



General Assembly

**Amendment**

February Session, 2016

LCO No. 6227



Offered by:

REP. GUERRERA, 29<sup>th</sup> Dist.

SEN. LEONE, 27<sup>th</sup> Dist.

REP. O'DEA, 125<sup>th</sup> Dist.

SEN. BOUCHER, 26<sup>th</sup> Dist.

To: Subst. House Bill No. 5055

File No. 272

Cal. No. 197

**"AN ACT DECREASING WAIT TIMES AT THE DEPARTMENT OF  
MOTOR VEHICLES."**

1 Strike everything after the enacting clause and substitute the  
2 following in lieu thereof:

3 "Section 1. (NEW) (*Effective from passage*) (a) For the purposes of this  
4 section, "certificate of title", "commissioner", "department", "owner"  
5 and "vessel" have the same meanings as provided in section 15-202 of  
6 the general statutes.

7 (b) Notwithstanding sections 15-203 to 15-232, inclusive, of the  
8 general statutes, and except as provided in subsection (c) of this  
9 section, a certificate of title shall not be required for a vessel and the  
10 commissioner shall not accept an application for a certificate of title or  
11 create a certificate of title for the period commencing on the effective  
12 date of this section and ending December 31, 2018.

13 (c) A certificate of title for a vessel issued by the commissioner  
14 pursuant to an application for a certificate of title filed during the  
15 period commencing January 1, 2016, and ending on the date prior to  
16 the effective date of this section may be used to transfer the ownership  
17 of the vessel and, in such instance, the commissioner shall issue a  
18 certificate of title to the transferee provided the transferee delivers an  
19 application for the certificate of title to the department.

20 Sec. 2. Subsection (b) of section 15-206 of the general statutes is  
21 repealed and the following is substituted in lieu thereof (*Effective from*  
22 *passage*):

23 (b) An application for a certificate of title is not required and shall  
24 not be accepted, and no certificate of title shall be issued, for:

25 (1) A documented vessel;

26 (2) A foreign-documented vessel;

27 (3) A barge;

28 (4) An amphibious vehicle for which a certificate of title is issued  
29 pursuant to chapter 247 or a similar statute of another state;

30 (5) A vessel, other than a motorboat, as defined in section 15-141,  
31 less than nineteen and one-half feet in length;

32 (6) A vessel propelled solely by paddle or oar;

33 (7) A vessel that operates only on a permanently fixed,  
34 manufactured course and the movement of which is restricted to or  
35 guided by means of a mechanical device to which the watercraft is  
36 attached or by which the watercraft is controlled;

37 (8) A vessel owned by the United States, a foreign government or a  
38 state, or a political subdivision thereof, which is used in the  
39 performance of governmental functions;

40 (9) A vessel used solely as a lifeboat on another watercraft;

41 (10) A vessel before delivery if the vessel is under construction or  
42 completed pursuant to contract;

43 (11) A vessel held by a dealer for sale or lease;

44 (12) A stationary floating structure that:

45 (A) Does not have and is not designed to have a mode of propulsion  
46 of its own;

47 (B) Is dependent for utilities upon a continuous utility hookup to a  
48 source originating on shore; and

49 (C) Has no sewage facilities or has a permanent, continuous hookup  
50 to a shoreside sewage system;

51 (13) A vessel designated by the manufacturer as having a model  
52 year of [2016] 2019 or earlier, and any vessel manufactured or  
53 assembled prior to January 1, [2017] 2020, for which the manufacturer  
54 or assembler has not designated a model year; or

55 (14) A vessel for which a certificate of title has been issued by  
56 another state when this state has become the state of principal use for  
57 the vessel if one or more of the exceptions enumerated in this  
58 subsection apply to such vessel.

59 Sec. 3. Section 14-12 of the general statutes is repealed and the  
60 following is substituted in lieu thereof (*Effective October 1, 2016*):

61 (a) No motor vehicle shall be operated or towed on any highway,  
62 except as otherwise expressly provided, unless it is registered with the  
63 commissioner, provided any motor vehicle may be towed for repairs  
64 or necessary work if it bears the markers of a licensed and registered  
65 dealer, manufacturer or repairer and provided any motor vehicle  
66 which is validly registered in another state may, for a period of sixty  
67 days following establishment by the owner of residence in this state, be  
68 operated on any highway without first being registered with the  
69 commissioner. Except as otherwise provided in this subsection, (1) a

70 person commits an infraction if such person registers a motor vehicle  
71 he or she does not own or if such person operates, or allows the  
72 operation of, an unregistered motor vehicle on a public highway, or (2)  
73 a resident of this state who operates a motor vehicle he or she owns  
74 with marker plates issued by another state shall be fined one thousand  
75 dollars. If the owner of a motor vehicle previously registered, [on an  
76 annual or biennial basis,] the registration of which expired not more  
77 than thirty days previously, operates or allows the operation of such a  
78 motor vehicle, such owner shall be fined the amount designated for the  
79 infraction of failure to renew a registration, but the right to retain his  
80 or her operator's license shall not be affected. No operator other than  
81 the owner shall be subject to penalty for the operation of such a  
82 previously registered motor vehicle. As used in this subsection, the  
83 term "unregistered motor vehicle" includes any vehicle that is not  
84 eligible for registration by the commissioner due to the absence of  
85 necessary equipment or other characteristics of the vehicle that make it  
86 unsuitable for highway operation, unless the operation of such vehicle  
87 is expressly permitted by another provision of this chapter or chapter  
88 248.

89 (b) To obtain a motor vehicle registration, except as provided in  
90 subsection (c) of this section, the owner shall file in the office of the  
91 commissioner an application signed by him or her and containing such  
92 information and proof of ownership as the commissioner may require.  
93 The application shall be made on blanks furnished by the  
94 commissioner. The blanks shall be in such form and contain such  
95 provisions and information as the commissioner may determine.

96 (c) The commissioner may, for the more efficient administration of  
97 the commissioner's duties, appoint licensed dealers meeting  
98 qualifications established by the commissioner pursuant to regulations  
99 adopted in accordance with the provisions of chapter 54, to issue new  
100 registrations for passenger motor vehicles, motorcycles, campers, camp  
101 trailers, commercial trailers, service buses, school buses, trucks or other  
102 vehicle types as determined by the commissioner when they are sold  
103 by a licensed dealer. The commissioner shall charge such dealer a fee

104 of ten dollars for each new dealer issue form furnished for the  
105 purposes of this subsection. A person purchasing a motor vehicle or  
106 other vehicle types as determined by the commissioner from a dealer  
107 so appointed and registering such vehicle pursuant to this section shall  
108 file an application with the dealer and pay, to the dealer, a fee in  
109 accordance with the provisions of section 14-49, as amended by this  
110 act. The commissioner shall prescribe the time and manner in which  
111 the application and fee shall be transmitted to the commissioner.

