FIRST REGULAR SESSION HOUSE BILL NO. 1100

100TH GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVE WINDHAM.

DANA RADEMAN MILLER, Chief Clerk

AN ACT

To repeal section 304.155, RSMo, and to enact in lieu thereof one new section relating to motor vehicles abandoned by persons under arrest.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Section 304.155, RSMo, is repealed and one new section enacted in lieu 2 thereof, to be known as section 304.155, to read as follows:

304.155. 1. Any law enforcement officer within the officer's jurisdiction, or an officer
of a government agency where that agency's real property is concerned, may authorize a towing
company to remove to a place of safety:

(1) Any abandoned property on the right-of-way of:

5 (a) Any interstate highway or freeway in an urbanized area, left unattended for ten hours, 6 or immediately if a law enforcement officer determines that the abandoned property is a serious 7 hazard to other motorists, provided that commercial motor vehicles not hauling materials 8 designated as hazardous under 49 U.S.C. 5103(a) may only be removed under this subdivision 9 to a place of safety until the owner or owner's representative has had a reasonable opportunity 10 to contact a towing company of choice;

(b) Any interstate highway or freeway outside of an urbanized area, left unattended for twenty-four hours, or after four hours if a law enforcement officer determines that the abandoned property is a serious hazard to other motorists, provided that commercial motor vehicles not hauling materials designated as hazardous under 49 U.S.C. 5103(a) may only be removed under this subdivision to a place of safety until the owner or owner's representative has had a reasonable opportunity to contact a towing company of choice;

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

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(c) Any state highway other than an interstate highway or freeway in an urbanized area,left unattended for more than ten hours; or

(d) Any state highway other than an interstate highway or freeway outside of an
urbanized area, left unattended for more than twenty-four hours; provided that commercial motor
vehicles not hauling waste designated as hazardous under 49 U.S.C. 5103(a) may only be
removed under this subdivision to a place of safety until the owner or owner's representative has
had a reasonable opportunity to contact a towing company of choice;

(2) Any unattended abandoned property illegally left standing upon any highway or
bridge if the abandoned property is left in a position or under such circumstances as to obstruct
the normal movement of traffic where there is no reasonable indication that the person in control
of the property is arranging for its immediate control or removal;

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(3) Any abandoned property which has been abandoned under section 577.080;

(4) Any abandoned property which has been reported as stolen or taken without consentof the owner;

(5) Any abandoned property for which the person operating such property is arrested for
an alleged offense for which the officer takes the person into custody and where such person is
unable to arrange for the property's [timely] removal within forty-eight hours of such person's
arrest;

(6) Any abandoned property which due to any other state law or local ordinance is
 subject to towing because of the owner's outstanding traffic or parking violations;

37 (7) Any abandoned property left unattended in violation of a state law or local ordinance
38 where signs have been posted giving notice of the law or where the violation causes a safety
39 hazard;

40 (8) Any abandoned property illegally left standing on the waters of this state as defined 41 in section 306.010 where the abandoned property is obstructing the normal movement of traffic, 42 or where the abandoned property has been unattended for more than ten hours or is floating loose 43 on the water; or

44 (9) Any abandoned property for which the person operating such property or vehicle 45 eludes arrest for an alleged offense for which the officer would have taken the offender into 46 custody.

2. The department of transportation or any law enforcement officer within the officer's jurisdiction may immediately remove any abandoned, unattended, wrecked, burned or partially dismantled property, spilled cargo or other personal property from the right-of-way of any interstate highway, freeway, or state highway if the abandoned property, cargo or personal property is creating a traffic hazard because of its position in relation to the interstate highway, freeway, or state highway. In the event the property creating a traffic hazard is a commercial

motor vehicle, as defined in section 302.700, the department's authority under this subsection shall be limited to authorizing a towing company to remove the commercial motor vehicle to a place of safety, except that the owner of the commercial motor vehicle or the owner's designated representative shall have a reasonable opportunity to contact a towing company of choice. The provisions of this subsection shall not apply to vehicles transporting any material which has been designated as hazardous under Section 5103(a) of Title 49, U.S.C.

59 3. Any law enforcement agency authorizing a tow pursuant to this section in which the 60 abandoned property is moved from the immediate vicinity shall complete a crime inquiry and 61 inspection report. Any state or federal government agency other than a law enforcement agency 62 authorizing a tow pursuant to this section in which the abandoned property is moved away from 63 the immediate vicinity in which it was abandoned shall report the towing to the state highway 64 patrol or water patrol within two hours of the tow along with a crime inquiry and inspection report as required in this section. Any local government agency, other than a law enforcement 65 66 agency, authorizing a tow pursuant to this section where property is towed away from the immediate vicinity shall report the tow to the local law enforcement agency within two hours 67 68 along with a crime inquiry and inspection report.

69 4. Neither the law enforcement officer, government agency official nor anyone having 70 custody of abandoned property under his direction shall be liable for any damage to such 71 abandoned property occasioned by a removal authorized by this section or by ordinance of a 72 county or municipality licensing and regulating the sale of abandoned property by the 73 municipality, other than damages occasioned by negligence or by willful or wanton acts or 74 omissions.

5. The owner of abandoned property removed as provided in this section or in section 304.157 shall be responsible for payment of all reasonable charges for towing and storage of such abandoned property as provided in section 304.158.

