Amendment No. 75

Receded

Not

Assembly Amendment to Assembly Bill No. 32		(BDR 43-387)	
Proposed by: Assembly Committee on Judiciary			
Amends: Summary: Yes Title: Yes Preamble: No Joint Sponsorship: No Digest: Yes			
ASSEMBLY ACTION	Initial and Date SENATE ACT	ION Initial and Date	
ASSEMBLY ACTION Adopted Lost	Initial and Date SENATE ACT	ION Initial and Date	

EXPLANATION: Matter in (1) blue bold italics is new language in the original bill; (2) variations of green bold underlining is language proposed to be added in this amendment; (3) red strikethrough is deleted language in the original bill; (4) purple double strikethrough is language proposed to be deleted in this amendment; (5) orange double underlining is deleted language in the original bill proposed to be retained in this amendment.

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Concurred In

Receded

Not

JDK/BAW

Date: 4/5/2021

A.B. No. 32-Revises provisions relating to the filing of a civil action regarding a motor vehicle. (BDR 43-387)



ASSEMBLY BILL NO. 32-COMMITTEE ON JUDICIARY

(ON BEHALF OF THE NEVADA SUPREME COURT)

PREFILED NOVEMBER 18, 2020

Referred to Committee on Judiciary

SUMMARY—Revises provisions relating to the filing of a civil a towing or immobilization of a motor vehicle. (BDR 43-387)

FISCAL NOTE: Effect on Local Government: May have Fiscal Impact. Effect on the State: No.

EXPLANATION - Matter in *bolded italics* is new; matter between brackets [omitted material] is material to be omitted.

AN ACT relating to motor vehicles; revising provisions relating to the filing of a civil action regarding the towing or immobilization of a motor vehicle; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

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Existing law: (1) authorizes the owner of a towed or immobilized vehicle to file a civil action in justice court to determine whether the towing or immobilization of the vehicle was unlawful; and (2) requires the justice court to hold a hearing within 4 working days after such a civil action is filed, to determine whether the towing or immobilization was lawful or unlawful and to enter a corresponding order regarding payment of costs and release of the vehicle. (NRS 4.370, 487.039)

23456789 This bill creates a new process for filing a complaint for expedited relief in justice court. This bill: (1) requires such a complaint to be filed within 21 calendar days after the towing or immobilization of a vehicle; (2) requires that a hearing on the complaint be held within 7 calendar days after the filing of the complaint; (3) requires the court to determine whether the 10 11 towing or immobilization was lawful or unlawful and to enter an order declaring liability for 12 13 certain costs; and (4) if the court determines that the towing or immobilization was unlawful, requires the person or entity who has stored or immobilized the vehicle, as applicable, to 14 15 release the vehicle to the owner or remove the boot, clamp or device from the vehicle immediately upon presentation of a certified copy of the order by the owner of the vehicle. 16 This bill also requires the operator of any facility or location where vehicles which are 17 towed are stored to mail written notice, within 24 hours after the towing, excluding Sundays and holidays, to the registered owner of any vehicle towed to the facility or 18 19 location.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. NRS 487.039 is hereby amended to read as follows:

- 2 487.039 1. [If a] In addition to the remedy provided pursuant to paragraph
- 3 (b) of subsection 1 of NRS 4.370 for civil damages, the owner of a vehicle may