112 (d) A motor vehicle registration certificate issued upon an  
113 application containing any material false statement is void from the  
114 date of its issue and shall be surrendered, upon demand, with any  
115 number plate or plates, to the commissioner. Any money paid for the  
116 registration certificate shall be forfeited to the state. No person shall  
117 obtain or attempt to obtain any registration for another by  
118 misrepresentation or impersonation and any registration so obtained  
119 shall be void. The commissioner may require each applicant for a  
120 motor vehicle registration to furnish personal identification  
121 satisfactory to the commissioner and may require any applicant who  
122 has established residence in this state for more than thirty days to  
123 obtain a motor vehicle operator's license, in accordance with the  
124 provisions of subsection (b) of section 14-36, or an identification card  
125 issued pursuant to section 1-1h. Any person who violates any  
126 provision of this subsection and any person who fails to surrender a  
127 falsely obtained motor vehicle registration or number plate or plates  
128 upon the demand of the commissioner shall be fined not more than  
129 two hundred dollars.

130 (e) The commissioner may register any motor vehicle under the  
131 provisions of this chapter, may assign a distinguishing registration  
132 number to the registered motor vehicle and may then issue a certificate  
133 of registration to the owner. A certificate of registration shall contain  
134 the registration number assigned to the motor vehicle and its vehicle  
135 identification number and shall be in such form and contain such  
136 further information as the commissioner determines.

137 (f) (1) The commissioner may refuse to register or issue a certificate  
138 of title for a motor vehicle or class of motor vehicles if he or she  
139 determines that the characteristics of the motor vehicle or class of  
140 motor vehicles make it unsafe for highway operation. The  
141 commissioner may adopt regulations, in accordance with the  
142 provisions of chapter 54, to implement the provisions of this  
143 subsection and the provisions of subsection (h) of this section.

144 (2) The commissioner shall not register a motor vehicle if he or she  
145 knows that the motor vehicle's equipment fails to comply with the  
146 provisions of this chapter, provided nothing contained in this section  
147 shall preclude the commissioner from issuing one or more temporary  
148 registrations for a motor vehicle not previously registered in this state  
149 or from issuing a temporary registration for a motor vehicle under a  
150 trade name without a certified copy of the notice required by section  
151 35-1.

152 (3) The commissioner shall not register any motor vehicle, except a  
153 platform truck the motive power of which is electricity, or a tractor  
154 equipped with solid tires, if it is not equipped with lighting devices as  
155 prescribed by this chapter. The registration of any motor vehicle which  
156 is not equipped with such prescribed lighting devices is void and  
157 money paid for the registration shall be forfeited to the state. Nothing  
158 in this subdivision shall prevent the commissioner, at his or her  
159 discretion, from registering a motor vehicle not equipped with certain  
160 lighting devices if the operation of the vehicle is restricted to daylight  
161 use.

162 (4) The commissioner shall not register any motor vehicle or a  
163 combination of a motor vehicle and a trailer or semitrailer which  
164 exceeds the limits specified in section 14-267a.

165 (5) On or after October 1, 1984, no motor vehicle registration shall be  
166 issued by the commissioner for any motorcycle unless the application  
167 for registration is accompanied by sufficient proof, as determined by  
168 the commissioner, that the motorcycle is insured for the amounts

169 required by section 14-289f.

170 (6) The commissioner shall not register any motor vehicle which is  
171 subject to the federal heavy vehicle use tax imposed under Section  
172 4481 of the Internal Revenue Code of 1954, or any subsequent  
173 corresponding internal revenue code of the United States, as from time  
174 to time amended, if the applicant fails to furnish proof of payment of  
175 such tax, in a form prescribed by the Secretary of the Treasury of the  
176 United States.

177 (g) The commissioner may elect not to register any motor vehicle  
178 which is ten or more model years old and which has not been  
179 previously registered in this state until the same has been presented, as  
180 directed by the commissioner, at the main office or a branch office of  
181 the Department of Motor Vehicles or to any designated official  
182 emissions inspection station or other business or firm, authorized by  
183 the Commissioner of Motor Vehicles to conduct safety inspections, and  
184 has passed the inspection as to its safety features as required by the  
185 commissioner. When a motor vehicle owned by a resident of this state  
186 is garaged in another jurisdiction and cannot be conveniently  
187 presented at an office of the Department of Motor Vehicles, an  
188 authorized emissions inspection station or other facility, the  
189 commissioner may accept an inspection made by authorities in such  
190 other jurisdiction or by appropriate military authorities, provided the  
191 commissioner determines that such inspection is comparable to that  
192 conducted by the Department of Motor Vehicles. If the commissioner  
193 authorizes the contractor that operates the system of official emissions  
194 inspection stations or other business or firm to conduct the safety  
195 inspections required by this subsection, the commissioner may  
196 authorize the contractor or other business or firm to charge a fee, not to  
197 exceed fifteen dollars, for each such inspection. The commissioner may  
198 authorize any motor vehicle dealer or repairer, licensed in accordance  
199 with section 14-52 and meeting qualifications established by the  
200 commissioner, to perform an inspection required by this section or to  
201 make repairs to any motor vehicle that has failed an initial safety  
202 inspection and to certify to the commissioner that the motor vehicle is

203 in compliance with the safety and equipment standards for  
204 registration. No such authorized dealer or repairer shall charge any  
205 additional fee to make such certification to the commissioner. If the  
206 commissioner authorizes any such dealer or repairer to conduct safety  
207 inspections, such licensee may provide written certification to the  
208 commissioner, in such form and manner as the commissioner  
209 prescribes, as to compliance of any motor vehicle in its inventory with  
210 safety and equipment standards and such certification may be  
211 accepted by the commissioner as meeting the inspection requirements  
212 of this subsection.

213 (h) The commissioner shall not register any motor vehicle unless it  
214 meets the equipment related registration requirements contained in  
215 sections 14-80, 14-100, 14-100a, 14-100b, 14-106a and 14-275.

