

knowingly, to operate on any public highway or street in this State any motor vehicle manufactured or assembled after said date and registered in this State, unless such vehicle be equipped with shatter-proof glass wherever glass is used in said motor vehicle in windshields, rear windows, and windows or doors on each side adjacent to windshields and rear windows.

(3) It shall be unlawful after July first, nineteen hundred thirty-five, to sell any motor vehicle manufactured or assembled after said date, unless such vehicle be equipped with shatter-proof glass wherever glass is used in said motor vehicle in windshields, rear windows, and windows or doors on each side adjacent to windshields and rear windows and every sale in violation of this provision shall constitute a separate offense hereunder.

(4) It shall be unlawful after July first, nineteen hundred thirty-five, for the owner of any motor vehicle to have broken glass in doors, windows, windshields, wings and mirrors in said motor vehicle replaced with any glass other than shatter-proof glass and it shall be unlawful after said date for any person to install in windshields, rear windows, and windows or doors on each side adjacent to windshields and rear windows in any motor vehicle any glass other than shatter-proof glass.

(5) The Commissioner of Motor Vehicles shall maintain a list of types of glass approved by him as conforming to the specifications and requirements for shatter-proof glass as set forth in this section, and shall not issue a license for or re-license any motor vehicle subject to the provisions of subdivisions (1) and (2) of this Section 193A, unless such motor vehicle be equipped as therein provided with such approved type of shatter-proof glass.

(6) The owner and operator of any motor vehicle operated in violation of the provisions of subdivisions (1) and (2) of this Section 193A, any person selling any motor vehicle in violation of the provisions of subdivision (3) of this Section 193A and any person knowingly having glass replaced and any person installing glass in any motor vehicle in violation of the provisions of subdivision (4) of this Section 193A shall be guilty of a misdemeanor and on conviction shall be fined twenty-five dollars or be imprisoned ten days in jail or both. In case of the violation of subdivisions (1) and (2) of this Section 193A by any common carrier or person operating under a permit issued by the Public Service Commission, said permit shall be revoked, or, in the discretion of said Commission, suspended until the provisions of said subdivisions are satisfactorily complied with.

(7) The term "shatter-proof glass," as used in this section shall be construed to mean and include any product composed of glass, so manufactured, fabricated or treated as substantially to prevent shattering and flying of the glass when struck or broken. The word "person," as used in this Section 193A, shall mean and include natural persons, associations, partnerships and corporations.