## Second Regular Session Sixty-eighth General Assembly STATE OF COLORADO

### PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 12-0319.01 Michael Dohr x4347

SENATE BILL 12-044

SENATE SPONSORSHIP

#### Guzman,

Pabon,

### HOUSE SPONSORSHIP

Senate Committees Transportation Appropriations

**House Committees** 

## A BILL FOR AN ACT

101 CONCERNING FAILURE TO PRESENT VALID EVIDENCE OF MASS TRANSIT

102 FARE <u>PAYMENT, AND, IN CONNECTION THEREWITH, MAKING AN</u>

103 <u>APPROPRIATION.</u>

#### **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

The bill repeals the crime of theft of transit and creates a class B traffic infraction failure to present a valid transit pass or coupon that covers the same prohibited conduct as the former crime of theft of transit.

1 Be it enacted by the General Assembly of the State of Colorado:

2 SECTION 1. In Colorado Revised Statutes, add 42-4-1416 as
3 follows:

4 42-4-1416. Failure to present a valid transit pass or coupon fare inspector authorization - definitions. (1) A PERSON COMMITS
FAILURE TO PRESENT A VALID TRANSIT PASS OR COUPON IF THE PERSON
OCCUPIES, RIDES IN, OR USES A PUBLIC TRANSPORTATION VEHICLE
WITHOUT PAYING THE APPLICABLE FARE OR PROVIDING A VALID TRANSIT
PASS OR COUPON.

10 (2) A PERSON SHALL NOT OCCUPY, RIDE IN, OR USE A PUBLIC
11 TRANSPORTATION VEHICLE WITHOUT POSSESSION OF PROOF OF PRIOR FARE
12 PAYMENT. A PERSON SHALL PRESENT PROOF OF PRIOR FARE PAYMENT
13 UPON DEMAND OF A FARE INSPECTOR APPOINTED OR EMPLOYED PURSUANT
14 TO SUBSECTION (4) OF THIS SECTION, A PEACE OFFICER, OR ANY OTHER
15 EMPLOYEE OR AGENT OF A PUBLIC TRANSPORTATION ENTITY.

16 (3)A VIOLATION OF THIS SECTION IS A CLASS B TRAFFIC 17 INFRACTION AND IS PUNISHABLE BY A FINE OF SEVENTY-FIVE DOLLARS. 18 NOTWITHSTANDING ANY OTHER PROVISION OF LAW, FINES FOR A 19 VIOLATION OF SUBSECTION (1) OF THIS SECTION SHALL BE RETAINED BY 20 THE CLERK OF THE COURT IN THE CITY AND COUNTY OF DENVER UPON 21 RECEIPT BY THE CLERK FOR A VIOLATION OCCURRING WITHIN THAT 22 JURISDICTION, OR TRANSMITTED TO THE STATE JUDICIAL DEPARTMENT IF 23 THE FINE IS RECEIPTED BY THE CLERK OF THE COURT OF ANY OTHER 24 COUNTY. 25 (4) (a) PUBLIC TRANSPORTATION ENTITIES MAY APPOINT OR

26 EMPLOY, WITH THE POWER OF REMOVAL, FARE INSPECTORS AS NECESSARY

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TO ENFORCE THE PROVISIONS OF THIS SECTION. <u>THE EMPLOYING PUBLIC</u>
 <u>TRANSPORTATION ENTITY SHALL DETERMINE THE REQUIREMENTS FOR</u>
 <u>EMPLOYMENT AS A FARE INSPECTOR.</u>