216 (i) The commissioner or any city, town, borough or other taxing  
217 district authorized under subsection (f) of section 14-33 may issue a  
218 temporary registration to the owner of a motor vehicle. The application  
219 for a temporary registration shall conform to the provisions of this  
220 section. A temporary registration may be issued for a time period  
221 determined by the commissioner and may be renewed from time to  
222 time at the discretion of the commissioner. The fee for a temporary  
223 registration or any renewal thereof shall be as provided in subsection  
224 (n) of section 14-49, as amended by this act.

225 (j) (1) A dealer, licensed in accordance with section 14-52, appointed  
226 under subsection (c) of this section and who registers motor vehicles  
227 electronically in accordance with subsection (b) of section 14-61, may  
228 only issue a temporary registration to a person purchasing a motor  
229 vehicle from such dealer when the purchaser has a delinquent  
230 property tax payment or installment in accordance with subsection (a)  
231 of section 14-33 or has unpaid fines for more than five parking  
232 violations in accordance with subsection (c) of section 14-33. The  
233 application for a temporary registration shall conform to the  
234 provisions of this section. A temporary registration may be issued for a  
235 time period of not more than twenty days as determined by the

236 commissioner. No temporary registration issued under this  
237 subdivision may be renewed. The fee for a temporary registration shall  
238 be as provided in subsection (n) of section 14-49, as amended by this  
239 act.

240 (2) While the temporary registration is in effect, the purchaser shall  
241 make full payment to the city, town, borough or other taxing district  
242 for the amounts owed under subsection (a) or (c) of section 14-33 and  
243 return to the dealer's place of business to receive a permanent  
244 registration. Upon verifying that the commissioner has received notice  
245 under the provisions of section 14-33 that the tax obligation has been  
246 legally discharged or that the delinquent fines have been paid, the  
247 dealer shall issue a permanent registration to the purchaser and submit  
248 all documents related to the sale of the motor vehicle to the  
249 commissioner. No dealer who issues a temporary registration under  
250 this subsection shall refuse or fail to issue a permanent registration  
251 upon such verification.

252 [(j)] (k) The commissioner may issue a special use registration to the  
253 owner of a motor vehicle for a period not to exceed thirty days for the  
254 sole purpose of driving such vehicle to another state in which the  
255 vehicle is to be registered and exclusively used. The application for  
256 such registration shall conform to the provisions of subsection (b) of  
257 this section. The commissioner may issue special use certificates and  
258 plates in such form as he may determine. The special use certificate  
259 shall state such limitation on the operation of such vehicle and shall be  
260 carried in the vehicle at all times when it is being operated on any  
261 highway.

262 [(k)] (l) Notwithstanding the provisions of subsections (a), (b) and  
263 (e) of this section, the commissioner shall issue to a municipality, as  
264 defined in section 7-245, or a regional solid waste authority comprised  
265 of several municipalities, upon receipt of an application by the  
266 municipality or regional solid waste authority, a general  
267 distinguishing number plate for use on a motor vehicle owned or  
268 leased by such municipality or regional solid waste authority.

269 Sec. 4. Subsection (b) of section 14-12o of the general statutes is  
270 repealed and the following is substituted in lieu thereof (*Effective*  
271 *October 1, 2016*):

272 (b) For six months or any part thereof, the fee for a courtesy  
273 registration shall be one-sixth of the amount specified for a three-year  
274 permanent registration, one-quarter of the amount specified for a two-  
275 year permanent registration and one-half of the amount specified for a  
276 one-year permanent registration. The owner of a motor vehicle with a  
277 courtesy registration may receive a permanent registration upon  
278 presentation of documents to the commissioner demonstrating proof  
279 of ownership. No part of the fee paid for a courtesy registration shall  
280 be refunded or applied to the fee for the permanent registration of the  
281 motor vehicle.

282 Sec. 5. Subsection (c) of section 14-19b of the general statutes is  
283 repealed and the following is substituted in lieu thereof (*Effective*  
284 *October 1, 2016*):

285 (c) A renewal fee of [fifty-five dollars] eighty two dollars and fifty  
286 cents for a triennial registration, or a prorated amount thereof for a  
287 registration that expires less than three years from the date of issuance,  
288 shall be charged for renewal of registration of a motor vehicle bearing  
289 a collegiate commemorative number plate, in addition to the regular  
290 fee or fees prescribed for renewal of registration of a motor vehicle.  
291 [Five dollars] Seven dollars and fifty cents or a prorated amount, of the  
292 renewal fee shall be deposited in an account controlled by the  
293 Department of Motor Vehicles to be used for the cost of producing,  
294 issuing, renewing and replacing collegiate commemorative number  
295 plates.

296 Sec. 6. Subsection (c) of section 14-21h of the general statutes is  
297 repealed and the following is substituted in lieu thereof (*Effective*  
298 *October 1, 2016*):

299 (c) The [biennial] triennial renewal fee for the registration certificate  
300 of a motor vehicle for which an animal population control program

301 commemorative number plate has been issued shall include, in each  
302 renewal year subsequent to the year of issuance, an animal population  
303 control program commemorative number plate fee in the amount of  
304 [fifteen dollars] twenty-two dollars and fifty cents, of which [five  
305 dollars] seven dollars and fifty cents shall be allocated for  
306 administrative costs to the Department of Motor Vehicles, which shall  
307 be in addition to the fee for the renewal of the registration certificate.  
308 The renewal fee and the amount allocated to administrative costs shall  
309 be prorated for any such registration that expires less than three years  
310 from the date of issuance. No additional renewal fee shall be charged  
311 for renewal of registration for any motor vehicle bearing animal  
312 population control program commemorative number plates which  
313 contain letters in place of numbers, or low number plates, in excess of  
314 the renewal fee for animal population control program  
315 commemorative number plates with letters and numbers selected by  
316 the Commissioner of Motor Vehicles. No additional fee shall be  
317 charged for transfer of an existing registration to or from a registration  
318 with animal population control program commemorative number  
319 plates.

