

Introduced by Senator Greene

January 15, 1997

An act to add Section 38060 to the Education Code, relating to schools.

LEGISLATIVE COUNSEL'S DIGEST

SB 161, as introduced, Greene. Schools.

(1) Existing law makes it a crime to enter a schoolbus or school pupil activity bus without prior authorization of the driver or other school official with intent to commit any crime and then refusing to disembark after being ordered to do so by the driver or other school official. Existing law will be repealed on January 1, 1998, as part of a technical Education Code reorganization statute.

This bill would reenact the existing law with no changes and renumber it consistent with the technical Education Code reorganization statute.

(2) This bill would provide that it is to be construed as a restatement and not as a new enactment.

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

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

1 SECTION 1. Section 38060 is added to the Education
2 Code, to read:
3 38060. (a) Any person who enters a schoolbus or
4 school pupil activity bus without prior authorization of
5 the driver or other school official with intent to commit

1 any crime and who refuses to disembark after being
2 ordered to do so by the driver or other school official is
3 guilty of a misdemeanor and is punishable by
4 imprisonment in the county jail for not more than six
5 months, by a fine of not more than one thousand dollars
6 (\$1,000), or by both.

7 (b) A school district or county superintendent of
8 schools may place a notice at the entrance of a schoolbus
9 or school pupil activity bus that complies with the
10 requirements of paragraph (3) of subdivision (c) of
11 Section 1256.5 of Title 13 of the California Code of
12 Regulations and that warns against unauthorized entry.

13 SEC. 2. To the extent that the provisions of this act are
14 substantially the same as existing statutory provisions
15 relating to the same subject matter, the provisions shall
16 be construed as restatements and continuations of
17 existing statutory provisions and not as a new enactment.

18 SEC. 3. The Legislature finds and declares that the
19 enactment of this act, in view of the nonsubstantive
20 statutory changes made, will not result in new or
21 additional costs to local agencies charged with any duties
22 or responsibilities in connection therewith.

