2022 Regular Session

HOUSE BILL NO. 302

## BY REPRESENTATIVE FREEMAN

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

1	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; and to provide for related matters.
7	Be it enacted by the Legislature of Louisiana:
8	Section 1. R.S. 32:1741(I) is hereby amended and reenacted to read as follows:
9	§1741. Immobilization of motor vehicles by booting; private property; legislative
10	findings
11	* * *
11 12	* * * I. A parking facility operation company, valet company, or a general
12	I. A parking facility operation company, valet company, or a general
12 13	I. A parking facility operation company, valet company, or a general manager of a parking facility may not have a direct or indirect monetary or
12 13 14	I. A parking facility operation company, valet company, or a general manager of a parking facility may not have a direct or indirect monetary or ownership interest in a business engaged in booting motor vehicles on private
12 13 14 15	I. A parking facility operation company, valet company, or a general manager of a parking facility may not have a direct or indirect monetary or ownership interest in a business engaged in booting motor vehicles on private property which, for compensation, boots unauthorized vehicles in a parking facility.
12 13 14 15 16	I. A parking facility operation company, valet company, or a general manager of a parking facility may not have a direct or indirect monetary or ownership interest in a business engaged in booting motor vehicles on private property which, for compensation, boots unauthorized vehicles in a parking facility. A parking facility operating company, valet company, or general manager of a
12 13 14 15 16 17	I. A parking facility operation company, valet company, or a general manager of a parking facility may not have a direct or indirect monetary or ownership interest in a business engaged in booting motor vehicles on private property which, for compensation, boots unauthorized vehicles in a parking facility. A parking facility operating company, valet company, or general manager of a parking facility in which vehicles are booted may not accept any rebate;

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

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

## 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)]

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**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.

<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))