

AMENDED IN ASSEMBLY AUGUST 17, 2015

AMENDED IN ASSEMBLY JULY 16, 2015

AMENDED IN SENATE JUNE 2, 2015

AMENDED IN SENATE MAY 5, 2015

AMENDED IN SENATE APRIL 6, 2015

SENATE BILL

No. 541

Introduced by Senator Hill

February 26, 2015

An act to amend Sections 5102, 5317.5, 5352, 5359, and 5387 of, ~~and~~ to add Sections 1046 and 5417.5 to, *and to add and repeal Sections 918.1 and 918.2 of*, the Public Utilities Code, and to amend Section 14602.9 of the Vehicle Code, relating to transportation.

LEGISLATIVE COUNSEL'S DIGEST

SB 541, as amended, Hill. Public Utilities Commission: for-hire transportation carriers: enforcement.

(1) The California Constitution establishes the Public Utilities Commission, with jurisdiction over the transportation of passengers and property by transportation companies, to the extent not preempted by federal law. The Household Goods Carriers Act and the Passenger Charter-party Carriers' Act contain statements of the purposes of those acts and the use of the public highways pursuant to those acts.

This bill would specify activities to be undertaken by the commission to achieve these purposes. The bill would require the commission to assess its capabilities to carry out the specified activities and to report to the Legislature no later than January 1, 2017, which report would be

required to contain an analysis of current capabilities and deficiencies, and recommendations to overcome any deficiencies identified.

(2) A passenger stage corporation, as defined, which operates between fixed termini or over a regular route, is a common carrier subject to regulation by the commission pursuant to the Public Utilities Act. The Public Utilities Act, with certain exceptions, requires that a passenger stage corporation obtain a certificate of public convenience and necessity from the commission to operate on any public highway in the state and requires it to display an identifying symbol issued by the commission. The Public Utilities Act makes any public utility that violates the Public Utilities Act, or that fails to comply with any part of any order, decision, rule, direction, demand, or requirement of the commission guilty of a crime and makes it a misdemeanor for a person or corporation to hold out to the public that the person or corporation is in operation as a passenger stage corporation without having a valid certificate issued by the commission. The Public Utilities Act authorizes the commission to impose various fines and penalties for any violation of the act or an order, decision, rule, direction, demand, or requirement of the commission. The Public Utilities Act provides that the Department of the California Highway Patrol (CHP) has the primary responsibility for regulating the safety of operation of passenger stage corporations and requires the commission to cooperate with the CHP to ensure safe operation of these carriers.

A charter-party carrier of passengers, as defined, is subject to the jurisdiction and control of the commission under the Passenger Charter-party Carriers' Act. The Passenger Charter-party Carriers' Act requires a charter-party carrier of passengers to (A) obtain a certificate of public convenience and necessity or a permit issued by the commission, (B) operate within the state on a prearranged basis, as defined, (C) comply with specified vehicle identification requirements, and (D) comply with accident liability protection requirements. The Passenger Charter-party Carriers' Act additionally prohibits a charter-party carrier of passengers from advertising its services, or in any manner representing its services, as being a taxicab or taxi service. The Passenger Charter-party Carriers' Act makes violation of these requirements a crime. The Passenger Charter-party Carriers' Act authorizes the commission to impose fines and penalties for violations of the act.

This bill would authorize peace officers, as defined, to enforce and assist in the enforcement of criminal violations of the Public Utilities

Act, with respect to passenger stage corporations, and the Passenger Charter-party Carriers' Act, with respect to charter-party carriers of passengers. The bill would require the commission to coordinate enforcement of those acts with peace officers through educational outreach and establishing lines of communication that ensure that the commission is notified if an action is commenced so that the commission may take appropriate action to enforce the fine and penalty provisions of the acts. The bill would require the commission to ensure that the Passenger Charter-party Carriers' Act is enforced and obeyed and that violations are promptly prosecuted and that penalty moneys due to the state are recovered and collected. The bill would authorize the Attorney General, a district attorney, or a city attorney to institute and prosecute actions or proceedings for the violation of the Passenger Charter-party Carriers' Act.

(3) The Passenger Charter-party Carriers' Act authorizes a CHP officer to impound a bus of a charter-party carrier of passengers for 30 days if the officer determines that (A) the driver was operating the bus when the carrier did not have a permit or certificate issued by the commission or the carrier's permit or certificate was suspended, or (B) the driver was operating the bus without having a current and valid driver's license of the proper class, a passenger vehicle endorsement, or the required certificate. A provision of the Vehicle Code also authorizes a CHP officer to impound a bus of a charter-party carrier of passengers for 30 days if the officer makes any of the determinations described above.