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5 (b) A FARE INSPECTOR APPOINTED OR EMPLOYED PURSUANT TO 6 THIS SECTION IS AUTHORIZED TO ENFORCE THE PROVISIONS OF THIS 7 SECTION WHILE ACTING WITHIN THE SCOPE OF HIS OR HER AUTHORITY AND 8 IN THE PERFORMANCE OF HIS OR HER DUTIES. A FARE INSPECTOR IS 9 AUTHORIZED TO ISSUE A CITATION TO A PERSON WHO COMMITS FAILURE TO 10 PROVIDE A VALID TRANSIT PASS OR COUPON IN VIOLATION OF THIS 11 SECTION. THE FARE INSPECTOR SHALL ISSUE A CITATION ON BEHALF OF 12 THE COUNTY IN WHICH THE PERSON OCCUPYING, RIDING IN, OR USING A 13 PUBLIC TRANSPORTATION VEHICLE WITHOUT PAYING THE APPLICABLE 14 FARE IS LOCATED AT THE TIME THE VIOLATION IS DISCOVERED. THE PUBLIC 15 TRANSPORTATION ENTITY WHOSE FARE INSPECTOR ISSUED THE CITATION 16 SHALL TIMELY DELIVER THE CITATION TO THE CLERK OF THE COUNTY 17 COURT FOR THE JURISDICTION IN WHICH THE ACCUSED PERSON IS LOCATED 18 AT THE TIME THE VIOLATION IS DISCOVERED. THE COUNTY OR CITY AND 19 COUNTY IN WHICH THE VIOLATION OCCURRED SHALL RETAIN THE FINE 20 REVENUE.

21 (5) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE
22 REQUIRES:

23 (a) "PROOF OF PRIOR FARE PAYMENT" MEANS:

24 (I) A TRANSIT PASS VALID FOR THE DAY AND TIME OF USE;

25 (II) A RECEIPT SHOWING PAYMENT OF THE APPLICABLE FARE FOR
26 USE OF A PUBLIC TRANSPORTATION VEHICLE DURING THE DAY AND TIME
27 SPECIFIED IN THE RECEIPT; OR

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(III) A PREPAID TICKET OR SERIES OF TICKETS SHOWING
 CANCELLATION BY A PUBLIC TRANSPORTATION ENTITY USED WITHIN THE
 DAY AND TIME SPECIFIED IN THE TICKET.

4 (b) "PUBLIC TRANSPORTATION ENTITY" MEANS A MASS TRANSIT
5 DISTRICT, A MASS TRANSIT AUTHORITY, OR ANY OTHER PUBLIC ENTITY
6 AUTHORIZED UNDER THE LAWS OF THIS STATE TO PROVIDE MASS
7 TRANSPORTATION SERVICES TO THE GENERAL PUBLIC.

8 (c) "PUBLIC TRANSPORTATION VEHICLE" MEANS A BUS, A TRAIN,
9 A LIGHT RAIL VEHICLE, OR ANY OTHER MODE OF TRANSPORTATION USED
10 BY A PUBLIC TRANSPORTATION ENTITY TO PROVIDE TRANSPORTATION
11 SERVICES TO THE GENERAL PUBLIC.

(d) "TRANSIT PASS" MEANS ANY PASS, COUPON, TRANSFER, CARD,
IDENTIFICATION, TOKEN, TICKET, OR OTHER DOCUMENT, WHETHER ISSUED
BY A PUBLIC TRANSPORTATION ENTITY OR ISSUED BY AN EMPLOYER TO
EMPLOYEES PURSUANT TO AN AGREEMENT WITH A PUBLIC
TRANSPORTATION ENTITY, USED TO OBTAIN PUBLIC TRANSIT.

SECTION 2. In Colorado Revised Statutes, 42-4-1701, amend
(4) (a) (I) (N) as follows:

19 42-4-1701. Traffic offenses and infractions classified -20 penalties - penalty and surcharge schedule - repeal. (4) (a) (I) Except 21 as provided in paragraph (c) of subsection (5) of this section, every 22 person who is convicted of, who admits liability for, or against whom a 23 judgment is entered for a violation of any provision of this title to which 24 paragraph (a) or (b) of subsection (5) of this section apply shall be fined 25 or penalized, and have a surcharge levied thereon pursuant to sections 26 24-4.1-119 (1) (f) and 24-4.2-104 (1) (b) (I), C.R.S., in accordance with 27 the penalty and surcharge schedule set forth in sub-subparagraphs (A) to

