



General Assembly

January Session, 2001

Amendment

LCO No. 8125

Offered by:

SEN. DELUCA, 32nd Dist.

SEN. CAPPIELLO, 24th Dist.

To: Subst. House Bill No. 6897

File No. 250

Cal. No. 484

"AN ACT CONCERNING APPEAL OF SITE PLAN REVIEWS."

1 Strike out everything after the enacting clause and substitute the
2 following in lieu thereof:

3 "(NEW) (a) "Driving while distracted" means the operation of a
4 motor vehicle while engaged in a distractive activity which results in a
5 moving violation or other motor vehicle traffic violation. For the
6 purposes of this section, "distractive activity" means an activity not
7 directly related to the operation of the motor vehicle, and which may
8 include, but is not limited to: Reading; writing; consuming food and
9 beverages; changing of garments; the use of mobile telephones, audio
10 or video devices, pagers, or any other electronic device; and personal
11 grooming.

12 (b) Driving while distracted, as defined in subsection (a) of this
13 section, shall constitute an infraction and be punishable by a fine not to
14 exceed seventy-five dollars for each violation. Each such violation shall
15 constitute a separate and distinct offense.

16 (c) No person shall be deemed to have committed the infraction of
17 driving while distracted unless the person has engaged in a distractive
18 activity in a manner that causes or contributes to a concurrent and
19 separate moving violation."