This bill would authorize a peace officer, as defined, to impound a bus or limousine, as defined, of a charter-party carrier of passengers, except as specified, for 30 days in those circumstances. The bill would revise the Vehicle Code to authorize a peace officer, identically defined, to impound a bus or limousine of a charter-party carrier of passengers, except as specified, for 30 days in those circumstances and authorize a peace officer to impound a bus or limousine belonging to a passenger stage corporation for 30 days if the officer determines (A) the driver was operating the bus or limousine when the passenger stage corporation did not have a required certificate of public convenience and necessity issued by the commission, (B) the driver was operating the bus or limousine when the operating rights or certificate of public convenience and necessity of a passenger stage corporation was suspended, canceled, or revoked, or (C) the driver was operating the bus or limousine without having a current and valid driver's license of the proper class.

(4) A household goods carrier, as defined, which transports household goods and personal effects over any public highway in the state for compensation, is subject to regulation by the commission pursuant to the Household Goods Carriers Act. The Household Goods Carriers Act requires that a household goods carrier obtain a permit from the commission to transport household goods entirely within the state and obtain a valid operating authority issued by the Federal Motor Carrier Safety Administration to transport household goods and personal effects from this state to another or from another state to this state. The Household Goods Carriers Act additionally requires a household goods carrier to comply with specified vehicle identification requirements and comply with accident liability protection requirements. The Household Goods Carriers Act makes a violation of the requirements of the act a misdemeanor, authorizes the commission to impose fines and penalties for violations of the act, and requires the commission to ensure that the act is enforced and obeyed, that violations are promptly prosecuted and that penalty moneys due to the state are recovered and collected.

This bill would authorize peace officers, as defined, to enforce and assist in the enforcement of criminal violations of the Household Goods Carriers Act. The bill would require the commission to coordinate enforcement of the Household Goods Carriers Act with peace officers through educational outreach and establishing lines of communication that ensure that the commission is notified if an action is commenced so that the commission may take appropriate action to enforce the fine and penalty provisions of the Household Goods Carriers Act.

Vote: majority. Appropriation: no. Fiscal committee: yes.
State-mandated local program: no.

The people of the State of California do enact as follows:

- 1 SECTION 1. (a) The Transportation Enforcement Branch of
- 2 the Safety and Enforcement Division of the state's Public Utilities
- 3 Commission has regulatory oversight of various for-hire
- 4 transportation carriers, including limousines, airport shuttles,
- 5 charter buses, and moving companies. The Transportation
- 6 Enforcement Branch administers licensing, enforces state law, and
- 7 manages consumer complaints to ensure the reliable and safe
- 8 transport of passengers and goods within the state.
- 9 (b) The California State Auditor's Report 2013-130 concluded
- 10 that the Transportation Enforcement Branch does not adequately

1 ensure that passenger carriers operate safely. Among the numerous
2 problems cited by the California State Auditor are that the branch
3 does not have formal policies for dealing with complaints against
4 carriers, it does not resolve complaints in a timely manner, it does
5 not have adequate investigatory techniques, and it fails to properly
6 account for fees paid by carriers. In addition, the California State
7 Auditor concluded that without major improvements to its
8 management processes, the branch has little ability to resolve its
9 deficiencies.

10 (c) While the commission is undertaking an internal process to
11 implement the California State Auditor's recommendations, it is
12 in the public interest for the Legislature to further ensure that the
13 Transportation Enforcement Branch improves its performance to
14 ensure passenger safety.

15 *SEC. 2. Section 918.1 is added to the Public Utilities Code, to*
16 *read:*

17 *918.1. (a) The commission shall assess its capabilities to carry*
18 *out the activities specified in subdivision (b) of Section 5102 and*
19 *shall report to the Legislature no later than January 1, 2017. The*
20 *report shall contain an analysis of current capabilities and*
21 *deficiencies, and recommendations to overcome any deficiencies*
22 *identified.*

23 *(b) The report shall be submitted in compliance with Section*
24 *9795 of the Government Code.*

25 *(c) Pursuant to Section 10231.5 of the Government Code, this*
26 *section shall remain in effect only until January 1, 2021, and as*
27 *of that date is repealed, unless a later enacted statute, that is*
28 *enacted before January 1, 2021, deletes or extends that date.*

29 *SEC. 3. Section 918.2 is added to the Public Utilities Code, to*
30 *read:*

31 *918.2. (a) The commission shall assess its capabilities to carry*
32 *out the activities specified in subdivision (b) of Section 5352 and*
33 *shall report to the Legislature no later than January 1, 2017. The*
34 *report shall contain an analysis of current capabilities and*
35 *deficiencies, and recommendations to overcome any deficiencies*
36 *identified.*