320 Sec. 7. Subsection (c) of section 14-21q of the general statutes is  
321 repealed and the following is substituted in lieu thereof (*Effective*  
322 *October 1, 2016*):

323 (c) A renewal fee of [fifteen dollars] twenty-two dollars and fifty  
324 cents shall be charged for a triennial renewal of registration of a motor  
325 vehicle bearing childhood cancer awareness commemorative number  
326 plates, in addition to the regular fee or fees prescribed for renewal of  
327 registration of a motor vehicle. [Five dollars] Seven dollars and fifty  
328 cents of the renewal fee shall be designated for administrative costs of  
329 the Department of Motor Vehicles. The renewal fee and the amount  
330 allocated to administrative costs shall be prorated for any such  
331 registration that expires less than three years from the date of issuance.  
332 No additional renewal fee shall be charged for renewal of registration  
333 for any motor vehicle bearing childhood cancer awareness  
334 commemorative number plates which contain letters in place of

335 numbers, or low number plates, in excess of the renewal fee for  
336 childhood cancer awareness commemorative number plates with  
337 letters and numbers selected by the Commissioner of Motor Vehicles.  
338 No transfer fee shall be charged for transfer of an existing registration  
339 to or from a registration with childhood cancer awareness  
340 commemorative number plates.

341 Sec. 8. Subsection (c) of section 14-21s of the general statutes is  
342 repealed and the following is substituted in lieu thereof (*Effective*  
343 *October 1, 2016*):

344 (c) A renewal fee of [~~fifteen dollars~~] twenty-two dollars and fifty  
345 cents shall be charged for a triennial renewal of registration of a motor  
346 vehicle bearing a wildlife conservation commemorative number plate,  
347 in addition to the regular fee or fees prescribed for renewal of  
348 registration of a motor vehicle. [~~Five dollars~~] Seven dollars and fifty  
349 cents of the renewal fee shall be designated for administrative costs of  
350 the Department of Motor Vehicles. The renewal fee and the amount  
351 allocated to administrative costs shall be prorated for any such  
352 registration that expires less than three years from the date of issuance.  
353 No additional renewal fee shall be charged for renewal of registration  
354 for any motor vehicle bearing a wildlife conservation commemorative  
355 number plate which contain letters in place of numbers, or low  
356 number plates, in excess of the renewal fee for wildlife conservation  
357 commemorative number plates with letters and numbers selected by  
358 the Commissioner of Motor Vehicles. No transfer fee shall be charged  
359 for transfer of an existing registration to or from a registration with  
360 wildlife conservation commemorative number plates.

361 Sec. 9. Section 14-22 of the general statutes is repealed and the  
362 following is substituted in lieu thereof (*Effective October 1, 2016*):

363 (a) A motor vehicle registration issued pursuant to this chapter shall  
364 expire in accordance with schedules established by the commissioner.  
365 Such schedules may include a staggered renewal of registrations. The  
366 Commissioner of Motor Vehicles may issue a registration for a

367 passenger motor vehicle, motorcycle or combination vehicle that  
368 expires less than three years from the date of issuance so as to effect a  
369 staggered renewal system. The registration fee shall be a prorated  
370 amount of the fee established for such registration pursuant to the  
371 provisions of section 14-49, as amended by this act. If the expiration  
372 date of the registration of the motor vehicle, except the registration of a  
373 motor vehicle used to transport passengers for hire, falls on any day  
374 when offices of the commissioner are closed for business, the  
375 registration shall be deemed valid for the operation of the motor  
376 vehicle until midnight of the next day on which offices of the  
377 commissioner are open for business. The commissioner shall prescribe  
378 the date and manner of renewing registrations. Not less than forty-five  
379 days prior to the expiration of any valid registration, the department  
380 shall send or transmit, in such manner as the commissioner  
381 determines, an application for renewal to the registrant. In the case of a  
382 motor vehicle registered to a leasing company licensed pursuant to  
383 section 14-15, the department may send or transmit, in such manner as  
384 the commissioner determines, an application for renewal of a leased  
385 vehicle to the lessee of such vehicle. The commissioner shall not be  
386 required to send or transmit a registrant's or lessee's application by  
387 mail if the United States Postal Service has determined that mail is  
388 undeliverable to such person at the address for such person that is in  
389 the records of the department. Except for the processing of such  
390 application at an official emissions inspection station as provided in  
391 subsection (b) of this section, [or by telephone as provided in  
392 subsection (c) of this section,] the commissioner may require that the  
393 application be returned electronically or by mail in order to be  
394 processed and approved, with only such exceptions, on a hardship  
395 basis, as shall be established by the commissioner in regulations  
396 adopted pursuant to chapter 54.

397 (b) The commissioner may provide for the renewal of passenger  
398 registrations at official emissions inspection stations established  
399 pursuant to chapter 246a in accordance with schedules established by  
400 [him which shall provide that expirations of registrations and

401 emissions stickers occur on the same date] the commissioner. The  
402 commissioner may employ the services of the independent contractor  
403 which operates the system of official emissions inspection stations to  
404 process such applications for renewal in accordance with standards  
405 and procedures established by the commissioner.

406 (c) [The commissioner may provide for the renewal of the  
407 registration of any motor vehicle by means of a telephone request and  
408 order by the registrant. The commissioner may charge a service fee of  
409 five dollars, in addition to the fee prescribed for the renewal of the  
410 registration, for each application for renewal processed by telephone.  
411 Such service fee shall be used to cover the costs incurred in processing  
412 such applications. Any funds in excess of those necessary for the  
413 processing of such applications shall be deposited in the General Fund.  
414 Each registrant who elects to renew by telephone shall sign the  
415 certificate of registration, attesting to the information contained therein  
416 under penalty of false statement, as provided in section 53a-157b,  
417 when the certificate is issued by the commissioner. Any such certificate  
418 which is not signed shall be void.] The commissioner may employ the  
419 services of an independent contractor or contractors to process [such]  
420 applications for renewal and provide any equipment or system  
421 necessary for such purpose.

422 (d) If the adoption of a staggered system results in the expiration of  
423 any registration more than [two] three years from its issuance, a  
424 prorated amount of the registration fee paid shall be charged in  
425 addition to the [biennial] triennial fee.

