Basic Course Workbook Series Student Materials

Learning Domain 28 Traffic Enforcement Version 5.1

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The primary mission of basic training is to prepare students mentally, morally, and physically to advance into a field training program, assume the responsibilities, and execute the duties of a peace officer in society.

FOREWORD

The California Commission on Peace Officer Standards and Training sincerely appreciates the efforts of the many curriculum consultants, academy instructors, directors and coordinators who contributed to the development of this workbook. The Commission extends its thanks to California law enforcement agency executives who offered personnel to participate in the development of these training materials.

This student workbook is part of the POST Basic Course Training System. The workbook component of this system provides a self-study document for every learning domain in the Basic Course. Each workbook is intended to be a supplement to, not a substitute for, classroom instruction. The objective of the system is to improve academy student learning and information retention.

The content of each workbook is organized into sequenced learning modules to meet requirements as prescribed both by California law and the POST Training and Testing Specifications for the Basic Course.

It is our hope that the collective wisdom and experience of all who contributed to this workbook will help you, the student, to successfully complete the Basic Course and to enjoy a safe and rewarding career as a peace officer serving the communities of California.

PAUL CAPPITELLI Executive Director

LD 28: Traffic Enforcement

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Preface

Introduction

Student workbooks

The student workbooks are part of the POST Basic Course Instructional System. This system is designed to provide students with a self-study document to be used in preparation for classroom training.

Regular Basic Course training requirement

Completion of the Regular Basic Course is required, prior to exercising peace officer powers, as recognized in the California Penal Code and where the POST-required standard is the POST Regular Basic Course.

Student workbook elements

The following elements are included in each workbook:

- chapter contents, including a synopsis of key points
- supplementary material
- a glossary of terms used in this workbook

How to Use the Student Workbook

Introduction

This workbook provides an introduction to the training requirements for this Learning Domain. It is intended to be used in several ways: for initial learning prior to classroom attendance, for test preparation, and for remedial training.

Workbook format

To use the workbook most effectively, follow the steps listed below.

Step	Action
1	Begin by reading the: Preface and How to Use the Workbook, which provide an overview of how the workbook fits into the POST Instructional System and how it should be used
2	Refer to the Chapter Synopsis section at the end of each chapter to review the key points that support the chapter objectives
3	Read the text
4	Complete the Workbook Learning Activities at the end of each chapter. These activities reinforce the material taught in the chapter
5	Refer to the Glossary section for a definition of important terms. The terms appear throughout the text and are bolded and underlined the first time they appear (e.g., <u>term</u>)

Chapter 1

Basic Traffic Concepts

Overview

Learning need

Peace officers must know the principles of traffic law set forth in the California Vehicle Code to carry out their responsibilities in traffic enforcement.

Learning objectives

The chart below identifies the student learning objectives for this chapter.

After completing study of this chapter, the student will be able to:	E. O. Code
 Explain the relevance of traffic enforcement to: Public safety and quality of life within a community Legally establishing probable cause for accomplishing general law enforcement objectives 	28.01.EO13
Explain the organization of information within the Vehicle Code	28.01.EO15

Overview, Continued

In this chapter

This chapter focuses on the basic concepts of traffic law. Refer to the chart below for specific topics.

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Relevance of Vehicle Code

[28.01.EO13]

Introduction

Traffic in California is more complex and voluminous than any other state and most nations. This presents a challenging environment for peace officers who are responsible for enforcing the traffic laws.

Effective enforcement

Effective enforcement of traffic laws results in:

- an opportunity to build positive contacts with the public
- the reduction of **collision** rates, saving lives, and reducing economic loss
- a reduction of crime rates in general
- encourages voluntary compliance with the law
- providing officers with probable cause to conduct enforcement stops which may lead to the discovery of additional traffic or criminal offenses
 - The California Vehicle Code is an indispensable tool in proactive law enforcement. In addition, knowing the vehicle code gives the officer the ability to stop, detain, and investigate additional criminal activity

NOTE:

For example, while conducting a traffic stop for an equipment violation, a car traveling in a high crime area may not be enough to stop and detain, but an inoperative tail lamp would give probable cause to stop and investigate further.

Peace officer's role

The peace officer's role in traffic enforcement can be summed up in the three "E's" of traffic.

- Education (e.g., educate the public regarding traffic laws)
- Enforcement (e.g., enforce traffic law, control traffic)
- Engineering (e.g., submit requests or suggestions to improve traffic safety by engineering or environmental design)

Vehicle Code Structure

[28.01.EO15]

Introduction

Traffic law enforcement begins with knowing what constitutes a violation of the California Vehicle Code. Peace officers must study the Vehicle Code to learn what types of conduct and conditions are violations. Recognition of the unlawful acts or conditions is only the first step. When writing a citation, the officer must identify the particular section and subsections of the Vehicle Code that have been violated.

NOTE:

Peace officers are not expected to memorize section numbers. They are expected to be able to find the appropriate sections in the Vehicle Code.

Categories of sections

Statutes in the Vehicle Code fall within four categories according to their content. Each section (i.e., statute) must be carefully read as it may fall within one or more of the categories. Only punitive sections and subsections are citable.

Categories of sections (continued)

The following table identifies the categories of sections found in the Vehicle Code.