37 *(b) The report shall be submitted in compliance with Section*
38 *9795 of the Government Code.*

39 *(c) Pursuant to Section 10231.5 of the Government Code, this*
40 *section shall remain in effect only until January 1, 2021, and as*

1 *of that date is repealed, unless a later enacted statute, that is*
2 *enacted before January 1, 2021, deletes or extends that date.*

3 *(d) The commission may combine the information required to*
4 *be reported by this section with the report prepared pursuant to*
5 *Section 918.1.*

6 ~~SEC. 2.~~

7 SEC. 4. Section 1046 is added to the Public Utilities Code, to
8 read:

9 1046. (a) For purposes of this section, the following terms
10 have the following meanings:

11 (1) “Bus” means a vehicle designed, used, or maintained for
12 carrying more than 10 persons, including the driver, which is used
13 to transport persons for compensation or profit.

14 (2) “Limousine” means any sedan or sport utility vehicle, of
15 either standard or extended length, with a seating capacity of not
16 more than 10 passengers including the driver, used in the
17 transportation of passengers for hire on a prearranged basis within
18 this state, and includes a modified limousine as defined in Section
19 1042.1.

20 (3) “Peace officer” means a person who is designated as a peace
21 officer pursuant to Chapter 4.5 (commencing with Section 830)
22 of Title 3 of Part 2 of the Penal Code.

23 (b) A peace officer may, with respect to a passenger stage
24 corporation, enforce and assist in the enforcement of Sections 2110
25 and 2112, resulting from a violation of Section 1031, 1041, or
26 1045, or more than one of those sections. A peace officer may
27 additionally enforce and assist in the enforcement of Sections
28 1034.5 and 2119. In any case in which an arrest authorized by this
29 subdivision is made for an offense declared to be a misdemeanor,
30 and the person arrested does not demand to be taken before a
31 magistrate, the arresting peace officer may, instead of taking such
32 person before a magistrate, follow the procedure prescribed by
33 Chapter 5C (commencing with Section 853.5) of Title 3 of Part 2
34 of the Penal Code. The provisions of that chapter shall thereafter
35 apply with reference to any proceeding based upon the issuance
36 of a citation pursuant to this authority.

37 (c) A peace officer may impound a bus or limousine operated
38 by a passenger stage corporation pursuant to Section 14602.9 of
39 the Vehicle Code if the peace officer determines that any of the

1 following violations occurred while the driver was operating the
2 vehicle:

3 (1) The driver was operating the bus or limousine when the
4 passenger stage corporation did not have a certificate of public
5 convenience and necessity issued by the commission as required
6 pursuant to this article.

7 (2) The driver was operating the bus or limousine when the
8 operating rights or certificate of public convenience and necessity
9 of a passenger stage corporation was suspended, canceled, or
10 revoked pursuant to Section 1033.5, 1033.7, or 1045.

11 (3) The driver was operating the bus or limousine without having
12 a current and valid driver's license of the proper class.

13 (d) The commission shall coordinate enforcement of this section
14 with those peace officers likely to be involved in enforcing this
15 section, including undertaking both of the following:

16 (1) Educational outreach to ensure that those peace officers are
17 aware of the requirements of Sections 1031, 1034.5, 1041, 1045,
18 2110, 2112, and 2119.

19 (2) Establishing lines of communication to ensure that the
20 commission is notified if an action is commenced to enforce the
21 requirements of those sections specified in subdivision (b), so that
22 the commission may take appropriate action to enforce the fine
23 and penalty provisions of Chapter 11 (commencing with Section
24 2100).

25 (e) The Legislature finds and declares that this section is
26 intended to facilitate and enhance the commission's performance
27 of its functions pursuant to Section 2101 and not diminish the
28 commission's authority or responsibility pursuant to that section.

29 (f) This section does not authorize the impoundment of privately
30 owned personal vehicles *that are not common carriers* nor the
31 impoundment of vehicles used in transportation for compensation
32 by charter-party carriers of passengers that are not required to carry
33 individual permits.

34 ~~SEC. 3.~~

35 ~~SEC. 5.~~ Section 5102 of the Public Utilities Code is amended
36 to read:

37 5102. (a) The use of the public highways for the transportation
38 of used household goods and personal effects for compensation is
39 a business affected with a public interest. It is the purpose of this
40 chapter to preserve for the public the full benefit and use of public

1 highways consistent with the needs of commerce without
2 unnecessary congestion or wear and tear upon those highways; to
3 secure to the people just, reasonable, and nondiscriminatory rates
4 for transportation by carriers operating upon the highways; to
5 secure full and unrestricted flow of traffic by motor carriers over
6 the highways that will adequately meet reasonable public demands
7 by providing for the regulation of rates of all carriers so that
8 adequate and dependable service by all necessary carriers shall be
9 maintained and the full use of the highways preserved to the public;
10 and to promote fair dealing and ethical conduct in the rendition of
11 services involving or incident to the transportation of household
12 goods and personal effects.