1	file a complaint for expedited relief based upon the unlawful towing or
2	immobilization of the vehicle in the justice court of the township where the
3	property from which the vehicle was towed or on which the vehicle was
4	immobilized is located if:
5	(a) The vehicle is towed pursuant to NRS 487.037 or 487.038 or immobilized
6	pursuant to NRS 487.0385 [and the];
7	(b) The owner of the vehicle believes that the vehicle was unlawfully towed or
8	immobilized [, the owner of the vehicle may file a civil action pursuant to
9	paragraph (b) of subsection 1 of NRS 4.370 in the justice court of the township
10	where the property from which the vehicle was towed or on which the vehicle was
11	immobilized is located, on a form provided by the court, to determine whether the
12	towing or immobilizing of the vehicle was lawful.
13	<u>2. An action relating to]</u> ;
13	(c) For a vehicle that was towed, [may be filed pursuant to this section only if]
14	the cost of towing and storing the vehicle does not exceed \$15,000 [-]; and
16	(d) The vehicle is being stored or is still currently immobilized as a result of
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17	<i>the towing or immobilization.</i> 2. Such a complaint:
19	(a) Must be filed within 21 <u>calendar</u> days after the towing or immobilization
20	of the vehicle; and
21	(b) Must be filed against:
22	(1) The owner or person in lawful possession of the real property or the
23	authorized agent of the owner of the real property who authorized the tow of the
24	vehicle and the tow company which towed the vehicle;
25	(2) The operator of an off-street parking facility who authorized the tow
26	of the vehicle and the tow company which towed the vehicle; or
27	(3) The owner or person in lawful possession of a multilevel parking
28	garage or other parking structure who authorized the immobilization of the
29	vehicle.
30	3. A complaint filed pursuant to subsection 1 that does not meet the criteria
31	in subsections 1 and 2 must be dismissed by the court, without prejudice. Such
32	dismissal does not affect the right of the vehicle owner to pursue civil damages.
33	4. Upon the filing of a [civil action] complaint pursuant to subsection 1, the
34	court shall schedule a date for a hearing. The hearing must be held not later than [4
35	working] 7 calendar days after the [action] complaint is filed. The court shall affix
36	the date of the hearing to the form and order a copy served by the sheriff, the
37	constable or [other] a process server licensed pursuant to chapter 648 of NRS
38	upon the former or person in lawful possession of the property who authorized the
39	towing or immobilization of the vehicle.
40	4.] person identified in subparagraph (1), (2) or (3) of paragraph (b) of
41	subsection 2.
42	5. The court shall [, if it determines that] determine whether the vehicle was
43	[+] lawfully or unlawfully towed or immobilized and:
44	(a) [Lawfully] If the court determines the vehicle was lawfully towed, enter
45	an order declaring the owner of the vehicle [to pay] liable for the cost of towing
46	and storing the vehicle and order the person who is storing the vehicle to release the
47	vehicle to the owner upon payment of that cost.
48	(b) [Unlawfully] If the court determines the vehicle was unlawfully towed,
49	enter an order declaring the owner or person in lawful possession of the property
50	or the authorized agent of the owner of the property who authorized the towing [to
51	pay] liable for the cost of towing and storing the vehicle [,] and order the person
52	who is storing the vehicle to release the vehicle to the owner immediately . [and
53	determine the actual cost incurred in towing and storing the vehicle;]

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(c) **[Lawfully]** If the court determines the vehicle was lawfully immobilized, enter an order declaring the owner of the vehicle **[to pay]** liable for the cost of removing from the vehicle the boot, wheel clamp or other mechanical device used to immobilize the vehicle and order the person who immobilized the vehicle to remove the boot, clamp or device upon payment of that cost. **[:or]**

(d) [Unlawfully] If the court determines the vehicle was unlawfully immobilized, enter an order declaring the owner or person in lawful possession of the property who authorized the immobilizing [to pay] liable for the cost of removing the boot, clamp or device and order the person who immobilized the vehicle to remove the boot, clamp or device from the vehicle immediately.

[5.] 6. Upon presentation of a certified copy of an order entered pursuant to paragraph (b) or (d) of subsection 5 by the owner of a vehicle, the person storing the vehicle or the person who immobilized the vehicle, as applicable, shall release the vehicle to the owner immediately or remove the boot, clamp or device from the vehicle immediately.

7. The operator of any facility or other location where vehicles which are towed are stored shall [display]:

(a) Display conspicuously at that facility or location a sign which sets forth the provisions of this section $\exists : and$

(b) Mail written notice to the registered owner of any vehicle towed to the facility or other location within 24 hours after the towing, excluding Sundays and holidays, that includes the following information:

(1) The name and address of the facility or location at which the vehicle is being stored;

25 (2) The cost of towing and storage, including the daily accrual rate of 26 storage, if any:

27 (3) The reason for the towing;

28 (4) A statement of the provisions of this section; and

29 (5) A statement regarding the availability of assistance from a program

30 for legal aid, self-help center operated or overseen by a court or other similar

31 program in the city or county in which the facility or other location is located.