Type of Section	Description
Definitive Sections	 defines, limits, or explains the meaning of words or phrases not citable
Procedural Sections	 describes methods of proceeding through different courses of action provides rules by which legal actions are conducted states procedures to follow for failure to comply not citable
Authoritative Sections	 grants authority to individuals or entities not citable
Punitive Sections	 requires or prohibits certain actions prescribes punishments or penalties for specific violations (felonies, misdemeanors, or infractions) identifies cite/arrest actions

Vehicle Code aids

Versions of the Vehicle Code published by the California Office of State Publishing also provide a number of features designed to aid in using the code book itself. The following table identifies a number of these aids.

Aid	Description	
Table of Contents	• identifies divisions, chapters, articles, and corresponding page numbers	
Index	 subjects listed in alphabetical order identifies references to applicable code sections subjects may be cross-referenced to provide additional information 	
	NOTE: Not all subjects are included. The Index provides references for all contents of the Vehicle Code, but does not include appendix codes published within the same volume.	

Vehicle Code aids (continued)

Aid	Description	
Appendices	appendix A (other laws)	identifies specific segments of other various codes (e.g., Health and Safety Code, Penal Code, etc.) related to use of highways or operation of motor vehicles
	appendix B (list of violations)	 violations included in the main body of the document listed numerically by section and subdivision includes brief description of each violation identifies crime classification for each violation Infraction (I) Misdemeanor (M) Felony (F)

NOTE:

Editions of the Vehicle Code produced by other publishers may not include the same aids noted in the above table.

Introduction

The definition section of the Vehicle Code provides definitions of numerous traffic-related terms.

Traffic related terms

The following table identifies a number of these terms.

Term	Definition	Vehicle Code Section
<u>Bicycle</u>	a device upon which any person may ride, propelled exclusively by human power through a belt, chain, or gears, and having one or more wheels. Persons riding bicycles are subject to the provisions of this code specified in Sections 21200 and 21200.5	231
Business District	 portion of a highway and the property contiguous thereto upon one side of which highway, for a distance of 600 feet, 50 percent or more of the contiguous property fronting thereon is occupied by buildings in use for business upon both sides of which highway, collectively, for a distance of 300 feet, 50 percent or more of the contiguous property fronting thereon is so occupied a business district may be longer than these distances if the above ratio of buildings in use for business to the length of the highway exists Vehicle Code Section 240 contains definitions of terms related to business and residence districts as well as apartments and condominium complexes (multiple dwelling houses) included as business structures 	235 and 240 (d)

Vehicle Code Definitions

Traffic related terms (continued)

Term	Definition	Vehicle Code Section
Crosswalk	 portion of a roadway included within the prolongation or connection of the boundary lines of a <u>sidewalk</u> at an <u>intersection</u> where the road meets at approximate right angles, or portion of a <u>roadway</u> distinctly indicated for pedestrian crossing by lines or other markings on the surface 	275
<u>Darkness</u>	 any time from one-half hour after sunset to one-half hour before sunrise, or when visibility is not sufficient to see a person or vehicle at a distance of 1,000 feet 	280
<u>Driver</u>	a person who drives or is in actual physical control of a vehicle	305
<u>Highway</u>	 publicly maintained, open to public for vehicular travel extends from property line to property line 	360
Inclement Weather	a condition that prevents a driver of a motor vehicle from clearly discerning a person or another motor vehicle on the highway from a distance of 1,000 feet	24400(b)
Intersection	area within prolongation of lateral curb lines, where vehicles on different highways may come into conflict	365
Limit line	• solid white line (12-24 inches wide) indicating point at which traffic is required to stop	377

Vehicle Code Definitions, Continued

Traffic related terms (continued)

Term	Definition	Vehicle Code Section
Official Traffic Control Device	a traffic control device is any sign, signal, or marking placed by public authority, for the purpose of regulating, warning, or guiding traffic	440
Official Traffic Control Signal	a traffic control signal is any device that directs traffic to alternately stop and proceed which is erected by authority of a public body or official having jurisdiction	445
Pedestrian	 any person who is afoot or is using a means of conveyance propelled by human power other than a bicycle any disabled person operating a self-propelled wheelchair 	467
Residential District	 is that portion of a highway and the property contiguous thereto other than a business district upon one side of which highway, within a distance of a quarter of a mile, the contiguous property fronting is occupied by 13 or more separate dwelling houses or business structures upon both sides of which highway, collectively, within a distance of a quarter of a mile, the contiguous property fronting is occupied by 16 or more separate dwelling houses or business structures a residence district may be longer than one-quarter of a mile if the above ratio of separate dwelling houses or business structures to the length of the highway exists 	515/240(d) 515(a) 515(b)

Vehicle Code Definitions, Continued

Traffic related terms (continued)

Term	Definition	Vehicle Code Section
Roadway	portion of a highway improved, designed, or ordinarily used for vehicular travel	530
Sidewalk	 portion of a highway set apart for pedestrian travel 	555
<u>Street</u>	same as a highway	590
<u>Traffic</u>	includes pedestrians, ridden animals, vehicles, street cars, and other conveyances, either singly, or together, using any highway for purposes of travel	620
<u>Vehicle</u>	a device by which any person or property may be propelled or drawn upon a highway, except a device moved exclusively by human power or used exclusively upon stationary rails or tracks	670

Chapter Synopsis

Learning need	Peace officers must know the principles of traffic law set forth in the Vehicle Code to carry out their responsibilities in traffic enforcement.	
Relevance of traffic enforcement [28.01.EO13]	Effective enforcement of traffic laws is challenging but may result in positive relationships with communities.	
Organization of California vehicle code [28.01.EO15]	Understanding of the structure of the vehicle code can assist officers with enforcing traffic laws.	

