

ASSEMBLY BILL NO. 169—ASSEMBLYMEN DENIS, McCLEARY,
MANENDO, SMITH, HARDY, ANDERSON, ATKINSON,
BUCKLEY, CHRISTENSEN, GANSERT, GERHARDT,
GIUNCHIGLIANI, GOICOECHEA, HOGAN, HORNE,
KIRKPATRICK, KOIVISTO, MARVEL, MUNFORD, OCEGUERA,
PIERCE, SHERER AND WEBER

MARCH 4, 2005

JOINT SPONSORS: SENATORS CARLTON, TITUS,
HARDY, HECK AND LEE

Referred to Committee on Transportation

SUMMARY—Makes various changes relating to removal and disposal of motor vehicles. (BDR 43-967)

FISCAL NOTE: Effect on Local Government: No.
Effect on the State: Yes.

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

AN ACT relating to motor vehicles; requiring the owner of a vehicle abandoned on public lands to remove or cause the removal of that vehicle; setting forth the circumstances under which the owner of an abandoned vehicle may rebut the presumption that he abandoned the vehicle; allowing a card authorizing a dealer of motor vehicles to bid to purchase a vehicle from an operator of a salvage pool to be issued to a salesman who is employed by the dealer; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

- 1 Under existing law, any person who abandons a vehicle is responsible for the
2 cost of its removal and disposition. A vehicle is presumed to have been abandoned
3 by the registered owner of the vehicle unless the registered owner proves that he
4 complied with the laws governing the transfer of title to or an interest in the
5 vehicle. (NRS 487.220)



6 This bill additionally authorizes the registered owner to rebut the presumption
7 that he is the person who abandoned the vehicle by showing that: (1) he transferred
8 his interest in the vehicle as indicated by a bill of sale for the vehicle that is signed
9 by him; or (2) he reported the vehicle as stolen before it was discovered abandoned.

10 This bill also provides that if a sheriff's office or other law enforcement agency
11 discovers, or is notified of the existence of, a vehicle abandoned on public lands,
12 the sheriff's office or law enforcement agency must notify the Department of Motor
13 Vehicles if the vehicle so abandoned has not been reported as stolen and the
14 identity of the owner of the vehicle can be determined. Upon receipt of such notice
15 and if the registration of the vehicle has not expired, the Department is required to
16 send a notice to the owner demanding that he remove the abandoned vehicle from
17 the public lands within 30 days.

18 In addition, this bill provides that an owner who receives a notice demanding
19 removal of a vehicle from public lands may submit to the Department an affidavit
20 stating that he has taken the actions necessary to rebut the presumption that he
21 abandoned the vehicle. If an owner who receives a notice demanding removal of a
22 vehicle from public lands does not submit such an affidavit and fails to remove the
23 abandoned vehicle from those lands within 30 days, the Department is required to
24 suspend the registration of each vehicle that is owned by the person and registered
25 in this State. A person whose registration is suspended in this manner may reinstate
26 the registration by providing to the Department proof that he removed the
27 abandoned vehicle from the public lands and redeemed any applicable liens applied
28 to the abandoned vehicle to cover costs of towing and storage.

29 Existing law authorizes a dealer of new or used motor vehicles to obtain two
30 cards that allow him to bid to purchase a vehicle from an operator of a salvage pool.
31 (NRS 487.475)

32 This bill authorizes one of those cards to be issued to a salesman who is an
33 employee of the dealer.

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

1 **Section 1.** Chapter 487 of NRS is hereby amended by adding
2 thereto a new section to read as follows:

3 *1. If a sheriff's office or other law enforcement agency
4 discovers that, or receives notification that, a vehicle has been
5 abandoned on public lands, the sheriff's office or other law
6 enforcement agency shall:*

7 *(a) Make all practical inquiries to ascertain if the vehicle is
8 stolen by checking the license plate number, vehicle identification
9 number and other available information which will aid in
10 identifying the owner of the vehicle; and*

