

TRANSPORT SERVICES LICENSING AMENDMENT BILL

AS REPORTED FROM THE COMMITTEE OF THE WHOLE HOUSE

THIS bill was formerly part of the Land Transport Law Reform Bill (No. 2) as reported from the Transport Committee. The committee of the whole House has divided the bill as follows:

- The Transport (Vehicle and Driver Registration and Licensing) Amendment Bill, comprising Part I
 - The Transport Amendment Bill, comprising Part II
 - The Land Transport Amendment Bill, comprising Part III
 - This bill, comprising Part IV
 - The Transit New Zealand Amendment Bill, comprising Part V
 - The Road User Charges Amendment Bill, comprising Part VI
-

No. 145—3D

Price Code: J

KEY TO SYMBOLS USED IN REPRINTED BILL
AS REPORTED FROM A SELECT COMMITTEE

Struck Out (Unanimous)

Subject to this Act,

Text struck out unanimously

New (Unanimous)

Subject to this Act,

Text inserted unanimously

(Subject to this Act,)

Words struck out unanimously

Subject to this Act,

Words inserted unanimously

AS REPORTED FROM THE COMMITTEE OF THE WHOLE HOUSE

((Subject to this Act,))

Words struck out

Subject to this Act,

Words inserted

Hon. Jenny Shipley

TRANSPORT SERVICES LICENSING AMENDMENT

ANALYSIS

Title
1. Short Title

33. Schedules referring to offences may be amended by Order in Council

A BILL INTITLED

An Act to amend the Transport Services Licensing Act 1989

BE IT ENACTED by the Parliament of New Zealand as follows:

5 **1. Short Title**—This Act may be cited as the **Transport Services Licensing Amendment Act 1997**, and is part of the Transport Services Licensing Act 1989 (“the principal Act”).

10 **33. Schedules referring to offences may be amended by Order in Council**—The principal Act is (*hereby*) amended by inserting, after section 66, the following section:

“66A. The Governor-General may from time to time, by Order in Council, amend the Second Schedule—

15 “(a) By omitting any reference to a regulation that has been revoked, and, if appropriate, substituting a reference to the corresponding new regulation:

“(b) By amending any reference to a regulation for the purpose of updating that reference.”

Struck Out (Unanimous)

“(c) By adding any reference to a new regulation:

Struck Out (Unanimous)

- “(d) By omitting any Part of that Schedule that relates only to regulations, and substituting a new Part or Parts:
- “(e) By omitting the whole of the Schedule and substituting a new Schedule, but only to the extent that any substantive differences between the new and former Schedules relate only to regulations.”