13 (b) To achieve the purposes of subdivision (a) the commission
14 shall do all of the following:

15 (1) Prioritize the timely processing of applications and hold
16 “application workshops” for potential applicants around the state.

17 (2) Enable electronic filing of applications, reports, and fee
18 payments.

19 (3) Dedicate staff to answering telephone calls, mailings, and
20 electronic inquiries from carriers.

21 (4) Prioritize the timely processing of consumer complaints.

22 (5) Implement electronic case tracking of complaints and their
23 disposition.

24 (6) Implement a process for appropriate and timely enforcement
25 against illegally operating carriers, including by performing
26 staff-driven investigations and performing enforcement through
27 sting operations and other forms of presence in the field.

28 (7) Maintain relationships with, and implement outreach and
29 education programs to, local law enforcement, district attorneys,
30 and airports.

31 (8) Meet with carrier trade associations at least annually.

32 (9) Implement a consolidated case tracking system that integrates
33 each of the transportation program core functions and data
34 collection, administrative compliance details, complaints, and
35 investigations.

36 ~~(e) (1) The commission shall assess its capabilities to carry out~~
37 ~~the activities in subdivision (b) and report to the Legislature no~~
38 ~~later than January 1, 2017. The report shall contain an analysis of~~
39 ~~current capabilities and deficiencies, and recommendations to~~
40 ~~overcome any deficiencies identified.~~

1 ~~(2) The report shall be submitted in compliance with Section~~
2 ~~9795 of the Government Code.~~

3 ~~(3) Pursuant to Section 10231.5 of the Government Code, this~~
4 ~~subdivision is inoperative on January 1, 2021.~~

5 ~~SEC. 4.~~

6 *SEC. 6.* Section 5317.5 of the Public Utilities Code is amended
7 to read:

8 5317.5. (a) The commission shall ensure that this chapter is
9 enforced and obeyed, and that violations thereof are promptly
10 prosecuted and that penalty moneys due to the state are recovered
11 and collected, and to this end it may sue in the name of the people
12 of the State of California. Upon the request of the commission,
13 the Attorney General or the district attorney of the proper county
14 or city and county may aid in any investigation, hearing, or trial
15 had under this chapter.

16 (b) For purposes of this section, “peace officer” means a person
17 designated as a peace officer pursuant to Chapter 4.5 (commencing
18 with Section 830) of Title 3 of Part 2 of the Penal Code.

19 (c) A peace officer may enforce and assist in the enforcement
20 of Sections 5311 and 5312, resulting from a violation of Section
21 5132, 5133, 5140, or 5286, or more than one of those sections. A
22 peace officer may additionally enforce and assist in the enforcement
23 of Sections 5311.3 and 5314.5. In any case in which an arrest
24 authorized by this subdivision is made for an offense declared to
25 be a misdemeanor, and the person arrested does not demand to be
26 taken before a magistrate, the arresting peace officer may, instead
27 of taking such person before a magistrate, follow the procedure
28 prescribed by Chapter 5C (commencing with Section 853.5) of
29 Title 3 of Part 2 of the Penal Code. The provisions of that chapter
30 shall thereafter apply with reference to any proceeding based upon
31 the issuance of a citation pursuant to this authority.

32 (d) The commission shall coordinate enforcement of this section
33 with those peace officers likely to be involved in enforcing this
34 section, including undertaking both of the following:

35 (1) Educational outreach to ensure that those peace officers are
36 aware of the requirements of Sections 5132, 5133, 5140, 5286,
37 5311, 5311.3, 5312, and 5314.5.

38 (2) Establishing lines of communication to ensure that the
39 commission is notified if an action is commenced to enforce the
40 requirements of those sections specified in subdivision (c), so that

1 the commission may take appropriate action to enforce the fine
2 and penalty provisions of this article.

3 (e) The Attorney General, a district attorney of the proper county
4 or city and county, or a city attorney may institute and prosecute
5 actions or proceedings for the violation of any law committed in
6 connection with, or arising from, a transaction involving the
7 transportation of household goods and personal effects.

