WRITTEN TESTIMONY

SUBMITTED BY ANA YÁÑEZ-CORREA, EXECUTIVE DIRECTOR
TEXAS CRIMINAL JUSTICE COALITION

REGARDING H.B. 1810

HOMELAND SECURITY & PUBLIC SAFETY COMMITTEE

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TEXAS CRIMINAL JUSTICE COALITION

The Texas Criminal Justice Coalition (TCJC) is committed to identifying and advancing real solutions to the problems facing Texas’ juvenile and criminal justice systems. We provide policy research and analysis, form effective partnerships, and educate key stakeholders to promote effective management, accountability, and best practices that increase public safety and preserve human and civil rights.

TCJC’S PROJECTS

The Juvenile Justice Initiative: Creating Avenues to Success for Troubled Youth and Their Families.

The Public Safety Project: Advocating for Fair, Effective Police Practices that Improve the Safety of Our Communities.

The Fair Defense Project: Ensuring a Just and Accountable Judicial System by Protecting the Right to Counsel.

The Solutions for Sentencing & Incarceration Project: Providing Proven and Cost-Effective Answers that Address Texas’ Over-Reliance on Incarceration.

Tools for Re-Entry: Advocating for Policies that Enable the Previously Incarcerated to Live Responsibly.

Tools for Practitioners: Featuring Effective Criminal and Juvenile Justice Programs and Practices.


Contact Information

Ana Yáñez-Correa, Executive Director
Phone: (w) 512-441-8123, ext. 109; (m) 512-587-7010
acorrea@criminaljusticecoalition.org
Dear Members of the Committee,

My name is Ana Yáñez-Correa. I am the Executive Director for the Texas Criminal Justice Coalition. Thank you for allowing me this opportunity to provide testimony in regards to the benefits of H.B. 1810 which repeals the Texas’ Driver Responsibility Program.

**BACKGROUND**

Created in 2003 as a revenue generator and originally pitched as protecting public safety, Texas’ Driver Responsibility Surcharge has failed at every goal set for it. In Texas, 6% of drivers presently owe the surcharge, according to the vendor in charge of collections, and 1.2 million drivers have failed to pay. More than 60% of assessed surcharges go unpaid.

Seven years after implementation, Texas’ rate of uninsured drivers remains one of the highest in the nation at 22%. And it is not just Texas: New Jersey and other states on whose programs Texas’ was modeled have essentially similar results. Rather than encouraging drivers to remain licensed and insured, the program has stripped licenses from more than a million Texans, making it impossible for them to buy insurance. That includes many drunk drivers, who have the highest surcharges.

The Driver Responsibility Program (DRP) is a failed concept on many levels. **H.B. 1810 abolishes DRP and provides additional revenue to replace funding for trauma center hospitals.**

**PROBLEMS**

Bipartisan Consensus on Program Flaws

The problems with the DRP program are well-known, and even many of the usual “tough on crime” advocates recognize the program is doing more harm than good. Legislators from both parties have taken initial steps toward mitigating some of these problems. In 2007, Senate Finance Committee Chairman Steve Ogden carried SB 1723, authorizing the Department of Public Safety to create Indigency, Amnesty and Incentive programs aimed at reducing the burden on surcharge-owing drivers. In 2009, state Rep. Sylvester Turner won passage of an amendment to make an indigency program mandatory and to allow judges to waive fees for those with incomes below 125% of poverty starting in 2011.

Critics of the DRP have arisen from across the political spectrum. Williamson County District Attorney John Bradley has called it “taxation masquerading as a public safety initiative.” But even that assessment may give the program too much credit. It has produced only a fraction of the revenue projected and spawned a vast array of unintended consequences, from boosting the number of unlicensed, uninsured drivers on the road to extraordinary financial hardships for low-income drivers, many of whom lose their jobs after their driver's license is revoked.