1	(P) of this subparagraph (I); or, if no penalty or surcharge is specified in
2	the schedule, the penalty for class A and class B traffic infractions shall
3	be fifteen dollars, and the surcharge shall be four dollars. These penalties
4	and surcharges shall apply whether the defendant acknowledges the
5	defendant's guilt or liability in accordance with the procedure set forth by
6	paragraph (a) of subsection (5) of this section or is found guilty by a court
7	of competent jurisdiction or has judgment entered against the defendant
8	by a county court magistrate. Penalties and surcharges for violating
9	specific sections shall be as follows:

10	Section Violated	Penalty	Surcharge		
11	(N) Other offense	s:			
12	42-4-1301 (2)(a.5)	\$ 100.00	\$ 16.00		
13	42-4-1305	50.00	16.00		
14	42-4-1402	150.00	16.00		
15	42-4-1403	30.00	6.00		
16	42-4-1404	15.00	6.00		
17	42-4-1406	35.00	10.00		
18	42-4-1407 (3)(a)	35.00	10.00		
19	42-4-1407 (3)(b)	100.00	30.00		
20	42-4-1407 (3)(c)	500.00	200.00		
21	42-4-314	35.00	10.00		
22	42-4-1408	15.00	6.00		
23	42-4-1414 (2)(a)	500.00	156.00		
24	42-4-1414 (2)(b)	1,000.00	312.00		
25	42-4-1414 (2)(c)	5,000.00	1,560.00		
26	42-4-1416 (3)	75.00	4.00		
27	42-20-109 (2)	250.00	66.00		

1	SECTION 3. In Colorado Revised Statutes, 42-4-1709, amend
2	(7) (a) introductory portion; and <b>add</b> (7) (a) (VIII) as follows:
3	42-4-1709. Penalty assessment notice for traffic infractions -
4	violations of provisions by officer - driver's license. (7) (a) $\frac{1}{NO}$ A
5	person shall NOT be allowed or permitted to obtain or renew a permanent
6	driver's, minor driver's, or probationary license if such person has, at the
7	time of making application for obtaining or renewing such driver's
8	license:
9	(VIII) AN OUTSTANDING JUDGMENT ENTERED AGAINST SUCH
10	PERSON BY A COUNTY OR MUNICIPAL COURT FOR A VIOLATION OF SECTION
11	42-4-1416.
12	SECTION 4. In Colorado Revised Statutes, repeal part 8 of
13	article 4 of title 18.
14	SECTION 5. In Colorado Revised Statutes, 16-2.5-146, amend
15	(1) as follows:
16	16-2.5-146. Public transit officer - definitions. (1) A public
17	transit officer who is employed by a public transportation entity, as
18	defined in section <del>18-4-801 (2), C.R.S.</del> 42-4-1416 (5) (b), C.R.S., and is
19	specifically designated a peace officer by the public transportation entity
20	is a peace officer while engaged in the performance of his or her duties.
21	A public transit officer's authority shall be limited to the enforcement of
22	all laws of the state of Colorado and the provision of security for
23	passengers, employees, and property of the public transportation entity on
24	public transportation vehicles, as defined in section <del>18-4-801 (3), C.R.S.</del>
25	42-4-1416(5)(c), C.R.S., and at public transportation facilities. A public
26	transit officer's authority shall include the power of arrest based upon
27	probable cause while engaged in the performance of his or her duties. A

1 public transit officer shall be certified by the P.O.S.T. board.

