



General Assembly

Amendment

February Session, 2006

LCO No. 4971

SB0032804971SD0

Offered by:

SEN. CIOTTO, 9th Dist.

REP. GUERRERA, 29th Dist.

To: Subst. Senate Bill No. 328

File No. 133

Cal. No. 139

"AN ACT CONCERNING THE DEPARTMENT OF MOTOR VEHICLES."

1 Strike line 247 in its entirety and insert the following in lieu thereof
2 "assigned driver in a Safe Ride program sponsored by the American
3 Red Cross, the Boy Scouts of America or other national public service
4 organization."

5 In line 714, after "cost," strike "including payment to the Centralized
6 Infractions Bureau in"

7 Strike line 715 in its entirety

8 In line 716, strike "statutes or 51-164o,"

9 In line 1081, strike "a motor vehicle" and insert in lieu thereof "one
10 or more motor vehicles"

11 Strike line 1168 in its entirety and insert the following in lieu
12 thereof:

13 "(g) On or before January 1, [2006] 2007, the Department of Motor"

14 In line 1227, after "suspension" insert "or is subject to any pending
15 action by the commissioner that may result in suspension"

16 In line 1355, after the period, insert "The period of any
17 disqualification imposed under this subsection shall be concurrent
18 with the period of any other disqualification or suspension imposed on
19 such commercial driver."

20 In line 1364, strike "The period of any disqualification imposed
21 under this"

22 Strike lines 1365 and 1366 in their entirety

23 Change the effective date of section 22 to "from passage"

24 After the last section, add the following and renumber sections and
25 internal references accordingly:

26 "Sec. 501. Section 13b-410a of the general statutes is repealed and the
27 following is substituted in lieu thereof (*Effective July 1, 2006*):

28 [The Commissioner of Motor Vehicles shall adopt regulations in
29 accordance with chapter 54 to implement the participation by this state
30 in the single state registration system, as established by standards
31 adopted by the Interstate Commerce Commission or its successor
32 agency in the Code of Federal Regulations, Title 49, Part 1023, as
33 amended pursuant to United States Public Law 105-178, the
34 Transportation Equity Act for the 21st Century. Such regulations shall
35 require the payment to the state, by or on behalf of interstate motor
36 carriers regulated by the Interstate Commerce Commission or its
37 successor agency, of annual fees for the filing of proof of insurance.
38 Such fees shall equal the amount previously required, as of November
39 15, 1991, of such carriers for the purchase of identification stamps,
40 except that the amount and the method of payment of such fees by
41 such carriers shall not conflict with the provisions of the standards
42 adopted by said commission.]

43 (a) On and after the date on which the Secretary of the United States
44 Department of Transportation establishes the unified carrier
45 registration system in accordance with 49 USC 13908, as amended, no
46 foreign or domestic motor carrier, motor private carrier, leasing
47 company, broker or freight forwarder, as defined in Title 49 of the
48 United States Code, shall operate any motor vehicle on the highways
49 of this state without first registering under said unified carrier
50 registration system and paying all fees required for such registration.

51 (b) The Commissioner of Motor Vehicles shall continue to require
52 each haul-for-hire motor carrier to make an annual payment, in an
53 amount not to exceed ten dollars, per owned and operated vehicle for
54 filings made with the Department of Motor Vehicles required by the
55 single state registration system, established in accordance with 49 USC
56 14504, as amended, until the occurrence of the transition termination
57 date, as defined in 49 USC 13902(f), as amended.

58 (c) The commissioner is authorized to participate in the unified
59 carrier registration plan and agreement, established in accordance with
60 49 USC 14504a, as amended, and to file on behalf of the state the plan
61 required by the provisions of 49 USC 14504a(e).

62 Sec. 502. Section 14-36a of the 2006 supplement to the general
63 statutes is repealed and the following is substituted in lieu thereof
64 (*Effective from passage*):

65 (a) A commercial driver's license issued in accordance with section
66 14-44c shall be designated as class A, B or C, in accordance with the
67 provisions of subsection (b) of section 14-44d. All other operators'
68 licenses shall be designated as class D. A license of any class that also
69 authorizes the operation of a motorcycle shall contain the designation
70 "M".

71 (b) A commercial driver's license which contains the endorsement
72 "S" evidences that the holder meets the requirements of section 14-44,
73 as amended, to operate a school bus or any vehicle described in
74 subsection (c) of this section. A commercial driver's license may

75 contain any of the following additional endorsements:

76 "P"- authorizes the operation of commercial motor vehicles designed
77 to carry passengers;

78 "H"- authorizes the operation of vehicles transporting hazardous
79 materials;

80 "N"- authorizes the operation of tank vehicles;

81 "X"- authorizes both hazardous materials and tank vehicles; and

82 "T"- authorizes the operation of vehicles with up to three trailing,
83 nonpower units.

84 The commissioner may establish one or more restrictions on
85 commercial driver's licenses of any class, in regulations adopted in
86 accordance with the provisions of chapter 54.

87 (c) A commercial driver's license or a class D license that contains
88 any of the following endorsements evidences that the holder meets the
89 requirements of section 14-44, as amended:

90 "V"- authorizes the transportation of passengers in a student
91 transportation vehicle, as defined in section 14-212, as amended, or any
92 vehicle that requires an "A" or "F" endorsement;

93 "A"- authorizes the transportation of passengers in an activity
94 vehicle, [or camp vehicle,] as defined in section 14-1, as amended, or
95 any vehicle that requires an "F" endorsement; and

96 "F"- authorizes the transportation of passengers in a taxicab, motor
97 vehicle in livery service, service bus or motor bus.

98 The commissioner may establish one or more endorsements or
99 restrictions on class D licenses, in accordance with regulations adopted
100 in accordance with the provisions of chapter 54.

101 (d) On or after January 1, 2007, no person shall operate a camp

102 vehicle, as defined in section 14-1, as amended, unless such person
103 holds a "V" or "A" endorsement.

104 [(d)] (e) No person shall operate a motor vehicle in violation of the
105 classification of the license issued to him.

106 [(e)] (f) Any person who violates any provision of subsection (d) or
107 (e) of this section shall, for a first offense, be deemed to have
108 committed an infraction and be fined not less than thirty-five dollars or
109 more than fifty dollars and, for a subsequent offense, shall be fined not
110 more than one hundred dollars or imprisoned not more than thirty
111 days, or both."