11 *(b) If the vehicle has not been reported as stolen and the
12 sheriff's office or other law enforcement agency is able to
13 determine the identity of the owner of the vehicle, notify the
14 Department of those facts.*

15 *2. Upon the receipt of a notice from a sheriff's office or other
16 law enforcement agency pursuant to paragraph (b) of subsection 1
17 and if the registration of the vehicle has not expired, the*



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1 **Department shall send by registered or certified mail, return
2 receipt requested, a written notice to the owner of the vehicle
3 stating that the owner must remove or cause the vehicle to be
4 removed from the public lands within 30 days after the date on
5 which the notice was sent.**

6 **3. If an owner receives a notice pursuant to subsection 2, the
7 owner may submit to the Department an affidavit which states that
8 the owner has taken action which meets the requirements of
9 paragraph (a) or (b) of subsection 2 of NRS 487.220. If the owner
10 submits such an affidavit, the Department:**

11 **(a) Shall maintain a record of the affidavit; and
12 (b) Shall not suspend the registration of each vehicle currently
13 registered to that owner as otherwise required by subsection 4.**

14 **4. If an owner:
15 (a) Receives a notice pursuant to subsection 2;
16 (b) Fails to remove or cause the vehicle to be removed within
17 the 30-day period set forth in that notice; and
18 (c) Does not submit an affidavit as described in subsection 3,
19 ↳ the Department shall suspend the registration of each vehicle
20 currently registered to the owner pursuant to chapter 482 of NRS.
21 For the purposes of this subsection, the determination of the
22 sheriff's office or other law enforcement agency that
23 notified the Department pursuant to paragraph (b) of subsection 1
24 is conclusive as to whether the abandoned vehicle was removed
25 within the 30-day period.**

26 **5. If the registration of a vehicle is suspended pursuant to
27 subsection 4, the Department shall reinstate the registration upon
28 receipt from the registered owner of the vehicle of:**

29 **(a) An affidavit setting forth that he caused the removal and
30 disposition of, or proof that he paid the cost of removal and
31 disposition of, the vehicle discovered abandoned upon public
32 lands; and**

33 **(b) If applicable, proof that he redeemed any lien placed
34 pursuant to NRS 487.270 on the vehicle discovered abandoned on
35 public lands.**

36 **6. If a sheriff's office or other law enforcement agency is
37 notified by a person or another governmental entity that a vehicle
38 has been abandoned on public lands, the sheriff's office or other
39 law enforcement agency shall, insofar as practicable and
40 authorized by law, inform the person or entity making such
41 notification of the actions taken by the sheriff's office or other law
42 enforcement agency pursuant to this section.**



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1 **Sec. 2.** NRS 487.210 is hereby amended to read as follows:
2 487.210 As used in NRS 487.220 to 487.300, inclusive, ***and***
3 ***section 1 of this act,*** unless the context otherwise requires **[**
4 ***“abandoned”:***

- 5 ***1. “Abandoned vehicle” means a vehicle:***
6 ***[H] (a) If the vehicle is discovered upon public lands, that the***
7 ***owner has discarded.***
8 ***(b) If the vehicle is discovered upon public or private property***
9 ***other than public lands:***

10 ***(1) That the owner has discarded; or***
11 ***[E] (2) Which has not been reclaimed by the registered owner or***
12 a person having a security interest in the vehicle within 15 days after
13 notification pursuant to NRS 487.250.

14 ***2. “Public lands” has the meaning ascribed to it in***
15 ***NRS 321.5963.***

16 **Sec. 3.** NRS 487.220 is hereby amended to read as follows:
17 487.220 1. Every person who abandons a vehicle is
18 responsible for the cost of removal and disposition of **[such]** ***the***
19 vehicle.

