconstitutional or is not ineffective it shall be
  - 4 valid and effective and no other section, subsection, clause or provision of
  - 5 this act shall on account thereof be deemed invalid or ineffective, and the
  - 6 inapplicability or invalidity of any section, subsection, clause or provision of
  - 7 this act in any one or more instances-or under any one or more circum-
  - 8 stances shall not be taken to affect or prejudice in any way its applicability
  - 9 or validity in any other instance or under any other circumstance.
  - 1 8. This act shall take effect January first, one thousand nine hundred 2 and fifty-one.

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## ASSEMBLY, No. 13

## STATE OF NEW JERSEY

#### ADOPTED APRIL 5, 1950

Amend page 3, section 2, line 6, omit "twelve", insert "thirteen".

Amend page 4, section 2, line 31, omit "twenty thousand pounds", insert "twenty-two thousand four hundred pounds".

Amend page 4, section 2, line 40, omit "twenty-eight thousand", insert "thirty-two thousand".

Amend page 4, section 3, line 2, after "vehicles" omit "not"; after "New Jersey" omit "previous", insert "subsequent".

Amend page 5, section 5, line 1, after "Any" insert "State Police"; after "officer" insert "or motor vehicle inspector".

Amend page 5, section 5, line 6, after "officer" insert "or inspector".

Amend page 5, section 5, line 25, omit "fifty".

Amend page 5, section 5, line 25, omit "\$250.00", insert "\$200.00".

Amend page 5, section 5, line 27, omit "nor more than one".

Amend page 5, section 5, line 28, omit "one thousand dollars (\$1,000.00)".

Amend page 6, section 8, line 1, omit "May", insert "January".

Amend page 6, section 8, line 2, omit "fifty", insert "fifty-one".

### SENATE AMENDMENTS TO

## ASSEMBLY, No. 13

## STATE OF NEW JERSEY

#### ADOPTED APRIL 5, 1950

Amend page 3, section 2, line 6, omit "twelve", insert "thirteen".

Amend page 4, section 2, line 31, omit "twenty thousand pounds", insert "twenty-two thousand four hundred pounds".

Amend page 4, section 2, line 40, omit "twenty-eight thousand", insert "thirty-two thousand".

Amend page 4, section 3, line 2, after "vehicles" omit "not"; after "New Jersey" omit "previous", insert "subsequent".

Amend page 5, section 5, line 1, after "Any" insert "State Police"; after "officer" insert "or motor vehicle inspector".

Amend page 5, section 5, line 6, after "officer" insert "or inspector".

Amend page 5, section 5, line 25, omit "fifty".

Amend page 5, section 5, line 25, omit "\$250.00", insert "\$200.00".

Amend page 5, section 5, line 27, omit "nor more than one".

Amend page 5, section 5, line 28, omit "one thousand dollars (\$1,000.00)".

Amend page 6, section 8, line 1, omit "May", insert "January".

Amend page 6, section 8, line 2, omit "fifty", insert "fifty-one".

Amend page 6, section 6, line 11, after "herein" and before the "." insert "if damage is caused to highways or bridges posted for less weight limits than those set forth in this act".

Amend page 6, section 8, line 1, omit "May", insert "January".

Amend page 6, section 8, line 2, omit "fifty", insert "fifty-one".

CHAPTER 6 LAWS OF N. J. 1957

APPROVED 7-19-57

COMMITTEE SUBSTITUTE FOR

ASSEMBLY, No. 471

## STATE OF NEW JERSEY

#### ADOPTED MAY 27, 1957

- An Act concerning motor vehicles and traffic regulation, and amending "An act relating to motor vehicles and traffic regulation, and amending sections 39:3-20 and 39:3-84, and repealing sections 39:3-83, 39:3-85 and 39:4-73, and supplementing Title 39 of the Revised Statutes," approved May 25, 1950 (P. L. 1950, c. 142) and section 39:3-84 of the Revised Statutes.
- 1 Be it enacted by the Senate and General Assembly of the State of New 2 Jersey:
- 1 1. Section 5 of the act of which this act is amendatory is amended to read 2 as follows:
- 5. Any State Police officer or motor vehicle inspector having reason to 4 believe that the size or weight of a vehicle and load is unlawful is authorized 5 to require the driver to stop and submit to a measurement or weighing of the 6 same by means of either portable or stationary scales and may require that 7 such vehicle be driven to the nearest public scales in the event such scales 8 are within 2 miles.
- Whenever an officer or inspector upon measuring or weighing a vehicle and load, as above provided, determines that the size or weight is unlawful, such officer shall require the driver to stop the vehicle in a suitable place and remain standing until such portion of the load is removed as may be necessary to reduce the size or gross weight of such vehicle to such limit as permitted under this act, or permitted by the certificate of registration for the vehicle, whichever may be lower. All material so unloaded shall be cared for

EXPLANATION—Matter enclosed in bold-faced brackets Ithus in the above bill is not enacted and is intended to be omitted in the law.

16 by the owner or operator of such vehicle at the risk of such owner or 17 operator.