Workbook Learning Activities

Introduction

To help you review and apply the material covered in this chapter, a selection of learning activities has been included. No answers are provided. However, by referring to the appropriate text, you should be able to prepare a response.

Activity questions

1. Peace officers will usually have access to copies of the Vehicle Code when making stops and writing citations. Why do you think it remains important for officers to become familiar with various sections of the code? How would lack of familiarity affect officers' ability to do their jobs? How might it affect their professionalism and the way members of the public perceive the officers?

2. What service do officers provide when they cite motorists for each violation?

Problem Solving

Problem solving activity

Mountain Blvd. and LaSalle

1. Your Sergeant tells you that the four-way intersection of Mountain Blvd. and LaSalle has a high collision rate and he believes it is because people are running the red lights.

Your assignment is to use proper definitions to perform the following:

- describe the intersection
- determine in simple, concise terms, what, if any violations would/could be causing the collisions

- 2. Traffic flow/management is determined by the three (3) E's
 - What are the "three Es"
 - Explain the official role in each "E"

Problem Solving, Continued



3. Explain the officer's role in each of the three "E's."

- 4. You are contacted by a narcotics detective and asked to stop a vehicle leaving an area known for drug activity.
 - Option 1 Upon following the vehicle, you do not notice any Vehicle Code violations. What course of action would you take?
 - Option 2 The same vehicle now has several Vehicle Code violations. What course of action would you take?

Problem Solving, Continued		
Student notes		

Chapter 2

Lawful Orders and Authorities

Overview

Learning need

Peace officers need to recognize their authority under the law and manage traffic effectively.

Learning objectives

The chart below identifies the student learning objectives for this chapter.

After completing study of this chapter, the student will be able to:		E. O. Code
•	Discuss California Vehicle Code section(s) governing arrest	28.02.EO18
•	Differentiate between mandatory and optional appearances before a magistrate	28.02.EO19
•	Recognize by common name and Vehicle Code section(s) violations involving failure to obey the lawful orders of a peace officer or designated employee	28.02.EO20
•	Demonstrate effective use of hand signals, flashlights and other warning devices to control traffic	28.02.EO21

Overview, Continued

In this chapter

This chapter focuses on topics dealing with traffic management. Refer to the chart below for specific topics.

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Problem Solving	2-19

Arrest Authority

[28.02.EO18, 28.02.EO19]

Introduction

A peace officer may, without a warrant, arrest a person when the officer has reasonable cause to believe the person has been driving under the influence of alcohol and/or drugs.

Arrest without a warrant

A peace officer may, without a warrant, arrest a person when the officer has reasonable cause (i.e., probable cause) to believe the person had been driving under the influence. *Vehicle Code Section 40300.5* gives a peace officer the authority to take a person into custody without an arrest warrant if the person:

- is involved in a traffic collision
- is observed in or about a vehicle that is obstructing a roadway
- will not be apprehended unless immediately arrested
- may cause injury to himself or herself or damage property unless immediately arrested
- may destroy or conceal evidence of the crime unless immediately arrested

NOTE:

This is an exception to the general rule that a misdemeanor violation must occur in the officer's presence.

Time/ location of arrest

Vehicle Code Section 40300.6 permits an arrest without a warrant to be made within a reasonable time and distance from the collision scene.

There is no requirement that the officer be present at the time of the offense, but the officer must have reasonable cause to believe the person committed the offense of driving under the influence.

Arrest Authority, Continued

Mandatory appearance before a magistrate

Under certain conditions, an arrested person shall be required to appear before a magistrate. The magistrate must have jurisdiction in the county where the alleged offense was committed and be the nearest and most accessible to the place where the arrest was made. This appearance shall be made without unnecessary delay (Vehicle Code Section 40302).

Appearance before a magistrate is *mandatory* if a person has been arrested for a non-felony Vehicle Code violation and when a person:

- fails to present a driver's license or other satisfactory evidence of identity for examination
- refuses to give a written promise to appear in court
- demands an immediate appearance before a magistrate
- is charged with violating *Vehicle Code Section 23152* (DUI)

Arrest Authority, Continued

Optional appearance before a magistrate

There are a number of Vehicle Code violations where an appearance before a magistrate is *optional*. Under such circumstances, the arresting officer may give the person a notice to appear, or take the person before the magistrate (*Vehicle Code Section 40303*).

The following table presents some of these violations.

Violations	Vehicle Code Section(s)
injuring or tampering with a vehicle	10852 10853
reckless driving	23103 23104
• failure to perform duties in the event of a vehicle collision	20002 20003
 participating in: speed contests exhibitions of speed aiding and abetting same 	23109
driving while license is suspended or revoked	14601 14601.1 14601.2 14601.5
 riding a bicycle while under the influence riding a motorized scooter while under the influence 	21200.5 21221.5
disobedience to traffic officers	2800(a)

Arrest Authority, Continued

Felony arrest

Whenever a person is arrested for a felony violation of the Vehicle Code, that person shall be dealt with in the same manner as if arrested for *any other felony (Vehicle Code Section 40301)*.

Lawful Orders

[28.02.EO20, 28.02.EO21]

Introduction

There may be times when officers are called upon to control and manage traffic using only what they have on their person or within their vehicles.

Obedience to traffic officers

Drivers and pedestrians are required to obey the lawful orders of a peace officer who is enforcing the traffic laws.

Vehicle Code Section 2800 states that it is unlawful to:

- willfully fail or refuse to comply with
- any lawful order, signal, or direction
- of any peace officer
- who is in uniform and
- performing duties under any provision of the Vehicle Code

Violation of this section is a *misdemeanor*.