20 2. An abandoned vehicle is presumed to have been abandoned
21 by the registered owner thereof. **[The]** ***Except as otherwise provided***
22 ***in section 1 of this act, the*** registered owner may **[not]** rebut this
23 presumption by showing that **[he]** :

24 ***(a) He transferred his interest in the abandoned vehicle [unless***
25 ***he complied with]:***

26 ***(1) Pursuant to the provisions set forth in NRS 482.399 to***
27 ***482.420, inclusive [H]; or***

28 ***(2) As indicated by a bill of sale for the vehicle that is***
29 ***signed by the registered owner; or***

30 ***(b) The vehicle was stolen, if he submits evidence that, before***
31 ***the discovery of the vehicle, he filed an affidavit with the***
32 ***Department or a written report with an appropriate law***
33 ***enforcement agency alleging the theft of the vehicle.***

34 **Sec. 4.** NRS 487.230 is hereby amended to read as follows:
35 487.230 1. **[Any]** ***Except as otherwise provided in section 1***
36 ***of this act, any*** sheriff, constable, member of the Nevada Highway
37 Patrol, officer of the Legislative Police, investigator of the Division
38 of Compliance Enforcement of the Department, personnel of the
39 Capitol Police Division of the Department of Public Safety,
40 designated employees of the Manufactured Housing Division of the
41 Department of Business and Industry, special investigator employed
42 by the office of a district attorney, marshal or policeman of a city or
43 town, or a marshal or park ranger who is part of a unit of specialized
44 law enforcement established pursuant to NRS 280.125 who has
45 reason to believe that a vehicle has been abandoned on public



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1 property in his jurisdiction may remove the vehicle from that
2 property. At the request of the owner or person in possession or
3 control of private property who has reason to believe that a vehicle
4 has been abandoned on his property, the vehicle may be removed by
5 the operator of a tow car or an automobile wrecker from that private
6 property.

7 2. A person who authorizes the removal of an abandoned
8 vehicle pursuant to subsection 1 shall:

9 (a) Have the vehicle taken to the nearest garage or other place
10 designated for storage by:

11 (1) The state agency or political subdivision making the
12 request, if the vehicle is removed from public property.

13 (2) The owner or person in possession or control of the
14 property, if the vehicle is removed from private property.

15 (b) Make all practical inquiries to ascertain if the vehicle is
16 stolen by checking the license plate number, vehicle identification
17 number and other available information which will aid in identifying
18 the registered and legal owner of the vehicle and supply the
19 information to the person who is storing the vehicle.

20 **Sec. 5.** NRS 487.475 is hereby amended to read as follows:

21 487.475 1. A card authorizing a dealer of new or used motor
22 vehicles or a rebuilder to bid to purchase a vehicle from an operator
23 of a salvage pool must contain:

24 (a) The dealer's or rebuilder's name and signature;
25 (b) His business name;
26 (c) His business address;
27 (d) His business license number issued by the Department; and
28 (e) A picture of the dealer or rebuilder.

29 2. A dealer or rebuilder may obtain one or two cards for his
30 business. *If a dealer obtains two cards for his business, one of the
31 cards may be issued to a salesman who is an employee of the
32 dealer and who is:*

33 (a) *Licensed pursuant to NRS 482.362; and*
34 (b) *Acting as an agent for the dealer in the purchase of a
35 vehicle from an operator of a salvage pool.*

36 3. The Department shall charge a fee of \$50 for each card
37 issued.

38 4. A card issued pursuant to this section expires on December
39 31 of the year in which it was issued. The dealer or rebuilder must
40 submit to the Department an application for renewal accompanied
41 by a renewal fee of \$25 for each card. The application must be made
42 on a form provided by the Department and contain such information
43 as the Department requires.

44 5. Fees collected by the Department pursuant to this section
45 must be deposited with the State Treasurer to the credit of the



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- 1 Account for Regulation of Salvage Pools, Automobile Wreckers,
- 2 Body Shops and Garages.

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