

LAWS OF ALASKA

2008

Source SCS CSHB 88(JUD)

Chapter	No.
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AN ACT

Relating to televisions, monitors, portable computers, and similar devices in motor vehicles; relating to the definition of physical injury for the Alaska Uniform Vehicle Code; and providing for an effective date.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

THE ACT FOLLOWS ON PAGE 1

AN ACT

1	Relating to televisions, monitors, portable computers, and similar devices in motor vehicles;
2	relating to the definition of physical injury for the Alaska Uniform Vehicle Code; and
3	providing for an effective date.
4	
5	* Section 1. AS 28.35 is amended by adding a new section to read:
6	Sec. 28.35.161. Driving a motor vehicle with a screen device operating;
7	unlawful installation of television, monitor, or similar device. (a) A person
8	commits the crime of driving with a screen device operating if
9	(1) the person is driving a motor vehicle;
10	(2) the vehicle has a television, video monitor, portable computer, or
11	any other similar means capable of providing a visual display that is in full view of a
12	driver in a normal driving position while the vehicle is in motion; and
13	(3) the monitor or visual display is operating while the person is
14	driving.

1	(b) A person may not install or alter equipment described in (a)(2) of this
2	section that allows the images to be viewed by the driver in a normal driving position
3	while the vehicle is in motion.
4	(c) Subsections (a) and (b) of this section do not apply to
5	(1) portable cellular telephones or personal data assistants being used
6	for verbal communication or displaying caller identification information;
7	(2) equipment that is displaying only
8	(A) audio equipment information, functions, and controls;
9	(B) vehicle information or controls related to speed, fuel level,
10	battery charge, and other vehicle safety or equipment information;
11	(C) navigation or global positioning;
12	(D) maps;
13	(E) visual information to
14	(i) enhance or supplement the driver's view forward,
15	behind, or to the sides of the motor vehicle for the purpose of
16	maneuvering the vehicle; or
17	(ii) allow the driver to monitor vehicle occupants seated
18	behind the driver;
19	(F) vehicle dispatching and response information for motor
20	vehicles providing emergency road service or roadside assistance;
21	(G) vehicle dispatching information for passenger transport or
22	freight or package delivery; or
23	(H) information for use in performing highway construction,
24	maintenance, or repair or data acquisition by the Department of Transportation
25	and Public Facilities or a municipality.
26	(d) Subsections (a) and (b) of this section do not apply to devices and
27	equipment installed in an emergency vehicle. In this subsection, "emergency vehicle"
28	means a police, fire, or emergency medical service vehicle.
29	(e) It is an affirmative defense to a prosecution under (b) of this section that
30	the equipment installed or altered includes a device that, when the motor vehicle is
31	being driven disables the equipment for all uses except those described in (c) of this

1	section.
2	(f) A person who violates (a) of this section is guilty of
3	(1) a class A misdemeanor, unless any of the circumstances described
4	in (2) - (4) of this subsection apply;
5	(2) a class C felony if the person's driving causes physical injury to
6	another person;
7	(3) a class B felony if the person's driving causes serious physical
8	injury to another person;
9	(4) a class A felony if the person's driving causes the death of another
10	person.
11	(g) A person who violates (b) of this section is guilty of a class A
12	misdemeanor.
13	* Sec. 2. AS 28.90.990(a) is amended by adding a new paragraph to read:
14	(30) "physical injury" has the meaning given in AS 11.81.900.
15	* Sec. 3. This Act takes effect September 1, 2008.