426 Sec. 10. Section 14-25c of the general statutes is repealed and the  
427 following is substituted in lieu thereof (*Effective October 1, 2016*):

428 The Commissioner of Motor Vehicles shall issue distinctive  
429 registration marker plates to each motor vehicle, except a taxicab or  
430 motor vehicle in livery service, that is used as a student transportation  
431 vehicle, as defined in section 14-212. Each such registration of a  
432 student transportation vehicle shall be issued for a period of one year

433 and, subject to the provisions of subsection (d) of section 14-103, may  
434 be renewed by the owner, in accordance with schedules established by  
435 the commissioner. The fee for such registration or for any renewal  
436 thereof shall be determined as follows: (1) In the case of any such  
437 motor vehicle designed as a service bus, the fee shall be one-half of the  
438 fee prescribed for the registration of a service bus, in accordance with  
439 the provisions of subsection (p) of section 14-49, as amended by this  
440 act, and (2) in the case of any such motor vehicle designed as a  
441 passenger motor vehicle, the fee shall be one-half of the fee prescribed  
442 for the biennial registration of a passenger motor vehicle or one-third  
443 of the fee prescribed for the triennial registration of a passenger motor  
444 vehicle, in accordance with the provisions of subsection (a) of section  
445 14-49, as amended by this act.

446 Sec. 11. Section 14-48d of the general statutes is repealed and the  
447 following is substituted in lieu thereof (*Effective October 1, 2016*):

448 Notwithstanding the provisions of section 14-22, as amended by this  
449 act, and subsection (a) of section 14-49, as amended by this act,  
450 concerning the [biennial] triennial period for the registration of a  
451 passenger motor vehicle, and for the registration of certain other motor  
452 vehicles not used for commercial purposes, the commissioner may  
453 issue a registration for any such motor vehicle that is owned by a  
454 person, firm or corporation licensed in accordance with the provisions  
455 of section 14-15 and that is the subject of a lease agreement, for a  
456 period not to exceed five years, to coincide with the term of such lease  
457 agreement. The fee for any such registration shall be adjusted and  
458 prorated on the basis of the fee prescribed for a [biennial] triennial  
459 registration. The commissioner may adopt regulations, in accordance  
460 with chapter 54, to implement the provisions of this section.

461 Sec. 12. Section 14-49 of the general statutes is repealed and the  
462 following is substituted in lieu thereof (*Effective October 1, 2016*):

463 (a) For the registration of each passenger motor vehicle, other than  
464 an electric motor vehicle, the fee shall be [eighty] one hundred twenty

465 dollars every [two] three years, provided any individual who is sixty-  
466 five years of age or older on or after January 1, 1981, may, at his or her  
467 discretion, renew the registration of such passenger motor vehicle  
468 owned by him or her for [either] a one-year, [or] two-year or three-year  
469 period. The fee for one year shall be forty dollars, the fee for two years  
470 shall be eighty dollars, and the fee for [two] three years shall be  
471 [eighty] one hundred twenty dollars, provided the [biennial] triennial  
472 fee for any motor vehicle for which special license plates have been  
473 issued under the provisions of section 14-20 shall be [eighty] one  
474 hundred twenty dollars. The provisions of this subsection relative to  
475 the [biennial] triennial fee charged for the registration of each antique,  
476 rare or special interest motor vehicle for which special license plates  
477 have been issued under section 14-20 shall not apply to an antique fire  
478 apparatus or transit bus owned by a nonprofit organization and  
479 maintained primarily for use in parades, exhibitions or other public  
480 events but not for purposes of general transportation.

481 (b) (1) For the registration of each motorcycle, the [biennial] triennial  
482 fee shall be [forty-two] sixty-three dollars, subject to the provisions of  
483 subdivision (2) of this subsection. For the registration of each  
484 motorcycle with side car or box attached used for commercial  
485 purposes, the [biennial] triennial fee shall be [sixty] ninety dollars. The  
486 commissioner may register a motorcycle with a side car under one  
487 registration which shall cover the use of such motorcycle with or  
488 without such side car. (2) [Four] Six dollars of the total fee with respect  
489 to the registration of each motorcycle shall, when entered upon the  
490 records of the Special Transportation Fund, be deemed to be  
491 appropriated to the Department of Transportation for purposes of  
492 continuing the program of motorcycle rider education formerly  
493 funded under the federal Highway Safety Act of 1978, 23 USC 402.

494 (c) For the registration of each taxicab or motor vehicle in livery  
495 service, with a seating capacity of seven or less, the commissioner shall  
496 charge a biennial fee of two hundred sixty-six dollars. When the  
497 seating capacity of such motor vehicle is more than seven, there shall  
498 be added to the amount herein provided the sum of four dollars for

499 each seat so in excess.

500 (d) For the registration of each motor bus, except a motor bus  
501 owned and operated by a multiple-state passenger carrier as  
502 hereinafter defined, the commissioner shall charge a fee of forty-seven  
503 dollars and such registration shall be sufficient for all types of  
504 operation under this chapter. On and after July 1, 2011, the fee shall be  
505 fifty-six dollars. For the registration of motor buses owned or operated  
506 by a multiple-state passenger carrier, the commissioner shall charge  
507 registration fees based on the rate of one dollar per hundredweight of  
508 the gross weight, such gross weight to be computed by adding the  
509 light weight of the vehicle fully equipped for service to one hundred  
510 fifty pounds per passenger for the rated seating capacity, plus the sum  
511 of thirty-four dollars, and on and after July 1, 2011, one dollar and  
512 twenty-five cents plus the sum of forty-two dollars. The fee in each  
513 case shall be determined on an apportionment basis commensurate  
514 with the use of the highways of this state as herein provided. The  
515 commissioner shall require the registration of that percentage of the  
516 motor buses of such multiple-state passenger carrier operating into or  
517 through the state which the mileage of such motor buses actually  
518 operated in the state bears to the total mileage of all such motor buses  
519 operated both within and without the state. Such percentage figures  
520 shall be the mileage factor. In computing the registration fees on the  
521 number of such motor buses which are allocated to the state for  
522 registration purposes under the foregoing formula, the commissioner  
523 shall first compute the amount that the registration fees would be if all  
524 such motor buses were in fact subject to registration in the state, and  
525 then apply to such amount the mileage factor above referred to,  
526 provided, if the foregoing formula or method of allocation results in  
527 apportioning a lesser or greater number of motor buses or amount of  
528 registration fees to the state than the state under all of the facts is fairly  
529 entitled to, then a formula that will fairly apportion such registration  
530 fees to the state shall be determined and used by the commissioner.  
531 Said mileage factor shall be computed prior to March first of each year  
532 by using the mileage records of operations of such motor buses

