

General Assembly

February Session, 2006

Raised Bill No. 537

LCO No. **2275**

Referred to Committee on

PLANNING & DEVELOPMENT

Introduced by: (PD)

AN ACT CONCERNING REMISSION TO MUNICIPALITIES OF A SURCHARGE FOR CERTAIN MOTOR VEHICLE VIOLATIONS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. Section 51-56a of the general statutes is repealed and the
 following is substituted in lieu thereof (*Effective July 1, 2005*):

3 (a) Each clerk of the Supreme Court and Superior Court shall 4 account for and pay or deposit all fees, fines, forfeitures and the proceeds of judgments of [his] such office in the manner provided by 5 6 section 4-32. If any such clerk fails to so account and pay or deposit, 7 such failure shall be reported by the Treasurer to the Chief Court 8 Administrator who may thereupon remove the clerk. When any such 9 clerk dies before so accounting and paying or depositing, the Treasurer 10 shall require the executor of [his] the will or administrator of [his] the 11 estate to so account. If any such clerk is removed from office, the 12 Treasurer shall require [him] the clerk to account for any money of the 13 state remaining in [his] the hands of such clerk at the time of such 14 removal and, if [he] the clerk neglects to so account, the Treasurer shall 15 certify the neglect to the Chief Court Administrator.

LCO No. 2275

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Raised Bill No. 537

16 (b) The state shall remit to the municipalities in which the violations occurred all amounts received in respect to the violation of sections 14-17 251, 14-252, 14-253a and 14-305 to 14-308, inclusive, or any regulation 18 19 adopted thereunder or ordinance [made] enacted in accordance 20 therewith. Each clerk of the Superior Court or the Chief Court 21 Administrator, or any other official of the Superior Court designated 22 by the Chief Court Administrator, shall, on or before the thirtieth day of January, April, July and October in each year, certify to the 23 24 Comptroller the amount due for the previous quarter under this 25 subsection to each municipality served by [his] the office of the clerk or 26 official, provided prior to the institution of court proceedings, a city, 27 town or borough shall have the authority to collect and retain all 28 proceeds from parking violations committed within the jurisdiction of 29 such city, town or borough.

30 (c) For the purpose of providing additional funds for municipal and 31 state police training, each person who pays in any sum as (1) a fine or 32 forfeiture for any violation of section 14-12, as amended, 14-215, as 33 amended, 14-219, 14-222, 14-224, 14-225, 14-227a, as amended, 14-266, 34 14-267a, 14-269 or 14-283, as amended or (2) a fine or forfeiture for any 35 infraction, shall pay an additional fee of one dollar for each eight 36 dollars or fraction thereof of the amount [he] such person is required to 37 pay, except if such payment is made for violation of such a section 38 which is deemed to be an infraction, such additional fee shall be only 39 on the first eighty-eight dollars of such fine or forfeiture. Such 40 additional fee charged shall be deposited in the General Fund.

41 (d) Each person who pays in any sum as a fine or forfeiture for any 42 violation of sections 14-218a, 14-219, 14-222, 14-223, 14-227a, as 43 amended, sections 14-230 to 14-240, inclusive, as amended, sections 14-44 241 to 14-249, inclusive, as amended, section 14-279 for the first 45 offense, sections 14-289b, 14-299, 14-301 to 14-303, inclusive, or any regulation adopted under said sections or ordinance enacted in 46 accordance with said sections shall pay an additional fee of ten dollars. 47 48 The state shall remit to the municipalities in which the violations

LCO No. 2275

(706)

Raised Bill No. 537

- 49 occurred the amounts paid under this subsection. Each clerk of the
- 50 Superior Court or the Chief Court Administrator, or any other official
- 51 of the Superior Court designated by the Chief Court Administrator, on
- 52 or before the thirtieth day of January, April, July and October in each
- 53 year, shall certify to the Comptroller the amount due for the previous
- 54 guarter under this subsection to each municipality served by the office
- 55 of the clerk or official.