# 2 <u>SECTION 6.</u> In Colorado Revised Statutes, add 24-72-308.8 as 3 <u>follows:</u>

4	24-72-308.8. Sealing of criminal conviction records
5	information for offenses involving theft of public transportation
6	services. (1) IF A PERSON WAS CONVICTED OF THEFT OF PUBLIC
7	TRANSPORTATION SERVICES BY FARE EVASION AS DESCRIBED IN SECTION
8	18-4-802, C.R.S., AS IT EXISTED PRIOR TO THE EFFECTIVE DATE OF THIS
9	SECTION, AND THE PERSON HAS COMPLETED THE SENTENCE, INCLUDING
10	PAYMENT OF THE FINE AND SURCHARGE, FOR THE CONVICTION AS OF THE
11	EFFECTIVE DATE OF THIS SECTION, THE COURT THAT ENTERED THE
12	CONVICTION SHALL SEAL THE CONVICTION BY JANUARY 1, 2013.
13	(2) A PERSON DESCRIBED IN SUBSECTION (1) OF THIS SECTION THAT
14	WANTS HIS OR HER CONVICTION SEALED PRIOR TO JANUARY 1, 2013, MAY
15	PETITION THE COURT IN WHICH THE CONVICTION WAS ENTERED FOR AN
16	ORDER SEALING THE RECORD OF THE CONVICTION. THE PERSON SHALL
17	PROVIDE ALL INFORMATION AS REQUIRED BY THE COURT IN THE PETITION.
18	UPON RECEIPT OF THE PETITION THE COURT SHALL VERIFY THAT THE

- 19 PERSON HAS COMPLETED HIS OR HER SENTENCE, INCLUDING PAYMENT OF
- 20 <u>THE FINE AND SURCHARGE, AND IF THE SENTENCE HAS BEEN COMPLETED,</u>
- 21 <u>THE COURT SHALL ENTER AN ORDER SEALING THE CONVICTION.</u>
- 22 (3) A PERSON CONVICTED OF THEFT OF PUBLIC TRANSPORTATION
- 23 SERVICES BY FARE EVASION AS DESCRIBED IN SECTION 18-4-802, C.R.S.,
- 24 AS IT EXISTED PRIOR TO THE EFFECTIVE DATE OF THIS SECTION, WHO DID
- 25 NOT COMPLETE THE SENTENCE FOR THE CONVICTION PRIOR TO THE
- 26 EFFECTIVE DATE OF THIS SECTION MAY PETITION THE COURT IN WHICH THE
- 27 <u>CONVICTION WAS ENTERED FOR AN ORDER SEALING THE RECORD OF THE</u>

1	CONVICTION AFTER HE OR SHE COMPLETES THE SENTENCE, INCLUDING
2	PAYMENT OF THE FINE AND SURCHARGE, FOR THE CONVICTION. THE
3	PERSON SHALL PROVIDE ALL INFORMATION AS REQUIRED BY THE COURT IN
4	THE PETITION. UPON RECEIPT OF THE PETITION, THE COURT SHALL VERIFY
5	THAT THE PERSON HAS COMPLETED HIS OR HER SENTENCE AND IF THE
6	SENTENCE HAS BEEN COMPLETED, THE COURT SHALL ENTER AN ORDER
7	SEALING THE CONVICTION.
8	(4) UPON THE ENTRY OF AN ORDER TO SEAL CONVICTION RECORDS
9	PURSUANT TO THIS SECTION, THE DEFENDANT AND ALL CRIMINAL JUSTICE
10	AGENCIES MAY PROPERLY REPLY, UPON AN INQUIRY IN THE MATTER, THAT
11	PUBLIC CONVICTION RECORDS DO NOT EXIST WITH RESPECT TO THE
12	DEFENDANT. INSPECTION OF THE RECORDS INCLUDED IN AN ORDER
13	SEALING CONVICTION RECORDS MAY THEREAFTER BE PERMITTED BY THE
14	COURT ONLY UPON PETITION BY THE DEFENDANT. EMPLOYERS, STATE AND
15	LOCAL GOVERNMENT AGENCIES, OFFICIALS, LANDLORDS, AND EMPLOYEES
16	SHALL NOT, IN ANY APPLICATION OR INTERVIEW OR IN ANY OTHER WAY,
17	REQUIRE AN APPLICANT TO DISCLOSE ANY INFORMATION CONTAINED IN
18	SEALED CONVICTION RECORDS. AN APPLICANT NEED NOT, IN ANSWER TO
19	ANY QUESTION CONCERNING CONVICTION RECORDS THAT HAVE BEEN
20	SEALED, INCLUDE A REFERENCE TO OR INFORMATION CONCERNING THE
21	SEALED CONVICTION RECORDS AND MAY STATE THAT THE APPLICANT HAS
22	NOT BEEN CRIMINALLY CONVICTED. NOTWITHSTANDING THE PROVISIONS
23	OF THIS SECTION, THE COLORADO STATE BOARD OF LAW EXAMINERS MAY
24	MAKE FURTHER INQUIRIES INTO THE FACT OF A CONVICTION THAT COMES
25	TO THE ATTENTION OF THE BAR COMMITTEE THROUGH OTHER MEANS. THE
26	BAR COMMITTEE OF THE COLORADO STATE BOARD OF LAW EXAMINERS
27	HAS A RIGHT TO INQUIRE INTO THE MORAL AND ETHICAL QUALIFICATIONS