Examples:

- A pedestrian who willfully failed to comply with the directions of a peace officer directing traffic
- A driver who refused to submit to a lawful inspection

Evading a peace officer

It is also unlawful to evade or attempt to evade a peace officer's orders or direction. The following table identifies a number of statutes that pertain to evading a peace officer.

Violations	Vehicle Code Section
 any person who while operating a motor vehicle willfully flees or otherwise attempts to elude a pursuing officer who is: driving a distinctively marked vehicle sounding a siren as is reasonably necessary exhibiting at least one lighted red lamp visible from the front riding a distinctively marked bicycle giving a verbal command to stop sounding a horn of at least 115 decibels giving hand signals commanding the person to stop the person is guilty of a misdemeanor 	2800.1(a) 2800.1(b)
 if the evading vehicle is driven in a willful or wanton disregard for the safety of persons or property the person driving the vehicle is guilty of a felony 	2800.2
 whenever willful flight or attempt to elude a pursuing peace officer causes death or serious bodily injury the person driving the vehicle is guilty of a felony NOTE: The legislative intent is to apply this section when the injury is sustained by anyone other than the suspect driver. 	2800.3
 whenever willful flight or attempt to elude pursuing peace officer drives the wrong way, (opposite the way of traffic flow) the person is guilty of a misdemeanor and/or felony 	2800.4

Willful/ wanton disregard

A willful or wanton disregard for the safety of persons or property includes, but is not limited to:

- driving while fleeing or attempting to elude a pursuing peace officer
- three or more moving traffic violations that are assigned a traffic violation point count occur
- when damage to property occurs

Officer controlled traffic management

A peace officer may encounter situations where he or she is called upon to control or manage traffic using what is readily available. In these situations, an officer may use:

- hand signals
- whistle
- voice commands
- flashlight, flares (fusee)
- cones
- electronic beacon
- barricades or signs
- emergency lights from patrol car
- other warning devices

In directing traffic, simple and/or complex intersections or highways(s) may require direction by more than one officer (with a primary officer in charge).

Hand signals

When using hand signals to control or manage traffic, an officer should always remember to:

- make eye contact with the driver, and
- give only one direction at a time

The following table describes general guidelines for traffic direction hand signals.

Signal	General Guidelines
STOP	stop a driver:
	 point with arm and fingers extended, and look straight at driver hold until driver sees signal, or has had time to do so raise pointing hand so palm is toward driver hold this position until driver stops
	Stop traffic from both directions in all lanes to give cross-street traffic the right-of-way:
	 stop traffic coming from one direction first, then the other after traffic has been halted with one hand, hold that hand in stop position, then turn to the other side and repeat process don't lower either arm until cars coming from both directions are halted

Hand signals (continued)

Signal	General Guidelines
START	place yourself so one side is towards traffic to be started:
	 point with arm and finger toward first car to be started hold position until you get driver's attention with palm up, swing hand up and over chin, bending arm at elbow after traffic has started from one side, drop that arm, and start traffic from other side in the same manner
KEEP MOVING	continue to use the same signals for the slow and timid drivers
RIGHT TURN	 if car approaches from right, point toward driver with right arm if car approaches from left, point with left arm give driver time to see your gesture, then swing arm to point in direction the vehicle is to proceed keep pointing in that direction until driver turns

Hand signals (continued)

Signal	General Guidelines
LEFT TURN	may have to halt traffic in the lane(s) through which car is to cross
	 if car approaches from the left: give stop signal with right arm to stop traffic in lane through which car is to cross hold stop signal with right arm give turning gesture with left arm
	 if car approaches from the right: turn around to face in direction the car is to go halt traffic with right arm give turning gesture with left arm
	 on a street with only one lane in each direction: one driver, turning left, can delay many cars behind unless the driver's movement is handled properly while driver is waiting, signal driver to move into intersection so cars behind can continue straight or make right turns point finger at driver, motion to move forward and point to place where driver is to stop when vehicle begins to move, signal cars behind it to move straight through or turn right permit the left turn when there is a natural break in opposing traffic, or stop opposing traffic and signal for the left turn

Whistle

The whistle can be used in conjunction with hand signals to get the attention of drivers and pedestrians. An officer should use his or her own judgment when using the whistle. Whistle blasts directed to pedestrians usually need not be as loud as those to command the attention of motorists.

When using a whistle, an officer may use:

- one long blast with a *stop* hand signal
- two short blasts with the *start* hand signal
- several short blasts to *get the attention of a driver or pedestrian* who does not respond to a given signal
- a short, intermittent blast to keep the traffic proceeding forward

Voice commands

The voice is seldom used in directing traffic flow. Hand gestures and the whistle are usually sufficient. Verbal orders not understood can lead to misinterpretations, which can be dangerous.

Any orders which are shouted may also antagonize a person. When a driver or pedestrian does not understand an officer's hand signals, the officer should move reasonably closer to the person, and politely and briefly explain the command.

Flashlights

An officer's flashlight can be used to direct traffic in an emergency at night.

When using a flashlight to *direct traffic*, an officer should:

- not stand directly in front of the approaching vehicle
- avoid blinding the motorist with flashlight beam
- use a fluorescent cone to enhance officer safety

When using a flashlight to *halt traffic*, an officer can:

- slowly swing the flashlight at arm's length across the path of the approaching vehicle
- allow the flashlight beam to strike the pavement as an elongated spot of moving light that can be readily seen by driver

Flares

Flares can be used to warn oncoming traffic in situations where hazards are:

- expected to last long enough to warrant taking the time
- on shoulder or side of road
- in a traffic lane (night or day time)

Safety considerations when using flares

An officer should provide sufficient advance warning based on existing conditions, such as roadway configuration, lighting, posted speed limit, visibility, etc.