- No vehicle shall be deemed to be in violation of the overweight provi19 sions of this act when, upon examination by an officer or inspector, the
  20 vehicle's dispatch papers show it is proceeding from its last preceding freight
  21 pick-up point within the State of New Jersey by a reasonably expeditious
  22 route to the nearest available scales or to the first available scales in the gen23 eral direction towards which the vehicle has been dispatched, or is returning
  24 from such scales after weighing-in to the last preceding pick-up point.
- When an officer or inspector determines that a vehicle is in violation of the axle weight limitations of this act but is within the legal gross maximum weight, the driver shall be permitted before proceeding to redistribute the weight of the vehicle's contents so that no axle is overweight, in which event there is no violation.
- No arrest shall be made in cases where weight limitations provided in 31 this section are not exceeded by more than 5%.
- 31<sub>A</sub> Any person who prepares, presents to an officer or has in his possession 31<sub>B</sub> false dispatch papers, that is to say, dispatch papers which do not correspond 31<sub>C</sub> to the cargo carried, shall be subject to a fine not exceeding \$100.00.
- Any driver of a vehicle who fails or refuses to stop and submit the 33 vehicle and load to a measurement or weighing, or who fails or refuses when 34 directed by an officer upon a measurement or weighing of the vehicle to stop 35 the vehicle and otherwise comply with the provisions of this section, shall 36 be subject to a fine not exceeding \$100.00.
- The owner, lessee and bailee of any commercial motor vehicle, tractor, 38 trailer or semitrailer found on a highway in violation of this act shall be 39 fined not less than \$200.00 nor more than \$500.00 for the first offense, and 40 for any subsequent offense, not less than \$500.00 nor more than \$750.00; ex-41 cept that any such owner, lessee and bailee of any such vehicle found on a 42 highway with a gross weight of vehicle and load in excess of that provided 43 for on the certificate of registration for the vehicle, or in excess of the axle 44 weight or gross weight limitations imposed by this act for vehicle and load,

45 shall be fined an amount equal to \$0.02 per pound for each pound of excess 46 weight if the excess weight does not exceed 10,000 pounds, and \$0.03 per 47 pound for each pound of excess weight if the excess weight exceeds 10,000 48 pounds, but in no event less than \$50.00.

- The vehicle involved, but not its contents, may be detained until the person charged with the violation submits to the jurisdiction of the court and posts a bond sufficient in amount to insure payment of the maximum fine which may be imposed in the event of a conviction, or, if there is a conviction, pays the fine which is imposed or posts a proper bond required for an appeal from such conviction. If the owner is found to be responsible for the violation then, in addition to the penalties herein contained, the registration of the motor vehicle involved may be revoked by the Director of the Division of Motor Vehicles.
  - 2. Section 39:3-84 of the Revised Statutes is amended to read as follows:
- 39:3-84. No commercial motor vehicle, tractor, trailer or semitrailer shall be operated on any highway in this State the outside width of which is 4 more than 96 inches, or the extreme over-all length of which exceeds 35 feet either for a 2-axle 4-wheeled vehicle or 35 feet for a 3-axle 6-wheeled vehicle, or the height of which exceeds 13½ feet, except that a vehicle exceeding the above limitations may be operated when a special permit so to operate is 8 secured in advance from the director.
- 9 In the case of an omnibus the maximum over-all length dimension shall 10 be such as the Board of Public Utility Commissioners prescribe.
- No commercial motor vehicle drawing or having attached thereto any other such vehicle, nor any combination of vehicles, shall be operated on any highway in this State, except a tractor and semitrailer combination not in excess of a total over-all length, inclusive of load, of [45] 50 feet and a truck and trailer combination not in excess of a total over-all length, inclusive of load, of 50 feet, and also except a vehicle or a combination of vehicles transporting poles, pilings, structural units or other articles incapable of dismems berment the total over-all length of which, inclusive of load, shall not exceed 19 70 feet, but the provisions of this paragraph shall not apply to a vehicle nor

- 20 to any combination of vehicles, operated by a public utility as defined in 21 R. S. 48:2-13 which vehicle or combination of vehicles is used by such public 22 utility in the contruction, reconstruction, repair or maintenance of its prop-23 erty or facilities.
- Subject to the provisions of section 39:3-82 and the axle weight limita25 tions of this section, no commercial motor vehicle, tractor, trailer or semi26 trailer shall be operated on any highway in this State having a combined
  27 weight of vehicle and load of more than (a) 30,000 pounds in the case
  28 of a 2-axle 4-wheeled vehicle, (b) 40,000 pounds in the case of a 3-axle
  29 6-wheeled vehicle, (c) 60,000 pounds in the case of a tractor and semitrailer
  30 combination, and (d) 60,000 pounds in the case of a truck and trailer combi31 nation.
- The gross weight imposed on the highway by the wheels of any 1 axle of a vehicle shall not exceed 22,400 pounds.
- For the purpose of this Title the gross weight imposed on the highway 35 by the wheels of any 1 axle of a vehicle shall be deemed to mean the total 36 load transmitted to the road by all wheels whose centers are included between 37 2 parallel transverse vertical planes less than 40 inches apart, extending 38 across the full width of the vehicle.
- The combined gross weight imposed on the highway by all wheels of all 40 axles whose centers are on or between 2 parallel transverse vertical planes 41 spaced 40 inches, but less than 96 inches apart, extending across the full 42 width of the vehicle, shall not exceed 32,000 pounds.
- Every commercial motor vehicle or motor-drawn vehicle used on the 44 public highways carrying loads extending beyond the outside dimensions of 45 the vehicle shall have displayed at the outside extremity of the load a red 46 flag by day, which shall not be less than 18 inches square, and a red light by 47 night, and they shall be so hung as to present a full view to the drivers of 48 approaching vehicles. This red light shall be in addition to the red light pro-49 vided for in section 39:3-61 of this Title.
  - 1 3. This act shall take effect immediately.