8 ~~SEC. 5.~~

9 *SEC. 7.* Section 5352 of the Public Utilities Code is amended
10 to read:

11 5352. (a) The use of the public highways for the transportation
12 of passengers for compensation is a business affected with a public
13 interest. It is the purpose of this chapter to preserve for the public
14 full benefit and use of public highways consistent with the needs
15 of commerce without unnecessary congestion or wear and tear
16 upon the highways; to secure to the people adequate and
17 dependable transportation by carriers operating upon the highways;
18 to secure full and unrestricted flow of traffic by motor carriers
19 over the highways which will adequately meet reasonable public
20 demands by providing for the regulation of all transportation
21 agencies with respect to accident indemnity so that adequate and
22 dependable service by all necessary transportation agencies shall
23 be maintained and the full use of the highways preserved to the
24 public; and to promote carrier and public safety through its safety
25 enforcement regulations.

26 (b) To achieve the purposes of subdivision (a) the commission
27 shall do all of the following:

28 (1) Prioritize the timely processing of applications and hold
29 “application workshops” for potential applicants around the state.

30 (2) Enable electronic filing of applications, reports, and fee
31 payments.

32 (3) Dedicate staff to answering telephone calls, mailings, and
33 electronic inquiries from carriers.

34 (4) Prioritize the timely processing of consumer complaints.

35 (5) Implement electronic case tracking of complaints and their
36 disposition.

37 (6) Implement a process for appropriate and timely enforcement
38 against illegally operating carriers, including by performing
39 staff-driven investigations and performing enforcement through
40 sting operations and other forms of presence in the field.

1 (7) Maintain relationships with, and implement outreach and
2 education programs to, local law enforcement, district attorneys,
3 and airports.

4 (8) Meet with carrier trade associations at least annually.

5 (9) Implement a consolidated case tracking system that integrates
6 each of the transportation program core functions and data
7 collection, administrative compliance details, complaints, and
8 investigations.

9 ~~(e) (1) The commission shall assess its capabilities to carry out
10 the activities in subdivision (b) and report to the Legislature no
11 later than January 1, 2017. The report shall contain an analysis of
12 current capabilities and deficiencies, and recommendations to
13 overcome any deficiencies identified.~~

14 ~~(2) The report shall be submitted in compliance with Section
15 9795 of the Government Code.~~

16 ~~(3) Pursuant to Section 10231.5 of the Government Code, this
17 subdivision is inoperative on January 1, 2021.~~

18 ~~SEC. 6.~~

19 *SEC. 8.* Section 5359 of the Public Utilities Code is amended
20 to read:

21 5359. (a) “Motor vehicle” means a vehicle which is
22 self-propelled.

23 (b) “Bus” means a vehicle designed, used, or maintained for
24 carrying more than 10 persons, including the driver, which is used
25 to transport persons for compensation or profit.

26 (c) “Limousine” means any sedan or sport utility vehicle, of
27 either standard or extended length, with a seating capacity of not
28 more than 10 passengers including the driver, used in the
29 transportation of passengers for hire on a prearranged basis within
30 this state, and includes a modified limousine as defined in
31 *subdivision (d) of Section 1042.1. 1042.*

32 ~~SEC. 7.~~

33 *SEC. 9.* Section 5387 of the Public Utilities Code is amended
34 to read:

35 5387. (a) It is unlawful for the owner of a charter-party carrier
36 of passengers to permit the operation of a vehicle upon a public
37 highway for compensation without (1) having obtained from the
38 commission a certificate or permit pursuant to this chapter, (2)
39 having complied with the vehicle identification requirements of

1 Section 5385 or 5385.5, and (3) having complied with the accident
2 liability protection requirements of Section 5391.

3 (b) A person who drives a bus for a charter-party carrier without
4 having a current and valid driver's license of the proper class, a
5 passenger vehicle endorsement, or the required certificate shall be
6 suspended from driving a bus of any kind, including, but not
7 limited to, a bus, schoolbus, school pupil activity bus, or transit
8 bus, with passengers for a period of five years pursuant to Section
9 13369 of the Vehicle Code.

10 (c) (1) A charter-party carrier shall have its authority to operate
11 as a charter-party carrier permanently revoked by the commission
12 or be permanently barred from receiving a permit or certificate
13 from the commission if it commits any of the following acts:

14 (A) Operates a bus without having been issued a permit or
15 certificate from the commission.

16 (B) Operates a bus with a permit that was suspended by the
17 commission pursuant to Section 5378.5.

18 (C) Commits three or more liability insurance violations within
19 a two-year period for which it has been cited.

20 (D) Operates a bus with a permit that was suspended by the
21 commission during a period that the charter-party carrier's liability
22 insurance lapsed for which it has been cited.

23 (E) Knowingly employs a busdriver who does not have a current
24 and valid driver's license of the proper class, a passenger vehicle
25 endorsement, or the required certificate to drive a bus.

26 (F) Has one or more buses improperly registered with the
27 Department of Motor Vehicles.