Improper use of flares can add to the hazard. Flares should *not* be used:

- around flammable substance spills (gas, oil, etc.)
- in hazardous environmental conditions (dry grassy fields, high winds)
- when other environmental concerns exist (e.g., rain, Botts dots, or painted lane markings)

Guidelines for use of flares

The following table identifies guidelines for safe use of flares when directing traffic.

Action	Guidelines
Lighting	 remove cap to expose the striking plate and place it on the other end of the flare to prevent it from rolling hold at arms length contact and hold the flare against the strike plate turn face away from strike area strike flare and move it away from your body
Extinguishing	 pick up at the non-burning end, only if at least three inches remain tap/scrape the side of the burning end against pavement until extinguished do not throw or kick lit flare let short flares (any time the non-burning end feels warm to the touch) burn out do not step on a short flare to extinguish

Chapter Synopsis

Learning need

To manage traffic effectively, peace officers need to recognize their authority under the law.

Arrest authority and appearance before a magistrate [28.02.EO18, 28.02.EO19] Whenever a person is arrested for a felony violation of the Vehicle Code, that person shall be dealt with in the same manner as if arrested for any other felony. A mandatory appearance is when the driver is charged with violating *Vehicle Code Section 23152* (DUI) and an optional appearance is when a driver is given notice to appear (*Vehicle Code Section 40303*).

Obedience to traffic officers [28.02.EO20] Drivers and pedestrians are required to obey the lawful orders of peace officers enforcing traffic laws. Violation is a misdemeanor (*Vehicle Code Section 2800*).

Manual traffic control techniques/ devices [28.02.EO21] Manual traffic control devices include hand signals, whistles, voice commands, flashlights, and flares.

Workbook Learning Activities

Introduction

To help you review and apply the material covered in this chapter, a selection of learning activities has been included. No answers are provided. However, by referring to the appropriate text, you should be able to prepare a response.

Activity questions

1. After observing a vehicle travel approximately 35 mph in a 55 mph zone for over a mile and noticing that the car's tires were tracking on the lane dividing line, officers pull the driver over under suspicion of DUI. After making contact and giving field sobriety tests, the officers conclude that the driver is not under the influence. She is, however, driving on a suspended license and was being overcautious to avoid drawing attention to herself. What Vehicle Code section or sections has the driver violated and should the officers place her under arrest? How would this differ if she refused to sign the citation, saying she couldn't get to court?

Workbook Learning Activities, Continued



2. Write two short scenarios in which a suspect arrested for a Vehicle Code violation must make a mandatory appearance before a magistrate.

3. A woman rushing to an appointment on foot from a nearby parking garage approaches an intersection where traffic is being directed by a uniformed officer while the signal light is being retimed. The pedestrian arrives at the corner just as the officer halts pedestrian traffic so that vehicles can proceed. Rather than stopping, the pedestrian attempts to cross quickly in back of the peace officer as he turns to direct traffic to move forward. Cars honk at the pedestrian and the officer spots her. What, if any violations has she committed? How should the officer proceed?

Problem Solving

Problem solving activity

Mountain Blvd. and LaSalle

1. You take a good look at the intersection and note a tree branch conceals the signal light at the northwest corner blocking the view of the signal light for motorists east on Mountain Blvd. A large delivery truck also obstructs the signal light on LaSalle and Mountain Blvd. blocking the view of the signal light for west bound drivers on LaSalle.

What should you do?

- 2. Determine a strategy to reduce or prevent collisions:
 - Is environment an issue
 - Cite responsible drivers
 - High visibility patrol

Problem Solving, Continued

Student notes

Chapter 3

Common Vehicle Code Violations

Overview

Learning need

Peace officers must know the elements of the laws governing motor vehicles, bicycles, and pedestrians.

Learning objectives

The chart below identifies the student learning objectives for this chapter.

After completing study of this chapter, the student will be able to:	E. O. Code
 Recognize by common name and Vehicle Code section(s), traffic control and device violations involving Red signal lights Stop signs Other traffic control signals and devices 	28.03.EO15
 Recognize by common name and Vehicle Code section(s), right-of-way violations involving: Failure to yield the right-of-way Failure to yield to an emergency vehicle 	28.03.EO18
Recognize by common name and Vehicle Code section(s), rights and provisions involving bicyclists	28.03.E035
Recognize by common name and Vehicle Code sections(s), violations involving pedestrians	28.03.EO20
Recognize by common name and Vehicle Code section(s), violations involving turning and signaling	28.03.EO21

Overview, Continued

Learning objectives (continued)

Aft be	E. O. Code	
•	Recognize by common name and Vehicle Code sections(s), speed violations involving: - Basic speed laws - Maximum speed	28.03.EO22
•	Recognize by common name and Vehicle Code section(s), driving and passing violations involving: - Following too closely - Unsafe lane changes - Passing on the right/left - Passing a stopped school bus	28.03.EO24
•	Recognize by common name and Vehicle Code section(s), public offense violations involving: - Reckless driving - Speed contests	28.03.EO28
•	Recognize by common name and Vehicle Code section(s), involving hit and run violations	28.03.EO34
•	Recognize by common name and Vehicle Code section(s), basic motor vehicle licensing requirements	28.03.EO30
•	Recognize by common name and Vehicle Code section(s), violations when driving with a suspended or revoked license	28.03.EO31
•	Recognize by common name and Vehicle Code section(s), basic motor vehicle registration requirements	28.03.EO32
•	Recognize by common name and Vehicle Code section(s), basic vehicle equipment requirements for motor vehicles driven upon highways	28.03.EO33

Overview, Continued

In this chapter

This chapter focuses on specific statutes within the Vehicle Code with which peace officers need to be familiar. Refer to the chart below for specific topics.