This act shall take effect as follows and shall amend the following sections:

Section 1	July 1, 2005	51-56a

Statement of Purpose:

To remit fines paid for certain motor vehicle violations to municipalities in which the violations took place.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]





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Senateunnegticut state Library LEGISLATIVE REFERENCE SECTION

General Assembly

February Session, 2006

File No. 139

Senate Bill No. 537

Senate, March 27, 2006

The Committee on Planning and Development reported through SEN. COLEMAN of the 2nd Dist., Chairperson of the Committee on the part of the Senate, that the bill ought to pass.

AN ACT CONCERNING REMISSION TO MUNICIPALITIES OF A SURCHARGE FOR CERTAIN MOTOR VEHICLE VIOLATIONS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. Section 51-56a of the general statutes is repealed and the
 following is substituted in lieu thereof (*Effective July 1, 2006*):

3 (a) Each clerk of the Supreme Court and Superior Court shall 4 account for and pay or deposit all fees, fines, forfeitures and the 5 proceeds of judgments of [his] such office in the manner provided by 6 section 4-32. If any such clerk fails to so account and pay or deposit, 7 such failure shall be reported by the Treasurer to the Chief Court 8 Administrator who may thereupon remove the clerk. When any such 9 clerk dies before so accounting and paying or depositing, the Treasurer shall require the executor of [his] the will or administrator of [his] the 10 11 estate to so account. If any such clerk is removed from office, the 12 Treasurer shall require [him] the clerk to account for any money of the 13 state remaining in [his] the hands of such clerk at the time of such 14 removal and, if [he] the clerk neglects to so account, the Treasurer shall

SB537 / File No. 139

SB537

15 certify the neglect to the Chief Court Administrator.

16 (b) The state shall remit to the municipalities in which the violations 17 occurred all amounts received in respect to the violation of sections 14-251, 14-252, 14-253a and 14-305 to 14-308, inclusive, or any regulation 18 19 adopted thereunder or ordinance [made] enacted in accordance 20 therewith. Each clerk of the Superior Court or the Chief Court Administrator, or any other official of the Superior Court designated 21 22 by the Chief Court Administrator, shall, on or before the thirtieth day of January, April, July and October in each year, certify to the 23 24 Comptroller the amount due for the previous quarter under this 25 subsection to each municipality served by [his] the office of the clerk or official, provided prior to the institution of court proceedings, a city, 26 27 town or borough shall have the authority to collect and retain all 28 proceeds from parking violations committed within the jurisdiction of 29 such city, town or borough.

30 (c) For the purpose of providing additional funds for municipal and 31 state police training, each person who pays in any sum as (1) a fine or 32 forfeiture for any violation of section 14-12, as amended, 14-215, as amended, 14-219, 14-222, 14-224, 14-225, 14-227a, as amended, 14-266, 33 34 14-267a, 14-269 or 14-283, as amended, or (2) a fine or forfeiture for any infraction, shall pay an additional fee of one dollar for each eight 35 36 dollars or fraction thereof of the amount [he] such person is required to 37 pay, except if such payment is made for violation of such a section 38 which is deemed to be an infraction, such additional fee shall be only 39 on the first eighty-eight dollars of such fine or forfeiture. Such 40 additional fee charged shall be deposited in the General Fund.

(d) Each person who pays in any sum as a fine or forfeiture for any
violation of sections 14-218a, 14-219, 14-222, 14-223, 14-227a, as
amended, sections 14-230 to 14-240, inclusive, as amended, sections 14241 to 14-249, inclusive, as amended, section 14-279 for the first
offense, sections 14-289b, 14-299, 14-301 to 14-303, inclusive, or any
regulation adopted under said sections or ordinance enacted in
accordance with said sections shall pay an additional fee of ten dollars.

SB537 / File No. 139

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SB537 File No. 139
The state shall remit to the municipalities in which the violations
occurred the amounts paid under this subsection. Each clerk of the
Superior Court or the Chief Court Administrator, or any other official
of the Superior Court designated by the Chief Court Administrator, on
or before the thirtieth day of January, April, July and October in each
year, shall certify to the Comptroller the amount due for the previous
guarter under this subsection to each municipality served by the office
of the clerk or official.