28 (2) The commission shall not issue a new permit or certificate
29 to operate as a charter-party carrier if any officer, director, or owner
30 of that charter-party carrier was an officer, director, or owner of
31 a charter-party carrier that had its authority to operate as a
32 charter-party carrier permanently revoked by the commission or
33 that was permanently barred from receiving a permit or certificate
34 from the commission pursuant to this subdivision.

35 (d) A peace officer, as designated pursuant to Chapter 4.5
36 (commencing with Section 830) of Title 3 of Part 2 of the Penal
37 Code, may impound a bus or limousine of a charter-party carrier
38 of passengers for 30 days pursuant to Section 14602.9 of the
39 Vehicle Code if the peace officer determines that any of the

1 following violations occurred while the driver was operating the
2 bus or limousine of the charter-party carrier:

3 (1) The driver was operating the bus or limousine of a
4 charter-party carrier of passengers when the charter-party carrier
5 of passengers did not have a permit or certificate issued by the
6 commission.

7 (2) The driver was operating the bus or limousine of a
8 charter-party carrier of passengers when the charter-party carrier
9 of passengers was operating with a suspended permit or certificate
10 from the commission.

11 (3) The driver was operating the bus or limousine of a
12 charter-party carrier of passengers without having a current and
13 valid driver's license of the proper class, a passenger vehicle
14 endorsement, or the required certificate.

15 (e) This section does not authorize the impoundment of privately
16 owned personal vehicles *that are not common carriers* nor the
17 impoundment of vehicles used in transportation for compensation
18 by charter-party carriers of passengers that are not required to carry
19 individual permits.

20 ~~SEC. 8:~~

21 *SEC. 10.* Section 5417.5 is added to the Public Utilities Code,
22 to read:

23 5417.5. (a) The commission shall ensure that this chapter is
24 enforced and obeyed, and that violations thereof are promptly
25 prosecuted and that penalty moneys due to the state are recovered
26 and collected, and to this end it may sue in the name of the people
27 of the State of California. Upon the request of the commission,
28 the Attorney General or the district attorney of the proper county
29 or city and county may aid in any investigation, hearing, or trial
30 under this chapter. The Attorney General, a district attorney of the
31 proper county or city and county, or a city attorney may institute
32 and prosecute actions or proceedings for the violation of any law
33 committed in connection with, or arising from, a transaction
34 involving a charter-party carrier of passengers.

35 (b) For purposes of this section, "peace officer" means a person
36 designated as a peace officer pursuant to Chapter 4.5 (commencing
37 with Section 830) of Title 3 of Part 2 of the Penal Code.

38 (c) A peace officer may enforce and assist in the enforcement
39 of Sections 5411 and 5412 resulting from a violation of Section
40 5371, 5379, 5385, 5385.7, or 5387, or more than one of those

1 sections. A peace officer may additionally enforce and assist in
2 the enforcement of Sections 5411.3 and 5414.5. In any case in
3 which an arrest authorized by this subdivision is made for an
4 offense declared to be a misdemeanor, and the person arrested
5 does not demand to be taken before a magistrate, the arresting
6 peace officer may, instead of taking such person before a
7 magistrate, follow the procedure prescribed by Chapter 5C
8 (commencing with Section 853.5) of Title 3 of Part 2 of the Penal
9 Code. The provisions of that chapter shall thereafter apply with
10 reference to any proceeding based upon the issuance of a citation
11 pursuant to this authority.

12 (d) The commission shall coordinate enforcement of this section
13 with those peace officers likely to be involved in enforcing this
14 section, including undertaking both of the following:

15 (1) Educational outreach to ensure that those peace officers are
16 aware of the requirements of Sections 5371, 5379, 5385, 5385.7,
17 5387, 5411, 5411.3, 5412, and 5414.5.

18 (2) Establishing lines of communication to ensure that the
19 commission is notified if an action is commenced to enforce the
20 requirements of those sections specified in subdivision (c), so that
21 the commission may take appropriate action to enforce the fine
22 and penalty provisions of this article.

23 (e) The Attorney General, a district attorney of the proper county
24 or city and county, or a city attorney may institute and prosecute
25 actions or proceedings for the violation of any law committed in
26 connection with, or arising from, a transaction involving the
27 transportation of passengers by a charter-party carrier of
28 passengers.

29 ~~SEC. 9.~~

30 *SEC. 11.* Section 14602.9 of the Vehicle Code is amended to
31 read:

32 14602.9. (a) For purposes of this section, “peace officer” means
33 a person designated as a peace officer pursuant to Chapter 4.5
34 (commencing with Section 830) of Title 3 of Part 2 of the Penal
35 Code.