533 operating both within and without the state for the twelve-month  
534 period, or portion thereof, ending on August thirty-first next preceding  
535 the commencement of the registration year for which registration is  
536 sought. If there were no operations in the state during any part of such  
537 preceding twelve-month period, the commissioner shall proceed under  
538 the provisions of subsection (a) of article IV of section 14-365. In  
539 apportioning the number of motor buses to be registered in the state,  
540 as provided herein, any fractional part of a motor bus shall be treated  
541 as a whole motor bus and shall be registered and licensed as such. Any  
542 motor bus operated both within and without the state which is not  
543 required to be registered in the state under the provisions of this  
544 section shall nevertheless be identified as a part of the fleet of the  
545 multiple-state passenger carrier and the commissioner shall adopt an  
546 appropriate method of identification of such motor buses owned and  
547 operated by such carrier. The identification of all such motor buses by  
548 the commissioner as above required shall be considered the same as  
549 the registration of such motor buses under this chapter. The  
550 substitution from time to time of one motor bus for another by a  
551 multiple-state passenger carrier shall not require registration thereof in  
552 the state as long as the substitution does not increase the aggregate  
553 number of motor buses employed in the operation of such carrier,  
554 provided all such motor buses substituted for others shall be  
555 immediately reported to and identification issued for the same by the  
556 commissioner and, if a registration fee is required to be paid for such  
557 substituted motor bus, the same shall be promptly paid. As used in  
558 this subsection, the phrase "multiple-state passenger carrier" means  
559 and includes any person, firm or corporation authorized by the  
560 Interstate Commerce Commission or its successor agency to engage in  
561 the business of the transportation of passengers for hire by motor  
562 buses, both within and without the state.

563 (e) (1) For the registration of a passenger motor vehicle used in part  
564 for commercial purposes, except any pick-up truck having a gross  
565 vehicle weight rating of less than twelve thousand five hundred  
566 pounds, the commissioner shall charge a [biennial] triennial fee of

567 [eighty-eight] one hundred thirty-two dollars and shall issue  
568 combination registration to such vehicle. (2) For the registration of a  
569 school bus, the commissioner shall charge an annual fee of one  
570 hundred seven dollars for a type I school bus and sixty-four dollars for  
571 a type II school bus. (3) For the registration of a motor vehicle when  
572 used in part for commercial purposes and as a passenger motor vehicle  
573 or of a motor vehicle having a seating capacity greater than ten and not  
574 used for the conveyance of passengers for hire, the commissioner shall  
575 charge a biennial fee for gross weight as for commercial registration, as  
576 outlined in section 14-47, plus the sum of fourteen dollars and shall  
577 issue combination registration to such vehicle. (4) Each vehicle  
578 registered as combination shall be issued a number plate bearing the  
579 word "combination". No vehicle registered as combination may have a  
580 gross vehicle weight rating in excess of twelve thousand five hundred  
581 pounds. (5) For the triennial registration of a pick-up truck having a  
582 gross vehicle weight rating of less than twelve thousand five hundred  
583 pounds that is not used in part for commercial purposes, the  
584 commissioner shall charge a biennial fee for gross weight as for  
585 commercial registration, as provided in section 14-47, multiplied by  
586 one and one-half, plus the sum of [fourteen] twenty-one dollars. The  
587 commissioner may issue passenger registration to any such vehicle  
588 with a gross vehicle weight rating of eight thousand five hundred  
589 pounds or less.

590 (f) For the registration of each electric motor vehicle, the  
591 commissioner shall charge a fee of [thirty-eight] fifty-seven dollars  
592 [biennially] triennially or a prorated amount if the registration period  
593 is less than three years.

594 (g) For the registration of all motorcycles, registered under a general  
595 distinguishing number and mark, owned or operated by, or in the  
596 custody of, a manufacturer of, dealer in or repairer of motorcycles,  
597 there shall be charged an annual fee at the rate of thirty-one dollars for  
598 each set of number plates furnished. On and after July 1, 2011, the fee  
599 shall be thirty-seven dollars.

600 (h) The minimum annual fee for any commercial registration of a  
601 motor vehicle not equipped with pneumatic tires shall be fifty dollars.  
602 On and after July 1, 2011, the fee shall be sixty dollars.

603 (i) For the transfer of the registration of a motor vehicle previously  
604 registered, except as provided in subsection (e) of section 14-16 and  
605 subsection (c) of section 14-253a, there shall be charged a fee of twenty-  
606 one dollars.

607 (j) Repealed by 1972, P.A. 255, S. 6.

608 (k) For the registration of each motor hearse used exclusively for  
609 transportation of the dead, the commissioner shall charge a fee of  
610 thirty-one dollars. On and after July 1, 2011, the fee shall be thirty-  
611 seven dollars. The commissioner may furnish distinguishing number  
612 plates for any motor hearse.

613 (l) The fee for the registration of each truck to be used between parts  
614 of an industrial plant, as provided in section 13a-117, shall be twenty-  
615 five dollars for the first two hundred feet of the public highway, the  
616 use of which is granted by such permit, and on and after July 1, 2011,  
617 the fee shall be thirty dollars. For each additional two hundred feet or  
618 fraction thereof, the fee shall be eleven dollars, and on and after July 1,  
619 1992, the fee shall be twelve dollars.

620 (m) (1) For the registration of a trailer used exclusively for camping  
621 or any other recreational purpose, the commissioner shall charge a  
622 biennial fee of sixteen dollars. On and after July 1, 2011, the fee shall be  
623 nineteen dollars. (2) For any other trailer or semitrailer not drawn by a  
624 truck-tractor he shall charge the same fee as prescribed for commercial  
625 registrations in section 14-47, provided the fee for a heavy duty trailer,  
626 a crane or any other heavy construction equipment shall be three  
627 hundred twenty-six dollars for each year; except that the registration  
628 fee for each motor vehicle classed as a tractor-crane and equipped with  
629 rubber tires shall be one-half the fee charged for the gross weight of  
630 commercial vehicles.

631 (n) For each temporary registration of a motor vehicle not used for  
632 commercial purposes, or renewal of such registration, the  
633 commissioner shall charge a fee computed at the rate of twenty-one  
634 dollars for each ten-day period, or part thereof. For each temporary  
635 registration of a motor vehicle used for commercial purposes, or  
636 renewal of such registration, the commissioner shall charge a fee  
637 computed at the rate of twenty-seven dollars for each ten-day period,  
638 or part thereof, if the motor vehicle has a gross vehicle weight rating of  
639 six thousand pounds or less. For each temporary registration of a  
640 motor vehicle used for commercial purposes, or renewal of such  
641 registration, the commissioner shall charge a fee computed at the rate  
642 of forty-nine dollars for each ten-day period, or part thereof, if the  
643 motor vehicle has a gross vehicle weight rating of more than six  
644 thousand pounds.