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Traffic Control Devices and Signals

[28.03.EO15]

Introduction

Traffic control signals and devices are used to control and manage traffic flow. Control devices may be in the form of signs, lights, flares, cones, markings on the roadway, etc. All violations discussed in this chapter, unless otherwise noted, are *infractions*.

Obedience to traffic control devices and signals

Vehicle Code Section 21461(a) states that:

- it is unlawful for a driver
- to fail to obey any:
 - sign
 - signal device
 - local traffic ordinance or resolution
 - traffic control device

NOTE: This statute may be used by peace officers when there is not a

more specific section available.

NOTE: This section of the Vehicle Code does not apply to parking

violations.

Other related sections

The following table contains additional sections of the Vehicle Code related to violations of traffic control devices and signals.

Description	Vehicle Code Section
 obedience by pedestrians to traffic control devices unlawful for pedestrians to fail to obey official traffic control devices 	21461.5
 unlawful for any driver to disobey traffic control de- regulating or prohibiting turning movements at intersections 	vices 22101(d)

Control devices and signals

Peace officers should be aware of a number of Vehicle Code requirements related to traffic control devices and signals. The following table identifies four of these requirements.

	Requirements	Vehicle Code Section
Red Signal Lights	 A circular red light requires a driver to: stop at a marked limit line if there is no limit line, stop before entering the near crosswalk if there is no crosswalk, stop before entering the intersection remain stopped until the light has changed and it is safe to proceed 	21453(a)
	After stopping at a <i>circular red light</i> and yielding to traffic lawfully using the intersection and pedestrians lawfully within an adjacent crosswalk, a driver may: • turn right or • turn left from a one-way street onto a one-way street • unless there is a sign prohibiting such movement	21453(b)

NOTE: Stop refers to the cessation of movement of the vehicle (*Vehicle Code Section 587*).

Control devices and signals (continued)

	Requirements	Vehicle Code Section
Red Arrows	 A driver facing a steady red arrow shall: stop at a marked limit line if there is no limit line, stop before entering the crosswalk if there is no crosswalk, stop before entering the intersection remain stopped until an indication permitting movement is shown 	21453(c)
Flashing Signals	 At a <i>flashing red light</i>, a driver must: stop at a marked limit line if there is no limit line, stop before entering the crosswalk if there is no crosswalk, stop before entering the intersection then proceed according to the laws regarding yielding right of way NOTE: A flashing red light has the same stopping requirements as a stop sign.	21457(a)

NOTE:

Pedestrians facing a steady circular red signal or red arrow are not permitted to enter the roadway unless otherwise directed by a pedestrian control signal (*Vehicle Code Section* 21453(d)).

Related violations

The following table identifies a number of additional Vehicle Code requirements that are related to traffic control devices and signals.

	Requirements	Vehicle Code Section
Green Signal Lights	a driver shall proceed after yielding, at a green signal light, to vehicles and pedestrians lawfully within the intersection	21451(a)
	only making the movement that is indicated when entering an intersection under a <i>green</i> arrow signal light	21451(b)
Lane Use Controls	• a <i>steady red signal light</i> is an indication that the driver should not enter or use the traffic lane	21454(c)
Other Signal Control	drivers are required to obey traffic control signals erected at places other than an intersection	21455
Pedestrian Signal Light	when a pedestrian signal indicates "walk," pedestrians must yield right-of-way to vehicles already in the intersection	21456(a)
	• pedestrians shall not start to cross the roadway if a pedestrian signal light indicates "Don't Walk," "Wait," or shows an upraised hand	21456(b)

Related violations (continued)

		Requirements	Vehicle Code Section
Stop Signs	 approach at th with at a shall sto otherwise 	of any vehicle: thing a stop sign: e entrance to an intersection in an intersection railroad grade crossing p at a limit line, if marked se before entering the crosswalk on side of the intersection If there is no limit line or crosswalk, the driver shall stop at the entrance to the intersecting roadway or railroad grade crossing.	22450(a)

Railroad crossings

Peace officers need to be aware of the traffic signal devices and regulations associated with railroad crossings. The following table briefly identifies two of these sections.

	Requirements	Vehicle Code Section
Approaching	A driver of any vehicle approaching a railroad or rail transit grade crossing shall stop:	22451(a)
	 not less than 15 feet from the nearest rail when a clearly visible electric or mechanical signal device or flagman warns of the approach of a train/car when an approaching train or car is plainly visible or is emitting an audible signal do not proceed until it is safe to do so 	
Crossing	Before crossing a railroad grade crossing, the driver of a specified vehicle shall:	22452(b)
	 stop listen look do not proceed until it is safe to do so A specified vehicle includes any:	
	 bus or farm labor vehicle that carries passengers truck that carries explosives, gasoline, division 2.3 chlorine, liquefied petroleum gas, or other hazardous materials transport 	

Roadway markings

Roadway markings (e.g., double lines, painted turn arrows, etc.) are also forms of traffic control devices. The following table identifies two such markings.