## ASSEMBLY, No. 471

## STATE OF NEW JERSEY

#### INTRODUCED APRIL 22, 1957

### By Assemblyman KRAUS

Referred to Committee on Highways, Transportation and Public Utilities

- An Act to amend "An act relating to motor vehicles and traffic regulation, and amending sections 39:3-20 and 39:3-84, and repealing sections 39:3-83, 39:3-85 and 39:4-73, and supplementing Title 39 of the Revised Statutes," approved May 25, 1950 (P. L. 1950, c. 142).
  - 1 Be it enacted by the Senate and General Assembly of the State of New 2 Jersey:
  - 1 1. Section 5 of the act of which this act is amendatory is amended to read 2 as follows:
  - 3 5. Any State Police officer or motor vehicle inspector having reason to
  - 4 believe that the size or weight of a vehicle and load is unlawful is authorized
  - 5 to require the driver to stop and submit to a measurement or weighing of the
  - 6 same by means of either portable or stationary scales and may require that
  - 7 such vehicle be driven to the nearest public scales in the event such scales
  - 8 are within 2 miles.
  - 9 Whenever an officer or inspector upon measuring or weighing a vehicle
  - 10 and load, as above provided, determines that the size or weight is unlawful,
  - 11 such officer shall require the driver to stop the vehicle in a suitable place and
  - 12 remain standing until such portion of the load is removed as may be neces-
  - 13 sary to reduce the size or gross weight of such vehicle to such limit as per-

14 mitted under this act, or permitted by the certificate of registration for the 15 vehicle, whichever may be lower. All material so unloaded shall be cared for 16 by the owner or operator of such vehicle at the risk of such owner or 17 operator.

- No vehicle shall be deemed to be in violation of the overweight provi19 sions of this act when, upon examination by an officer or inspector, the
  20 vehicle's dispatch papers show it is proceeding from its last preceding freight
  21 pick-up point by a reasonably expeditious route to the nearest available
  22 scales or to the first available scales in the general direction towards which
  23 the vehicle has been dispatched, or is returning from such scales after weigh24 ing-in to the last preceding pick-up point.
- When an officer or inspector determines that a vehicle is in violation of the axle weight limitations of this act but is within the legal gross maximum weight, the driver shall be permitted before proceeding to redistribute the weight of the vehicle's contents so that no axle is overweight, in which event there is no violation.
- No arrest shall be made in cases where weight limitations provided in 31 this section are not exceeded by more than 5%.
- Any driver of a vehicle who fails or refuses to stop and submit the 33 vehicle and load to a measurement or weighing, or who fails or refuses when 34 directed by an officer upon a measurement or weighing of the vehicle to stop 35 the vehicle and otherwise comply with the provisions of this section, shall 36 be subject to a fine not exceeding \$100.00.
- The owner, lessee and bailee of any commercial motor vehicle, tractor, 38 trailer or semitrailer found on a highway in violation of this act shall be 39 fined not less than \$200.00 nor more than \$500.00 for the first offense, and 40 for any subsequent offense, not less than \$500.00 nor more than \$750.00; ex-41 cept that any such owner, lessee and bailee of any such vehicle found on a 42 highway with a gross weight of vehicle and load in excess of that provided 43 for on the certificate of registration for the vehicle, or in excess of the axle 44 weight or gross weight limitations imposed by this act for vehicle and load,

- 45 shall be fined an amount equal to \$0.02 per pound for each pound of excess 46 weight if the excess weight does not exceed 10,000 pounds, and \$0.03 per 47 pound for each pound of excess weight if the excess weight exceeds 10,000 48 pounds, but in no event less than \$50.00.
- The vehicle involved, but not its contents, may be detained until the person charged with the violation submits to the jurisdiction of the court and posts a bond sufficient in amount to insure payment of the maximum fine which may be imposed in the event of a conviction or, if there is a consistion, pays the fine which is imposed or posts a proper bond required for an appeal from such conviction. If the owner is found to be responsible for the violation then, in addition to the penalties herein contained, the registration of the motor vehicle involved may be revoked by the Director of the Division of Motor Vehicles.
  - 1 2. This act shall take effect immediately.