What's more, there appears to be little public-safety benefit from the draconian assessments. A spokesman for Mothers Against Drunk Driving recently told the *Houston Chronicle* that, “We can’t point to anything that says that law has caused a decline in alcohol-related fatalities. We’re not going to go nuts if the Legislature decides they want to repeal it.” Even former state Rep. Mike Krusee, the original author of the legislation that created the surcharge, has said, “My feeling right now is we
Confusion Reigns

Because the DRP is a civil surcharge that is technically unrelated to criminal charges, many people do not realize they owe the Driver Responsibility surcharge at the time they pay their tickets. When Texas’ surcharge was created in 2003, Sen. Jeff Wentworth offered an amendment on the Senate floor late in the session which would have required notice about surcharge provisions at the time defendants go to court or pay their traffic fines. The Senate’s unfortunate decision to table Wentworth’s amendment haunts the program to this day, as people on whom the surcharge is assessed frequently think they have already cleared up the charges in question. Some drivers even believe the request for additional money on a ticket they have already paid is a scam. Confusion reigns surrounding all aspects of the program, and tougher collection methods have been tried but failed.

Economic Harms Outweigh Benefits

At a recent Texas Senate Criminal Justice Committee meeting, Sen. Kel Seliger asked a question that applies particularly well to the Driver Responsibility Program: “When do the people of the state of Texas pay more for the commission of the crime than the person who committed it?” The DRP costs Texans more than the state gains from additional revenue. As described more fully below, it reduces employment, increases costs from crashes involving uninsured motorists, and increases jail and court costs, thus placing an additional burden on counties.

Reducing Employment and Economic Growth

The economic harm from this program far outdistances the revenue it generates.

Though the program never met expectations, failing to collect nearly 2/3 of assessments, surcharges remain a significant revenue source. But no one should lose sight of the fact that these surcharges pale in comparison to state revenues generated from property and sales taxes. Creating jobs and expanding the tax base must be the long-term engine for getting out of the current economic slump. For that reason, the state has a strong self interest in ensuring that employed, low-income Texans are able to pay off outstanding surcharges and keep their jobs.

The effect of surcharges on low-income drivers have been studied in detail in states with laws similar to Texas, and they have been found to reduce overall employment levels. A 2006 survey from the New Jersey Motor Vehicles Affordability and Fairness Task Force examined the surcharge’s impact on drivers with licenses suspended due to their own Driver Responsibility Program, which levies the same license surcharges as the Texas DRP. According to that survey, among persons with suspended licenses whose annual income was under $30,000: (1) 64% were unable to maintain their prior employment following a license suspension; (2) only 51% of persons who lost their job following a license suspension were able to find a new employment; (3) 66% reported that their license suspension negatively affected their job performance; and (4) 90% indicated that they were unable to pay costs that were related to their suspended driving
privileges. In addition, of those who were able to find a new job following a license suspension-related dismissal, 88% reported a reduction in income.

That makes Driver Responsibility surcharges a major cause of job loss, significantly exacerbating the current economic downturn. Roughly 1.2 million Texas drivers have lost their licenses because they defaulted on DRP surcharge debts. No doubt a significant number make less than $30,000 per year.

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**Increasing Costs to the Public from Uninsured Drivers**

The 1.2 million Texas drivers who have lost their licenses over surcharges cannot buy insurance until their fees are paid, but large numbers (if not virtually all) of them continue to drive.

Particularly problematic, DWI defendants who lose their license and insurance may also continue to drive, and if they harm someone the DRP makes it less likely they will have insurance to cover the damages. Since drunk drivers have the highest surcharges, they are also most likely to fail to pay and thus end up unlicensed and uninsured. Despite claims to the contrary at the time it was passed, the surcharge has resulted in more uninsured drunks on Texas roads, rather than reducing their number.

In 2007, there were 6,024,000 crashes in the United States and 205,741,845 licensed drivers, giving us an overall accident rate of 2.93%. If we assume those 1.2 million surcharge debtors who lost their licenses (and therefore became ineligible to purchase insurance) continued to drive, and that they crash at the same rate as other drivers, then by reducing the number of insured drivers, drivers who lost their license through the DRP are involved in approximately 35,160 accidents per year. If DRP drivers were the responsible party in half of those accidents (a conservative estimate, as drivers with bad driving histories could be more likely to be at fault), then the DRP would be responsible for an additional 17,580 accidents per year in which the party at fault is not insured.

How much do those crashes cost Texans in uncompensated damages? It is possible to estimate. In 2000, a federal study analyzed costs from auto accidents, including medical costs, property damage, etc., attributing $230.6 billion in costs to 16.4 million auto accidents nationwide, at an average cost of $14,061 per accident. Adjusting for inflation, that’s $16,777 in 2007 dollars. Multiplying that figure by the number of estimated crashes caused involving surcharge owing drivers, we get an estimated $294,939,660 in costs from crashes in Texas caused by uninsured drivers.