This act shall take effect as follows and shall amend the following sections:

Section 1	July 1, 2006	51-56a

PD Joint Favorable

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The following fiscal impact statement and bill analysis are prepared for the benefit of members of the General Assembly, solely for the purpose of information, summarization, and explanation, and do not represent the intent of the General Assembly or either House thereof for any purpose:

OFA Fiscal Note

State Impact:

Agency Affected	Fund-Effect	FY 06 \$	FY 07 \$	FY 08 \$
Judicial Dept.	GF - Cost	Less than 100,000	None	None
Judicial Dept.	Gen Fund; Transp Fund; Criminal Injuries Comp Fund - Revenue Loss	None	Potential	Potential -

Note: GF=General Fund

Municipal Impact:

Municipalities	Effect	FY 06 \$	FY 07 \$	FY 08 \$
Various	Revenue Gain	None	1.5 million	1.5 million
Municipalities			or less	

Explanation

The bill establishes a new surcharge of ten dollars on certain motor vehicle violations and provides that any revenues collected from it are to be forwarded to the municipalities in which the violations occurred. It is estimated that \$1.5 million in revenues would be generated annually under the bill's surcharge and distributed to various municipalities.

The Judicial Department would initially incur a minimal cost (i.e., less than \$50,000) to modify its computer and accounting systems in order to remit payments to municipalities in accordance with the bill. The ongoing processing of these remittances could be accommodated by the Judicial Department within budgeted resources. Each year the Centralized Infraction Bureau of the Judicial Department prints and distributes copies of the mail-in violations and infractions schedule as of October 1st, when statutory changes are typically effective.

SB537 / File No. 139

[706]

File No. 139

However, as the effective date of the bill is July 1, 2006, the Judicial Department would need to print and distribute an additional version of this document and thereby incur a one-time cost that is estimated to be less than \$50,000. Any initial delay in the implementation of the new surcharge could mean that FY 07 municipal revenues are less than the estimated annual amount of \$1.5 million.

The magnitude of the bill's surcharge is not expected to increase substantially the number of tickets that are contested such that additional resources would be needed by either the courts or state's attorneys. However, any increase in contested tickets under the bill would likely raise the number of violations that are not prosecuted or have the fines reduced. This would decrease revenues to the General Fund, Transportation Fund and the Criminal Injuries Fund, into which the existing fines, fees and surcharges are deposited.

The Out Years

SB537

Future revenues generated from motor vehicle violations are not subject to inflation since the fine amounts are fixed by statute. Absent any sustained trend in the number of citations issued or other statutory changes, the annualized municipal revenues indicated in FY 08 above are projected to remain stable into the future.

SB537 / File No. 139

CONNECTICUT STATE LIBRARY LEGISLATIVE REFERENCE SECTION

OLR Bill Analysis SB 537

AN ACT CONCERNING REMISSION TO MUNICIPALITIES OF A SURCHARGE FOR CERTAIN MOTOR VEHICLE VIOLATIONS.

SUMMARY:

This bill adds a \$10 surcharge on specified motor vehicle violations and requires the state to remit the revenue to the municipalities where the violations occurred. The surcharge applies to anyone who pays a fine or forfeiture for any of 35 motor vehicle violations, including: (1) speeding, (2) reckless driving, (3) driving under the influence, (4) making an illegal turn, (5) failing to yield right of way, (6) failing to stop for a school bus (for a first offense), and (7) failing to stop at a stop sign. The surcharge also applies to anyone who pays a fine or forfeiture under any ordinance enacted in accordance with these laws. The bill requires the Superior Court clerk or the chief court administrator (or his designee) to certify to the comptroller the amount due for the previous quarter to each municipality. The certifications must be made by January 30, April 30, July 30, and October 30, of each year.

EFFECTIVE DATE: July 1, 2006

COMMITTEE ACTION

Planning and Development Committee

Joint Favorable Yea 16 Nay 0 (03/13/2006)

S. B. June.

SB537 / File No. 139



General Assembly

(SENATE) Amendment

February Session, 2006

LCO No. 4104

Offered by: SEN. RORABACK, 30th Dist.