	Requirements	Vehicle Code Section
Double Solid Lines	 When double parallel solid lines are in place, no person driving a vehicle shall: drive to the left of the double lines except when: turning at an intersection entering a driveway or private road making a legal U-turn when one of the double lines is broken NOTE: Raised payement markers may 	21460(a)
	NOTE: Raised pavement markers may simulate painted lines (e.g., Botts dots).	
Two-Way Left-Turn Lanes	 A two-way left-turn lane: must be used by a driver when preparing to make a left turn onto a highway must be used when making a left or U-turn from the highway shall <i>not</i> be driven in for more than 200 feet while: preparing for and making a U-turn, or preparing to merge into the adjacent lanes of travel 	21460.5(c)
	NOTE: This section does not prohibit driving across a two-way left-turn lane.	

Right-of-Way

[28.03.EO18]

Introduction

Only one person can occupy a given space at a time. Right-of-way is the *privilege* of the immediate use by a driver of a given space on the highway (*Vehicle Code Section 525*).

Question of right-of-way

A question of right-of-way only arises when there is danger of a collision between two users of a highway. If there is no possibility of a collision, there is no question of right-of-way.

For a question of right-of-way to arise, it must be necessary for one of the drivers contending for the same area to swerve, slow, stop, or increase speed to avoid a collision or the potential for immediate conflict.

Presumption of right-of-way

A driver of a vehicle who is obeying the law has a right to presume that other drivers operating vehicles upon the highway will also obey the law.

If the law requires a driver on an intersecting highway to stop, the driver on the through highway may assume that the other driver *will* stop and yield the right-of-way.

Lawful operation

Before a driver is entitled to the right-of-way, the driver must be operating a vehicle within the law and not in violation of the law.

A driver of a vehicle cannot arbitrarily rely on gaining the right-of-way as the result of excessive speed, reckless driving, driving at night without lights, or any other negligent act or violation of the law.

Waiver of right-of-way

A driver with the right-of-way at an intersection may intentionally waive it, or give the appearance of the intent to waive.

Example:

Two drivers stopped at an intersection. The first driver remained at a standstill, looking away from the route of travel. This created a reasonable belief in the mind of the second driver (who was signaling his intent to make a left turn across the lane of the first driver) that the first driver had relinquished the right-of-way.

Lane-by-lane application

Since right-of-way refers to a particular place of potential conflict, it also applies *lane-by-lane*. A driver may enter a lane if that lane is free and open. If a vehicle is already in the lane, the driver who wishes to change lanes must yield to the traffic in other lanes if there is a potential hazard.

If a driver wishes to move through successive lanes, that driver must yield the right-of-way *one lane at a time*.

Even when an oncoming vehicle in the lane closest to the left-turning vehicle surrenders its right-of-way, the driver who is turning left may not proceed beyond the first lane of traffic, if vehicles approaching in other lanes are a hazard during the turn.

Intersections

The issue of right-of-way is clearly present when two or more vehicles are in or enter an intersection at one time. The following table identifies the violations associated with right-of-way at intersections.

Type of Intersection	Violations	Vehicle Code Section
Without Traffic Control Devices	 A driver of a vehicle approaching an intersection shall: yield the right-of-way to any vehicle which has entered the intersection from a different highway 	21800(a)
	 When two vehicles enter an intersection from different highways at the same time: the driver of the vehicle on the left shall yield the right-of-way to the vehicle on that driver's immediate right NOTE: "At the same time" has been 	21800(b)(1)

Intersections (continued)

Type of Intersection	Violations	Vehicle Code Section
Without Traffic Control Devices (continued)	If the driver of one of the vehicles entering the intersection at the same time is on a terminating highway: • that driver shall yield the right-of-way • to any vehicle on the intersecting continuing highway NOTE: A terminating highway is a highway which intersects (but does not continue beyond the intersection) with another highway which continues through the intersection, commonly known as a T intersection.	21800(b)(1) (continued)
Four-way Stops	 When two vehicles enter the intersection from different highways at the same time and the intersection is controlled from all directions by stop signs, (not limited to four way): the driver of the vehicle on the <i>left</i> shall yield right-of-way to the vehicle on the driver's <i>immediate right</i> 	21800(c)

Intersections (continued)

Type of Intersection	Violations	Vehicle Code Section
Inoperative Signals	The driver of any vehicle <i>approaching</i> an intersection with inoperative signals shall: • stop • may proceed with caution only when it is safe to do so	21800(d)(1)
	 When two vehicles approach the intersection from different highways at the same time: the requirements are the same as for an intersection controlled from all directions by stop signs 	21800(c)(2)

Left turns or U-turns

Vehicle Code Section 21801(a) states that a driver intending to turn left or to complete a U-turn at an intersection or into public or private property or an alley shall:

- yield right-of-way to all vehicles which:
 - have approached
 - are approaching from the opposite direction, and
 - close enough to constitute a hazard during the turning movement
- continue to yield to approaching vehicles
 - until the left turn can be made with reasonable safety

Left turns or U-turns (continued)

The need to yield the right-of-way is not limited to vehicles in motion, but applies also to those not in motion, if they have arrived so close to the intersection as to constitute a hazard to drivers as they make a left turn.

NOTE:

All the laws related to right-of-way contain a section stating that a driver having yielded and given a signal as required may turn left or complete a U-turn. The drivers of all other vehicles approaching from the opposite direction shall yield the right-of-way.

Stop signs

The driver of any vehicle approaching a stop sign at the entrance to an intersection must not only stop, but also yield the right-of-way.

