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# OHIO LEGISLATIVE SERVICE COMMISSION

Office of Research  
and Drafting

Legislative Budget  
Office

H.B. 501  
133<sup>rd</sup> General Assembly

## Fiscal Note & Local Impact Statement

[Click here for H.B. 501's Bill Analysis](#)

**Version:** As Introduced

**Primary Sponsors:** Reps. Wiggam and Kick

**Local Impact Statement Procedure Required:** No

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### Highlights

- The state may gain at most a minimal amount of court cost revenue annually to be apportioned between certain state funds.<sup>1</sup>
- There may be a no more than a minimal annual gain in fine, fee, and court cost revenue that is distributed pursuant to state law between counties, municipalities, and townships.

### Detailed Analysis

The bill clarifies and restructures the law regarding the slow-moving vehicle law, and revises the lighting and reflective material requirements applicable to animal-drawn vehicles. Specifically, the bill requires animal-drawn vehicles have a yellow flashing lamp mounted on the top most portion of the rear of the vehicle, and display both a Slow-Moving Vehicle (SMV) emblem and micro-prism reflective tape instead of either/or as under current law. The bill further specifies that micro-prism reflective tape displayed on such vehicles can only be red, amber, white, or silver in color (under current law, black and gray reflective tape are also options).

### Enforcement and adjudication

The bill's changes may result in a no more than minimal annual increase in the number of citations written annually in certain jurisdictions for failure to comply with animal-drawn

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<sup>1</sup> The state funds include the Indigent Defense Support Fund (Fund 5DY0), the Victims of Crime/Reparations Fund (Fund 4020), the Drug Law Enforcement Fund (Fund 5ET0), and the Justice Program Services Fund (Fund 4P60).

vehicle requirements. Under continuing law, a violation of the state’s slow-moving vehicle law is a minor misdemeanor. In the case of the commission of a minor misdemeanor, a law enforcement officer generally does not arrest a person, but instead issues a citation. In lieu of making a court appearance, that person, either in person, by mail, or online (where available) can waive their right to contest the offense before the court or jury, and pay the total amount of the fine and court costs and fees to the clerk of the court.

For calendar year 2018, the Bureau of Motor Vehicles reported 42 slow-moving vehicle violations. The number of those convictions specific to animal-drawn vehicles is uncertain. In the event that there is an increase in the number of such violations subsequent to the bill’s enactment, there may be a no more than minimal annual gain in fine, fee, and court cost revenue collected and distributed pursuant to state law between the state, counties, municipalities, and townships. The bill is unlikely to result in any discernible effect on traffic law enforcement and adjudication costs.

### Violation revenues

Under current law, a person who violates animal-driven vehicle requirements is guilty of a minor misdemeanor moving violation of the state’s traffic law and required to pay a fine and a mix of state and local court costs and fees. The fine, fees, and court costs that are specific to a moving violation are summarized in the table below. A minor misdemeanor does not carry a possible term of incarceration.

Fine, Fees, and Costs for Animal-Drawn Vehicle Violations		
Financial Penalty Component	Amount Paid by Violator	Recipient of Amount
Fine	Up to \$150, minor misdemeanor fine that varies by local jurisdiction	<ul style="list-style-type: none"> <li>▪ Retained by county if violation of state law</li> <li>▪ Retained by municipality or township if violation of local ordinance</li> <li>▪ Forwarded for deposit into the state Security, Investigations, and Policing Fund (Fund 8400) if violator is cited by the Ohio State Highway Patrol</li> </ul>
Local court costs and fees	Varies by local jurisdiction	Generally retained by the county or municipality with subject matter jurisdiction over traffic violations
State court costs*	\$37.50	Deposited in state treasury as follows: <ul style="list-style-type: none"> <li>▪ \$20 to the Indigent Defense Support Fund (Fund 5DY0)</li> <li>▪ \$9 to the Victims of Crime/Reparations Fund (Fund 4020)</li> <li>▪ \$3.40 to the Drug Law Enforcement Fund (Fund 5ET0)</li> <li>▪ 10¢ to the Justice Program Services Fund (Fund 4P60)</li> </ul>

\*An additional \$1.50 in state court costs is collected and distributed to the county or municipal indigent drivers’ alcohol treatment fund under the control of the county or municipality in which the sentencing court is located.