645 (o) No registration fee shall be charged in respect to any motor  
646 vehicle owned by a municipality, as defined in section 7-245, any other  
647 governmental agency or a military agency and used exclusively for the  
648 conduct of official business. No registration fee shall be charged for  
649 any motor vehicle owned by or leased to a transit district and used  
650 exclusively to provide public transportation. No fee shall be charged  
651 for the registration of ambulances owned by hospitals or any nonprofit  
652 civic organization approved by the commissioner, but a fee of twenty  
653 dollars shall be charged for the inspection of any such ambulance. No  
654 fee shall be charged for the registration of fire department apparatus as  
655 provided by section 14-19. No registration fee shall be charged to a  
656 disabled veteran, as defined in section 14-254, residing in this state for  
657 the registration of three passenger, camper or passenger and  
658 commercial motor vehicles leased or owned by such veteran in any  
659 registration year, provided such vehicles shall not be used for hire. No  
660 registration fee shall be charged for any motor vehicle leased to an  
661 agency of this state on or after June 4, 1982.

662 (p) For the registration of a service bus owned by an individual,  
663 firm or corporation, exclusive of any nonprofit charitable, religious,  
664 educational or community service organization, and used for the

665 transportation of persons without charge, the commissioner shall  
666 charge a fee of two hundred thirteen dollars for vehicles having a  
667 seating capacity of sixteen passengers or less, including the driver, and  
668 seven hundred forty-seven dollars for vehicles having a seating  
669 capacity of more than sixteen passengers. For the registration of any  
670 service bus owned by any nonprofit charitable, religious, educational  
671 or community service organization, the commissioner shall charge a  
672 fee of one hundred sixty dollars for vehicles having a seating capacity  
673 of sixteen passengers or less, and five hundred thirty-three dollars for  
674 vehicles having a seating capacity of more than sixteen passengers,  
675 provided such service bus is used exclusively for the purpose of  
676 transporting persons in relation to the purposes and activities of such  
677 organization. Each such registration shall be issued for a biennial  
678 period in accordance with a schedule established by the commissioner.  
679 Nothing herein contained shall affect the provisions of subsection (e)  
680 of this section.

681 (q) The commissioner shall collect a biennial fee of thirty dollars for  
682 the registration of each motor vehicle used exclusively for farming  
683 purposes. No such motor vehicle may be used for the purpose of  
684 transporting goods for hire or taking the on-the-road skills test portion  
685 of the examination for a motor vehicle operator's license. No farm  
686 registration shall be issued to any person operating a farm that has  
687 gross annual sales of less than two thousand five hundred dollars in  
688 the calendar year preceding registration. The commissioner may issue  
689 a farm registration for a passenger motor vehicle under such  
690 conditions as said commissioner shall prescribe in regulations adopted  
691 in accordance with chapter 54. No motor vehicle issued a farm  
692 registration may be used to transport ten or more passengers on any  
693 highway unless such motor vehicle meets the requirements for  
694 equipment and mechanical condition set forth in this chapter, and, in  
695 the case of a vehicle used to transport more than fifteen passengers,  
696 including the driver, the applicable requirements of the Code of  
697 Federal Regulations, as adopted by the commissioner, in accordance  
698 with the provisions of subsection (a) of section 14-163c. The operator of

699 such motor vehicle used to transport ten or more passengers shall hold  
700 a public transportation permit or endorsement issued in accordance  
701 with the provisions of section 14-44. Any farm registration used  
702 otherwise than as provided by this subsection shall be revoked.

703 (r) Repealed by P.A. 73-549, S. 2, 4.

704 (s) A fee of sixty-nine dollars shall be charged in addition to the  
705 regular fee prescribed for the registration of a motor vehicle, including  
706 but not limited to any passenger motor vehicle or motorcycle, in  
707 accordance with this section for a number plate or plates for such  
708 vehicle bearing any combination of letters or numbers requested by the  
709 registrant and which may be issued in the discretion of the  
710 commissioner, except in any case in which the number plates bear the  
711 official call letters of an amateur radio station. On and after July 1,  
712 2011, the fee shall be sixty-nine dollars.

713 (t) For the registration of each camper, the commissioner shall  
714 charge a biennial fee of sixty-two dollars. On and after July 1, 2011, the  
715 fee shall be seventy-five dollars. The commissioner shall refund one-  
716 half of the registration fee for any camper registration when the  
717 number plate or plates and registration certificate are returned with  
718 one year or more remaining until the expiration of such registration.

719 (u) Repealed by P.A. 85-81.

720 (v) There shall be charged for each motor vehicle adult or youth  
721 instruction permit or renewal thereof a fee of nineteen dollars. There  
722 shall be charged for each motorcycle instruction permit or renewal  
723 thereof a fee of sixteen dollars.

724 (w) In addition to the fee established for the issuance of motor  
725 vehicle number plates and except as provided in subsection (a) of  
726 section 14-21b and subsection (c) of section 14-253a, there shall be an  
727 additional safety fee of five dollars charged at the time of issuance of  
728 any reflectorized safety number plate or set of plates. All moneys  
729 derived from said safety fee shall be deposited in the Special

730 Transportation Fund.

731 (x) For the registration of each high-mileage vehicle, the  
732 commissioner shall charge a fee of thirty-nine dollars for each year or  
733 part thereof. On and after July 1, 2011, the fee shall be forty-seven  
734 dollars.

735 (y) For each special use registration for a period of thirty days or  
736 less, the fee shall be twenty-one dollars.

737 (z) The commissioner shall assess a ten-dollar late fee for renewal of  
738 a motor vehicle registration in the event a registrant fails to renew his  
739 registration within five days after the expiration of such registration,  
740 except that no such fee shall be assessed for the late renewal of the  
741 registration, pursuant to subdivision (1) of subsection (m) of this  
742 section, of (1) a trailer used exclusively for camping or any other  
743 recreational purpose, or (2) a motor vehicle designed or permanently  
744 altered in such a way as to provide living quarters for travel or  
745 camping. Notwithstanding the provisions of this subsection, if a  
746 registrant who is required to register a motor vehicle under section 14-  
747 34a fails to renew such registration not later than five days after the  
748 expiration date of such registration, the commissioner shall assess a  
749 late fee of one hundred fifty dollars.

