

RÉSUMÉ DIGEST

ACT 704 (HB 534)

2024 Regular Session

Freeman

Prior law prohibited a parking facility operating 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.

New law removes prior law.

Prior law prohibited a parking facility operating 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.

New law removes prior law and solely prohibits the ownership entity of the parking facility from receiving any compensation, including any rebate or other valuable consideration, in connection with the immobilization of motor vehicles by booting on private property, other than unpaid parking fees.

New law specifies that any unpaid parking fees cannot be in any amount greater than the amount actually incurred for parking in the parking facility.

Effective August 1, 2024

(Amends R.S. 32:1741(I))