HLS 24RS-869 ENGROSSED

2024 Regular Session

HOUSE BILL NO. 534

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BY REPRESENTATIVE FREEMAN

MTR VEHICLE/VIOLATIONS: Provides relative to the booting of motor vehicles parked on private property

AN ACT

2 To amend and reenact R.S. 32:1741(I), relative to the booting of motor vehicles parked on 3 private property; to remove the prohibition on a parking facility company, valet 4 company, or general manager from having an ownership interest in a business 5 engaged in booting vehicles on private property or from accepting a rebate or other 6 compensation from a booting company; to clarify that the monetary prohibition 7 applies solely to the owner of the parking facility; and to provide for related matters. 8 Be it enacted by the Legislature of Louisiana: 9 Section 1. R.S. 32:1741(I) is hereby amended and reenacted to read as follows: 10 §1741. Immobilization of motor vehicles by booting; private property; legislative 11 findings 12 13 I. A parking facility operation company, valet company, or a general 14 manager of a parking facility may not have a direct or indirect monetary or 15 ownership interest in a business engaged in booting motor vehicles on private 16 property which, for compensation, boots unauthorized vehicles in a parking facility. 17 A parking facility operating company, valet company, or general manager of a 18 parking facility in which vehicles are booted may not accept any rebate, 19 compensation, or other valuable consideration, directly or indirectly, from the owner

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or operator of a business engaged in booting motor vehicles on private property in

CODING: Words in struck through type are deletions from existing law; words underscored are additions.

2 An owner of a parking facility shall not receive any compensation, including any
3 rebate or other valuable consideration in connection with the immobilization of
4 motor vehicles by booting on private property other than unpaid parking fees.
5 * * * *

DIGEST

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

HB 534 Engrossed

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Freeman

Abstract: Removes the prohibition against a parking facility operation company, valet company, or a general manager of a parking facility having a monetary or ownership interest in a business engaged in booting motor vehicles for compensation and from receiving any rebate, compensation, or other valuable consideration with the exception of unpaid parking fees on private property. Specifies that the monetary prohibition applies solely to the owner of the parking facility.

<u>Present law</u> prohibits a parking facility operation company, valet company, or a general manager of a parking facility from having a direct or indirect monetary or ownership interest in a business engaged in booting motor vehicles on private property for compensation of unauthorized vehicles in a parking facility.

Proposed law removes present law.

<u>Present law</u> prohibits a parking facility operation company, valet company, or a general manager of a parking facility from accepting, directly or indirectly, any rebate, compensation, or other valuable consideration from the owner or operator of a business engaged in booting motor vehicles on private property other than the collection of unpaid parking fees.

<u>Proposed law</u> removes <u>present law</u> and solely prohibits the owner of the parking facility from receiving any compensation, including any rebate or other consideration in connection with booting a vehicle on private property other than unpaid parking fees.

(Amends R.S. 32:1741(I))