36 (b) A peace officer may impound a bus or limousine of a
37 charter-party carrier for 30 days if the officer determines that any
38 of the following violations occurred while the driver was operating
39 the bus or limousine of the charter-party carrier:

1 (1) The driver was operating the bus or limousine of a
2 charter-party carrier when the charter-party carrier did not have a
3 permit or certificate issued by the Public Utilities Commission,
4 pursuant to Section 5375 of the Public Utilities Code.

5 (2) The driver was operating the bus or limousine of a
6 charter-party carrier when the charter-party carrier was operating
7 with a suspended permit or certificate from the Public Utilities
8 Commission.

9 (3) The driver was operating the bus or limousine of a
10 charter-party carrier without having a current and valid driver's
11 license of the proper class, a passenger vehicle endorsement, or
12 the required certificate.

13 (c) A peace officer may impound a bus or limousine belonging
14 to a passenger stage corporation for 30 days if the officer
15 determines any of the following violations occurred while the
16 driver was operating the bus or ~~limousine~~ *limousine*:

17 (1) The driver was operating the bus or limousine when the
18 passenger stage corporation did not have a certificate of public
19 convenience and necessity issued by the Public Utilities
20 Commission as required pursuant to Article 2 (commencing with
21 Section 1031) of Chapter 5 of Part 1 of Division 1 of the Public
22 Utilities Code.

23 (2) The driver was operating the bus or limousine when the
24 operating rights or certificate of public convenience and necessity
25 of a passenger stage corporation was suspended, canceled, or
26 revoked pursuant to Section 1033.5, 1033.7, or 1045 of the Public
27 Utilities Code.

28 (3) The driver was operating the bus or limousine without having
29 a current and valid driver's license of the proper class.

30 (d) Within two working days after impoundment, the
31 impounding agency shall send a notice by certified mail, return
32 receipt requested, to the legal owner of the vehicle, at the address
33 obtained from the department, informing the owner that the vehicle
34 has been impounded. Failure to notify the legal owner within two
35 working days shall prohibit the impounding agency from charging
36 for more than 15 day's impoundment when the legal owner
37 redeems the impounded vehicle. The impounding agency shall
38 maintain a published telephone number that provides information
39 24 hours a day regarding the impoundment of vehicles and the
40 rights of a registered owner to request a hearing.

1 (e) The registered and legal owner of a vehicle that is removed
2 and seized under subdivision (b) or (c) or his or her agent shall be
3 provided the opportunity for a storage hearing to determine the
4 validity of, or consider any mitigating circumstances attendant to,
5 the storage, in accordance with Section 22852.

6 (f) (1) The impounding agency shall release the vehicle to the
7 registered owner or his or her agent prior to the end of the
8 impoundment period under any of the following circumstances:

9 (A) When the vehicle is a stolen vehicle.

10 (B) When the vehicle is subject to bailment and is driven by an
11 unlicensed employee of a business establishment, including a
12 parking service or repair garage.

13 (C) When, for a charter-party carrier of passengers, the driver
14 of the vehicle is not the sole registered owner of the vehicle and
15 the vehicle is being released to another registered owner of the
16 vehicle who agrees not to allow the driver to use the vehicle until
17 after the end of the impoundment period and the charter-party
18 carrier has been issued a valid permit from the Public Utilities
19 Commission, pursuant to Section 5375 of the Public Utilities Code.

20 (D) When, for a passenger stage corporation, the driver of the
21 vehicle is not the sole registered owner of the vehicle and the
22 vehicle is being released to another registered owner of the vehicle
23 who agrees not to allow the driver to use the vehicle until after the
24 end of the impoundment period and the passenger stage corporation
25 has been issued a valid certificate of public convenience and
26 necessity by the Public Utilities Commission, pursuant to Article
27 2 (commencing with Section 1031) of Chapter 5 of Part 1 of
28 Division 1 of the Public Utilities Code.

29 (2) A vehicle shall not be released pursuant to this subdivision
30 without presentation of the registered owner's or agent's currently
31 valid driver's license to operate the vehicle and proof of current
32 vehicle registration, or upon order of a court.

33 (g) The registered owner or his or her agent is responsible for
34 all towing and storage charges related to the impoundment, and
35 any administrative charges authorized under Section 22850.5.

36 (h) A vehicle removed and seized under subdivision (b) or (c)
37 shall be released to the legal owner of the vehicle or the legal
38 owner's agent prior to the end of the impoundment period if all of
39 the following conditions are met:

1 (1) The legal owner is a motor vehicle dealer, bank, credit union,
2 acceptance corporation, or other licensed financial institution
3 legally operating in this state, or is another person who is not the
4 registered owner and holds a security interest in the vehicle.