750 (aa) The commissioner shall refund one-half of the registration fee  
751 for any motor vehicle when the number plate or plates and registration  
752 certificate are returned on or after July 1, 2004, with [one year] eighteen  
753 months or more remaining until the expiration of [such] a triennial  
754 registration and one year or more remaining until the expiration of a  
755 biennial registration.

756 Sec. 13. Section 14-49b of the general statutes is repealed and the  
757 following is substituted in lieu thereof (*Effective October 1, 2016*):

758 For each new registration or renewal of registration of any motor  
759 vehicle with the Commissioner of Motor Vehicles pursuant to this  
760 chapter, the person registering such vehicle shall pay to the

761 commissioner a fee of fifteen dollars for registration for a triennial  
762 period, ten dollars for registration for a biennial period and five dollars  
763 for registration for an annual period, except that any individual who is  
764 sixty-five years of age or older on or after January 1, 1994, may, at the  
765 discretion of such individual, pay the fee for [either] a one-year, [or]  
766 two-year or three-year period. The provisions of this section shall not  
767 apply with respect to any motor vehicle which is not self-propelled,  
768 which is electrically powered, or which is exempted from payment of a  
769 registration fee. This fee may be identified as the "federal Clean Air Act  
770 fee" on any registration form provided by the commissioner. Payments  
771 collected pursuant to the provisions of this section shall be deposited  
772 as follows: (1) Fifty-seven and one-half per cent of such payments  
773 collected shall be deposited into the Special Transportation Fund  
774 established pursuant to section 13b-68, and (2) forty-two and one-half  
775 per cent of such payments collected shall be deposited into the General  
776 Fund. The fee required by this section is in addition to any other fees  
777 prescribed by any other provision of this title for the registration of a  
778 motor vehicle.

779 Sec. 14. Subsection (b) of section 14-61 of the 2016 supplement to the  
780 general statutes, as amended by substitute house bill 5412 of the  
781 current session, as amended by House Amendment Schedule "A", is  
782 repealed and the following is substituted in lieu thereof (*Effective*  
783 *October 1, 2016*):

784 (b) The commissioner shall require any dealer who is authorized to  
785 issue a temporary transfer of registration in accordance with  
786 subsection (a) of this section or a new registration in accordance with  
787 subsection (c) or (j) of section 14-12, as amended by this act, to file each  
788 application for a permanent registration electronically if the  
789 commissioner determines that the dealer files, on average, seven or  
790 more such applications for permanent registration each month with  
791 the Department of Motor Vehicles. Any dealer may make a written  
792 request to the commissioner for an exemption from filing such  
793 applications electronically due to a hardship, including, but not limited  
794 to, a lack of access to a device capable of communicating electronically.

795 The commissioner may enter into an agreement with one or more  
796 nonprofit associations or organizations representing the interests of  
797 motor vehicle dealers to file such applications electronically on behalf  
798 of such dealer. The commissioner may authorize such nonprofit  
799 association or organization to charge a convenience fee, in an amount  
800 to be determined by the commissioner, to each dealer for an  
801 application submitted electronically by such nonprofit association or  
802 organization.

803 Sec. 15. Subsection (a) of section 14-12b of the general statutes is  
804 repealed and the following is substituted in lieu thereof (*Effective*  
805 *October 1, 2016*):

806 (a) No motor vehicle registration shall be issued by the  
807 commissioner for any private passenger motor vehicle, as defined in  
808 subsection (e) of section 38a-363, or a vehicle with a commercial  
809 registration, as defined in section 14-1, unless (1) the application for  
810 registration is accompanied by a current automobile insurance  
811 identification card containing the information required in section 38a-  
812 364 or a copy of a current insurance policy or endorsement issued by a  
813 company licensed to issue such insurance in this state or an approved  
814 self-insurer or issued pursuant to the plan established under section  
815 38a-329, verifying that the applicant has the required security  
816 coverage, and (2) the applicant signs and files with the commissioner,  
817 under penalty of false statement as provided for in section 53a-157b, a  
818 statement on a form approved by the commissioner that the owner of  
819 the vehicle has provided and will continuously maintain throughout  
820 the registration period the minimum security required by section 38a-  
821 371. In the case of an owner with a vehicle located outside of the  
822 United States or Canada, the commissioner may accept in lieu of the  
823 insurance identification card required to be presented for issuance of  
824 the registration, an affidavit, in such form as the commissioner shall  
825 require, executed by the owner and stating that the vehicle will not be  
826 operated in the United States or Canada. In the case of a special use  
827 registration issued pursuant to subsection [(j)] (k) of section 14-12, as  
828 amended by this act, the commissioner may, in lieu of proof of

829 insurance as otherwise required by this section, accept proof,  
 830 satisfactory to the commissioner, of substantially equivalent or similar  
 831 insurance issued by an insurer licensed to transact business in the state  
 832 in which the motor vehicle is to be registered. The commissioner may  
 833 require an applicant for renewal of a motor vehicle registration for any  
 834 private passenger motor vehicle or vehicle with a commercial  
 835 registration to sign and file with the commissioner, under penalty of  
 836 false statement as provided for in section 53a-157b, a statement on a  
 837 form approved by the commissioner that the owner of the vehicle will  
 838 continuously maintain throughout the registration period the  
 839 minimum security required by said section 38a-371. Such form shall  
 840 call for and contain the name of the applicant's insurance company and  
 841 policy number."

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>from passage</i>	New section
Sec. 2	<i>from passage</i>	15-206(b)
Sec. 3	<i>October 1, 2016</i>	14-12
Sec. 4	<i>October 1, 2016</i>	14-12o(b)
Sec. 5	<i>October 1, 2016</i>	14-19b(c)
Sec. 6	<i>October 1, 2016</i>	14-21h(c)
Sec. 7	<i>October 1, 2016</i>	14-21q(c)
Sec. 8	<i>October 1, 2016</i>	14-21s(c)
Sec. 9	<i>October 1, 2016</i>	14-22
Sec. 10	<i>October 1, 2016</i>	14-25c
Sec. 11	<i>October 1, 2016</i>	14-48d
Sec. 12	<i>October 1, 2016</i>	14-49
Sec. 13	<i>October 1, 2016</i>	14-49b
Sec. 14	<i>October 1, 2016</i>	14-61(b)
Sec. 15	<i>October 1, 2016</i>	14-12b(a)