

Representative **Matt MacPherson** proposes the following amendments:

1. *Line 505 through 512:*

505 (6) (a) As used in this Subsection (6), a "quick fingerprint" is a fingerprint, taken on a
506 biometric device, that is:
507 (i) taken for the purpose of identifying an individual;
508 (ii) queried against an Automated Fingerprint Identification System **or a similar fingerprint**
509 **database system;**
510 (iii) not added to or stored in the Automated Fingerprint Identification System **or a similar**
511 **fingerprint database system;** and
512 (iv) accomplished in approximately 15 minutes or less.
511 (b) An individual without a driver license, driving privilege card, or learner permit that
512 is lawfully subjected to a stop by a peace officer as described in Section 77-7-15 shall

2. *Line 532 through 538:*

532 (8) A law enforcement agency shall ensure access to fingerprinting equipment to comply
533 with Subsection (6) no later than January 1, 2028.
534 [(6)](9) (a) [A person]Except as described in Subsection (9)(b) and (9)(c), an individual
535 who violates this section is guilty of {**an infraction**} **a class C misdemeanor.**
536 (b) (i) Except as provided in Subsection [(6)(d)](9)(b)(iii), a person who violates
537 Subsection (4)(a)(i) or (4)(a)(iii) is subject to a minimum fine of \$350.
538 [(e)](ii) The fine described in Subsection [(6)(b)](9)(b)(i) is in addition to any other