5 (2) The legal owner or the legal owner’s agent pays all towing
6 and storage fees related to the seizure of the vehicle. A lien sale
7 processing fee shall not be charged to the legal owner who redeems
8 the vehicle prior to the 10th day of impoundment. The impounding
9 authority or any person having possession of the vehicle shall not
10 collect from the legal owner of the type specified in paragraph (1),
11 or the legal owner’s agent, any administrative charges imposed
12 pursuant to Section 22850.5 unless the legal owner voluntarily
13 requested a poststorage hearing.

14 (3) (A) The legal owner or the legal owner’s agent presents
15 either lawful foreclosure documents or an affidavit of repossession
16 for the vehicle, and a security agreement or title showing proof of
17 legal ownership for the vehicle. All presented documents may be
18 originals, photocopies, or facsimile copies, or may be transmitted
19 electronically. The impounding agency shall not require a
20 document to be notarized. The impounding agency may require
21 the agent of the legal owner to produce a photocopy or facsimile
22 copy of its repossession agency license or registration issued
23 pursuant to Chapter 11 (commencing with Section 7500) of
24 Division 3 of the Business and Professions Code, or to demonstrate,
25 to the satisfaction of the impounding agency, that the agent is
26 exempt from licensure pursuant to Section 7500.2 or 7500.3 of the
27 Business and Professions Code.

28 (B) Administrative costs authorized under subdivision (a) of
29 Section 22850.5 shall not be charged to the legal owner of the type
30 specified in paragraph (1), who redeems the vehicle unless the
31 legal owner voluntarily requests a poststorage hearing. A city,
32 county, or state agency shall not require a legal owner or a legal
33 owner’s agent to request a poststorage hearing as a requirement
34 for release of the vehicle to the legal owner or the legal owner’s
35 agent. The impounding agency shall not require any documents
36 other than those specified in this paragraph. The impounding
37 agency shall not require any documents to be notarized.

38 (C) As used in this paragraph, “foreclosure documents” means
39 an “assignment” as that term is defined in subdivision ~~(a)~~ (b) of
40 Section 7500.1 of the Business and Professions Code.

1 (i) (1) A legal owner or the legal owner's agent who obtains
2 release of the vehicle pursuant to subdivision (h) may not release
3 the vehicle to the registered owner of the vehicle or any agents of
4 the registered owner, unless the registered owner is a rental car
5 agency, until after the termination of the impoundment period.

6 (2) The legal owner or the legal owner's agent shall not
7 relinquish the vehicle to the registered owner until the registered
8 owner or that owner's agent presents his or her valid driver's
9 license or valid temporary driver's license to the legal owner or
10 the legal owner's agent. The legal owner or the legal owner's agent
11 shall make every reasonable effort to ensure that the license
12 presented is valid.

13 (3) Prior to relinquishing the vehicle, the legal owner may
14 require the registered owner to pay all towing and storage charges
15 related to the impoundment and any administrative charges
16 authorized under Section 22850.5 that were incurred by the legal
17 owner in connection with obtaining custody of the vehicle.

18 (j) (1) A vehicle removed and seized under subdivision (b) or
19 (c) shall be released to a rental agency prior to the end of the
20 impoundment period if the agency is either the legal owner or
21 registered owner of the vehicle and the agency pays all towing and
22 storage fees related to the seizure of the vehicle.

23 (2) The owner of a rental vehicle that was seized under this
24 section may continue to rent the vehicle upon recovery of the
25 vehicle. However, the rental agency shall not rent another vehicle
26 to the driver of the vehicle that was seized until the impoundment
27 period has expired.

28 (3) The rental agency may require the person to whom the
29 vehicle was rented to pay all towing and storage charges related
30 to the impoundment and any administrative charges authorized
31 under Section 22850.5 that were incurred by the rental agency in
32 connection with obtaining custody of the vehicle.

33 (k) Notwithstanding any other provision of this section, the
34 registered owner, and not the legal owner, shall remain responsible
35 for any towing and storage charges related to the impoundment,
36 any administrative charges authorized under Section 22850.5, and
37 any parking fines, penalties, and administrative fees incurred by
38 the registered owner.

1 (l) The impounding agency is not liable to the registered owner
2 for the improper release of the vehicle to the legal owner or the
3 legal owner's agent provided the release complies with this section.

4 (m) This section does not authorize the impoundment of
5 privately owned personal vehicles *that are not common carriers*
6 nor the impoundment of vehicles used in transportation for
7 compensation by charter-party carriers that are not required to
8 carry individual permits.

9 (n) For the purposes of this section, a "charter-party carrier"
10 means a charter-party carrier of passengers as defined by Section
11 5360 of the Public Utilities Code.

12 (o) For purposes of this section, a "passenger stage corporation"
13 means a passenger stage corporation as defined by Section 226 of
14 the Public Utilities Code.

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