1	OF AN APPLICANT, AND THE APPLICANT DOES NOT HAVE A RIGHT TO
2	PRIVACY OR PRIVILEGE THAT JUSTIFIES HIS OR HER REFUSAL TO ANSWER
3	A QUESTION CONCERNING SEALED CONVICTION RECORDS THAT HAVE COME
4	TO THE ATTENTION OF THE BAR COMMITTEE THROUGH OTHER MEANS.
5	SECTION 7. Appropriation. (1) In addition to any other
6	appropriation, there is hereby appropriated, out of any moneys in the
7	driver's license administrative revocation account in the highway users tax
8	fund created in section 42-2-132 (4) (b) (I) (A), Colorado Revised
9	Statutes, not otherwise appropriated, to the department of revenue, for the
10	fiscal year beginning July 1, 2011, the sum of \$14,800 cash funds, or so
11	much thereof as may be necessary, to be allocated for the purchase of
12	computer center services.
13	(2) In addition to any other appropriation, there is hereby
14	appropriated to the governor - lieutenant governor - state planning and
15	budgeting, for the fiscal year beginning July 1, 2011, the sum of \$14,800,
16	or so much thereof as may be necessary, for allocation to the office of
17	information technology, for the provision of computer center services for
18	the department of revenue related to the implementation of this act. Said
19	sum is from reappropriated funds received from the department of
20	revenue out of the appropriation made in subsection (1) of this section.
21	(3) In addition to any other appropriation, there is hereby
22	appropriated, to the department of revenue, for the fiscal year beginning
23	July 1, 2011, the sum of \$2,324 cash funds, or so much thereof as may be
24	necessary, related to the implementation of this act. Of said sum, \$2,302
25	is from the penalty assessments collected and retained for administrative
26	purposes pursuant to section 42-1-217 (2), Colorado Revised Statutes,
27	and \$22 is from administrative processing fees associated with

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1	outstanding	judgments	and	warrants	collected	pursuant	to	section	
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2 <u>42-2-118 (3) (c), Colorado Revised Statutes.</u>

3	SECTION 8. Appropriation. In addition to any other
4	appropriation, there is hereby appropriated, to the department of revenue,
5	for the fiscal year beginning July 1, 2012, the sum of \$28,639 cash funds
6	and 0.8 FTE, or so much thereof as may be necessary, related to the
7	implementation of this act. Of said sum, \$22,224 is from the driver's
8	license administrative revocation account of the highway users tax fund
9	created in section 42-2-132 (4) (b) (I) (A), Colorado Revised Statutes,
10	\$6,355 is from the penalty assessments collected and retained for
11	administrative purposes pursuant to section 42-1-217 (2), Colorado
12	Revised Statutes, and \$60 is from administrative processing fees
13	associated with outstanding judgments and warrants collected pursuant
14	to section 42-2-118 (3) (c), Colorado Revised Statutes.
15	SECTION 9. Safety clause. The general assembly hereby finds,
16	determines, and declares that this act is necessary for the immediate
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17 preservation of the public peace, health, and safety.