78 6. Upon the towing of any abandoned property pursuant to this section or under authority 79 of a law enforcement officer or local government agency pursuant to section 304.157, the law 80 enforcement agency that authorized such towing or was properly notified by another government 81 agency of such towing shall promptly make an inquiry with the national crime information center 82 and any statewide Missouri law enforcement computer system to determine if the abandoned 83 property has been reported as stolen and shall enter the information pertaining to the towed 84 property into the statewide law enforcement computer system. If the abandoned property is not 85 claimed within ten working days of the towing, the tower who has online access to the department of revenue's records shall make an inquiry to determine the abandoned property 86 87 owner and lienholder, if any, of record. In the event that the records of the department of 88 revenue fail to disclose the name of the owner or any lienholder of record, the tower shall comply

89 with the requirements of subsection 3 of section 304.156. If the tower does not have online 90 access, the law enforcement agency shall submit a crime inquiry and inspection report to the 91 director of revenue. A towing company that does not have online access to the department's 92 records and that is in possession of abandoned property after ten working days shall report such 93 fact to the law enforcement agency with which the crime inquiry and inspection report was filed. 94 The crime inquiry and inspection report shall be designed by the director of revenue and shall 95 include the following:

96 (1) The year, model, make and property identification number of the property and the97 owner and any lienholders, if known;

98 (2) A description of any damage to the property noted by the officer authorizing the tow;

99 (3) The license plate or registration number and the state of issuance, if available;

100 (4) The storage location of the towed property;

101 (5) The name, telephone number and address of the towing company;

(6) The date, place and reason for the towing of the abandoned property;

103 (7) The date of the inquiry of the national crime information center, any statewide 104 Missouri law enforcement computer system and any other similar system which has titling and 105 registration information to determine if the abandoned property had been stolen. This 106 information shall be entered only by the law enforcement agency making the inquiry;

(8) The signature and printed name of the officer authorizing the tow;

(9) The name of the towing company, the signature and printed name of the towingoperator, and an indicator disclosing whether the tower has online access to the department'srecords; and

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(10) Any additional information the director of revenue deems appropriate.

112 7. One copy of the crime inquiry and inspection report shall remain with the agency 113 which authorized the tow. One copy shall be provided to and retained by the storage facility and 114 one copy shall be retained by the towing facility in an accessible format in the business records 115 for a period of three years from the date of the tow or removal.

116 8. The owner of such abandoned property, or the holder of a valid security interest of 117 record, may reclaim it from the towing company upon proof of ownership or valid security 118 interest of record and payment of all reasonable charges for the towing and storage of the 119 abandoned property.

9. Any person who removes abandoned property at the direction of a law enforcement officer or an officer of a government agency where that agency's real property is concerned as provided in this section shall have a lien for all reasonable charges for the towing and storage of the abandoned property until possession of the abandoned property is voluntarily relinquished to the owner of the abandoned property or to the holder of a valid security interest of record.

125 Any personal property within the abandoned property need not be released to the owner thereof 126 until the reasonable or agreed charges for such recovery, transportation or safekeeping have been 127 paid or satisfactory arrangements for payment have been made, except that any medication 128 prescribed by a physician shall be released to the owner thereof upon request. The company 129 holding or storing the abandoned property shall either release the personal property to the owner 130 of the abandoned property or allow the owner to inspect the property and provide an itemized receipt for the contents. The company holding or storing the property shall be strictly liable for 131 132 the condition and safe return of the personal property. Such lien shall be enforced in the manner 133 provided under section 304.156.

134 10. Towing companies shall keep a record for three years on any abandoned property 135 towed and not reclaimed by the owner of the abandoned property. Such record shall contain 136 information regarding the authorization to tow, copies of all correspondence with the department 137 of revenue concerning the abandoned property, including copies of any online records of the 138 towing company accessed and information concerning the final disposition of the possession of 139 the abandoned property.

140 11. If a lienholder repossesses any motor vehicle, trailer, all-terrain vehicle, outboard 141 motor or vessel without the knowledge or cooperation of the owner, then the repossessor shall 142 notify the local law enforcement agency where the repossession occurred within two hours of 143 the repossession and shall further provide the local law enforcement agency with any additional 144 information the agency deems appropriate. The local law enforcement agency shall make an 145 inquiry with the national crime information center and the Missouri statewide law enforcement 146 computer system and shall enter the repossessed vehicle into the statewide law enforcement 147 computer system.

148 12. Notwithstanding the provisions of section 301.227, any towing company who has 149 complied with the notification provisions in section 304.156 including notice that any property remaining unredeemed after thirty days may be sold as scrap property may then dispose of such 150 151 property as provided in this subsection. Such sale shall only occur if at least thirty days has 152 passed since the date of such notification, the abandoned property remains unredeemed with no 153 satisfactory arrangements made with the towing company for continued storage, and the owner 154 or holder of a security agreement has not requested a hearing as provided in section 304.156. 155 The towing company may dispose of such abandoned property by selling the property on a bill 156 of sale as prescribed by the director of revenue to a scrap metal operator or licensed salvage 157 dealer for destruction purposes only. The towing company shall forward a copy of the bill of sale 158 provided by the scrap metal operator or licensed salvage dealer to the director of revenue within 159 two weeks of the date of such sale. The towing company shall keep a record of each such vehicle sold for destruction for three years that shall be available for inspection by law 160

- 161 enforcement and authorized department of revenue officials. The record shall contain the year,
- 162 make, identification number of the property, date of sale, and name of the purchasing scrap metal
- 163 operator or licensed salvage dealer and copies of all notifications issued by the towing company
- 164 as required in this chapter. Scrap metal operators or licensed salvage dealers shall keep a record
- 165 of the purchase of such property as provided in section 301.227. Scrap metal operators and

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- 166 licensed salvage dealers may obtain a junk certificate as provided in section 301.227 on vehicles
- 167 purchased on a bill of sale pursuant to this section.