To: Senate Bill No. 537

File No. 139

Cal. No. 136

"AN ACT CONCERNING REMISSION TO MUNICIPALITIES OF A SURCHARGE FOR CERTAIN MOTOR VEHICLE VIOLATIONS."

After the last section, add the following and renumber sections and
 internal references accordingly:

"Sec. 501. Subsection (a) of section 14-227a of the 2006 supplement to
the general statutes is repealed and the following is substituted in lieu
thereof (*Effective October 1, 2006*):

6 (a) No person shall operate a motor vehicle while under the 7 influence of intoxicating liquor or any drug or both. A person commits 8 the offense of operating a motor vehicle while under the influence of 9 intoxicating liquor or any drug or both if such person operates a motor 10 vehicle [on a public highway of this state or on any road of a district 11 organized under the provisions of chapter 105, a purpose of which is 12 the construction and maintenance of roads and sidewalks, or on any 13 private road on which a speed limit has been established in accordance 14 with the provisions of section 14-218a, or in any parking area for ten or 15 more cars or on any school property] (1) while under the influence of

. LCO No. 4104

CUNNECTICUT STATE LIBRARY LAW/LEGISLATIVE REFERENCE UNIT

667 SB 537

(SEN, Amendment

intoxicating liquor or any drug or both, or (2) while such person has an
elevated blood alcohol content. For the purposes of this section,
"elevated blood alcohol content" means a ratio of alcohol in the blood
of such person that is eight-hundredths of one per cent or more of
alcohol, by weight, and "motor vehicle" includes a snowmobile and allterrain vehicle, as those terms are defined in section 14-379.

Sec. 502. Section 14-386a of the general statutes is repealed and the
following is substituted in lieu thereof (*Effective October 1, 2006*):

No person shall operate a snowmobile or all-terrain vehicle in the 24 25 following manner: (1) At an unreasonable or imprudent rate of speed 26 for existing conditions; (2) in a negligent manner so as to endanger any 27 person or property; or (3) while under the influence of intoxicating 28 liquor or any drug, [as defined by] or both, as provided in subsection 29 (a) of section 14-227a, as amended by this act. Any person who violates 30 [any provision] the provisions of subdivision (1) or (2) of this section, 31 or any regulation relating [hereto] <u>thereto</u>, shall be fined not more than 32 two hundred [and] fifty dollars for each offense. Any person who 33 violates the provisions of subdivision (3) of this section shall be subject 34 to the penalties set forth in section 14-227a, as amended by this act. In 35 addition thereto, the operator or owner, or both, of a snowmobile or 36 all-terrain vehicle, shall be responsible and held accountable to the 37 owner of any land where trees, shrubs, crops, fences or other property 38 have been damaged as a result of travel of such snowmobiles or all-39 terrain vehicles over such land, or where consequential damage has 40 resulted from such travel. Proof of the registration number of the 41 snowmobile or all-terrain vehicle shall be prima facie evidence in any 42 prosecution or action for damages that the owner was the operator."

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STATE OF CONNECTICUT			·····································
General Assembly	(SEN MATE Amendment	i i	
February Session, 2006	LCO No. 4494		
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Offered by: SEN. HERLIHY, 8 th Dist.			

To: Senate Bill No. 537

File No. 139 Cal. N

Cal. No. 136

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"AN ACT CONCERNING REMISSION TO MUNICIPALITIES OF A SURCHARGE FOR CERTAIN MOTOR VEHICLE VIOLATIONS."

After the last section, add the following and renumber sections and
 internal references accordingly:

3 "Sec. 501. (NEW) (Effective July 1, 2006) No motor carrier, as defined in the Federal Motor Carrier Safety Regulations, shall allow a newly 4 hired or newly licensed driver of a commercial motor vehicle with a 5 6 gross vehicle weight of twenty-six thousand one pounds or more to 7 operate such a vehicle without a road test and a signed certification by 8 the motor carrier, examiner or the individual conducting the road test 9 that the newly hired or licensed driver possesses sufficient driving skill 10 to operate such a vehicle safely."

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