Add in lost premium income to insurers, not to mention lost Department of Public Safety (DPS) fees from the more than 200,000 fewer driver license renewals each year (roughly $4.8 million annually), and nearly every facet of the Driver Responsibility Program is bleeding red ink – for the state and for average Texans – because of an array of unintended but now well-understood consequences from the program’s ill-conceived design.
Harms to Public Safety

The Driver Responsibility Program harms public safety more than it helps it by increasing the number of unlicensed, uninsured drivers on the road – particularly drivers with DWI records – and by forcing counties to waste valuable resources locking up individuals who do not pose a threat to public safety but merely cannot afford the surcharge.

The DRP surcharge harms public safety in several significant ways:

– **Higher Rates of Unlicensed, Uninsured Drivers**

The 1.2 million drivers who lost their driver licenses because of the DRP and have not been able to get them reinstated cannot purchase insurance without a valid license. That means those drivers cannot insure their vehicles even if they wanted to, including drunk drivers who arguably are at greatest risk of causing damage to others. So high DRP surcharges force drivers of modest means – not just the poverty-stricken but even working class folks – to drive uninsured if they cannot pay both their surcharges and ongoing insurance premiums. Such situations are not the exception, but the general rule, with 2/3 of surcharges owed routinely going unpaid.

– **Jails Needlessly Filled with Individuals Convicted of Petty Offenses**

Because nearly everyone continues to drive despite defaulting on the surcharge, the Driver Responsibility Program has generated more than a million unlicensed, uninsured drivers who then frequently accumulate more tickets – a process that feeds on itself until the amounts owed can easily rise beyond average person’s ability to pay. Eventually, many of those drivers wind up spending time in county jails because everyone with a defaulted surcharge who is still on the road is guilty of driving with a suspended license. After the US Supreme Court’s ruling in *Atwater v. Lago Vista*, Texas police officers can legally arrest drivers and take them to jail just on that charge alone, but more frequently they end up in jail when accumulated tickets go to warrant. Since the surcharges are too high for most people to pay, these Class C misdemeanors accumulate until the driver is arrested at a traffic stop or during a warrant roundup, inevitably putting more pressure on often-already overcrowded local jails and needlessly filling up court dockets with petty cases.

Ironically, there is no evidence that license suspensions influence criminal behavior. The Texas Center for the Judiciary has recommended that the state do away with administrative license suspensions altogether, except those required in federal law, to keep these cases out of the courts and jails, and to maximize the number of licensed and insured drivers. We concur with that opinion. The Driver Responsibility Program far and away is responsible for the lion’s share of administrative license revocations, and eliminating that aspect of the program would go a long way towards rectifying its most problematic aspects.

Abolition is Best Option

The DRP has made Texas roads less safe. Policy-makers should abolish the program and pass H.B. 299. It is creating more harm than benefit, and it is rife with negative, unintended consequences.
Focus on Public Safety Goals

Many of the DRP’s problems stem from its conflicting goals of improving road safety and maximizing revenue from what, in 2003, was considered a novel source. We believe the goal of the DRP program should be to maximize the number of licensed and insured drivers on the road – though in practice, it has radically reduced their number in pursuit of revenue that never materialized. When more than 60% of surcharges go unpaid, it makes little sense to put off reforms like waiving surcharges for indigents or implementing an Incentive program because it might reduce revenue more. The state is already foregoing most of the promised income, not to mention enduring an increasingly unacceptable array of negative unintended consequences.

SOLUTION THAT WILL CREATE REAL OPPORTUNITIES FOR TRUE DRIVER RESPONSIBILITY

- Support H.B. 1810 which abolishes the driver responsibility program and creates new revenue for trauma center hospitals. This is a failed program that has generated only a fraction of promised revenue, hurt the economy, and made Texas roads less safe.

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I appreciate the opportunity to testify before this Committee and to offer our organization’s ideas about this important issue. We hope that the Committee will strongly consider our policy recommendation, which will improve safety on Texas roads while reducing unnecessary financial burdens on the public.
Notes


7 To be clear, the same number of accidents would occur, according to this analysis, but 17,580 more of them have an uninsured driver as the responsible party.


10 Testimony to the Texas Senate Criminal Justice Committee by David Hodges, Judicial Liaison, Texas Center for the Judiciary, July 8, 2010.