Vehicle Code Section 21802(a) states that the driver of a vehicle approaching a stop sign shall:

- stop as required by a stop sign (Vehicle Code Section 22450)
- then yield the right-of-way to other vehicles which:
 - have approached
 - are approaching so closely as to be an immediate hazard, and
- continue to yield to approaching vehicles
 - until the driver can proceed with reasonable safety

NOTE: Immediate hazard is determined primarily by the factors of

speed and distance of the approaching vehicles.

NOTE: Vehicle Code Section 21802 does not apply when stop signs

are at all approaches to the intersection.

Yield signs

Right-of-way can be assigned by the use of a yield sign. *Vehicle Code Section* 21803(a) establishes the following process for obeying a yield sign.

The driver of any vehicle shall:

- yield the right-of-way to other vehicles which:
 - have entered the intersection from an intersecting street
 - are approaching so closely as to constitute an immediate hazard, and
- shall continue to yield the right-of-way to such approaching vehicles
 - until the driver can proceed with reasonable safety

Entry onto a highway

The driver of a vehicle about to enter or cross a highway from any public or private property, or from an alley, must also yield the right-of-way.

Vehicle Code Section 21804(a) states that a driver in this situation shall:

- yield the right-of-way to all traffic
 - approaching so closely as to be an immediate hazard
- continue to yield the right-of-way to such approaching vehicles
 - until the driver can proceed with reasonable safety

NOTE: Vehicle Code Section 21804(a) also applies to vehicles

backing onto a highway, generally from a private driveway. *Vehicle Code Section 22106* only applies to a vehicle already

upon highway.

NOTE: Each section states once the driver has yielded to all vehicles

that have the immediate right-of-way, that driver then has the

lawful right-of-way.

Emergency vehicle

An authorized emergency vehicle is any publicly or privately owned and operated vehicle which is authorized to have sirens and emergency lights. These include law enforcement vehicles, ambulances, or vehicles with lifesaving or emergency fire equipment (Vehicle Code Section 165).

Vehicle Code Section 21806(a) requires that when an authorized emergency vehicle is approaching:

- while:
 - sounding the siren, and
 - having at least one red light visible from 1,000 feet to the front of the vehicle
- drivers shall:
 - yield the right-of-way
 - drive as near and parallel to the *right* hand edge of the roadway
 - stop clear of any intersection
 - remain stopped until the emergency vehicle has passed
- unless otherwise directed by a traffic officer

NOTE: Pedestrians must remain in, or proceed to, a place of safety

until the emergency vehicle has passed.

No motor vehicle, except another authorized emergency NOTE:

> vehicle, shall follow within 300 feet of any authorized emergency vehicle being driven under emergency conditions

(Vehicle Code Section 21706).

Bicycles

[28.03.EO35]

Introduction

Every person riding a bicycle upon a highway has all the rights and is subject to all the provisions pertaining to the operation of a vehicle. (*Vehicle Code Section* 21200).

NOTE:

Bicycles are not included within the definition of a motor vehicle (*Vehicle Code Section 415*). Therefore, Vehicle Code Sections such as 23109 and 23123, specifically addressing violations by motor vehicles, are not applicable to bicycles.

Riding under the influence

Riding under the influence can apply to individuals on bicycles. *Vehicle Code Section 21200.5* states:

- it is unlawful
- to ride a bicycle
- upon a highway
- while under the influence of alcohol and/or drugs

Violation of this statute is a *misdemeanor*.

If the suspect requests a chemical test, it must be given; though there is no requirement to offer a test (*Vehicle Code Section 23612*).

Bicycles, Continued

Bicycle Equipment

The following table presents required equipment for bicycles while upon a highway:

Equipment	Requirements	Vehicle Code Section
Brakes	 No person shall operate a bicycle: on a roadway unless it is equipped with a brake which will enable the operator to make one braked wheel skid on dry, level, clean pavement 	21201(a)
Handlebars	 No person shall operate a bicycle: on the highway with handlebars so raised that the operator must elevate their hands above the level of their shoulders in order to grasp the normal steering grip area 	21201(b)
Size	 No person shall operate a bicycle: on a highway of a size that prevents the operator from safely stopping, and remain supported in an upright position with at least one foot on the ground and restarting in a safe manner 	21201(c)

Bicycles, Continued

Bicycle Equipment (continued)

Equipment	Requirements	Vehicle Code Section
Lights/ Reflectors	A person shall operate a bicycle during darkness on a highway or bikeway with the following equipment: • White lamp - illuminated to the front - visible from a distance of 300 feet to the front and sides - may be mounted to the operator (Vehicle Code Section 21201(e)) • Red reflector - on the rear - visible from a distance of 500 feet • White or yellow reflector - on each pedal, shoe, or ankle - visible from a distance of 200 feet to the	Section 21201(d)
	 front and rear Side reflectors white or yellow forward of the center of the bicycle white or red to the rear of the center of the bicycle reflectorized tires on the front and rear may replace side reflectors 	

Bicycles, Continued

Bicycle Equipment (continued)

Equipment		Requirements	Vehicle Code Section
Operator Seat	 A person shall operate a bicycle: on a highway astride a permanent and regular seat attached thereto unless the bicycle was designed by the manufacturer to be ridden without a seat 		21204(a)
Passenger Seat	No person shall operate a bicycle: on a highway with a passenger unless that passenger is upon or astride a separate seat attached thereto NOTE: If the passenger is four years of age or younger, or weighs 40 pounds or less, the seat shall have adequate provision for retaining the passenger in place and for		21204(b)

Bicycles, Continued

Bicycle Equipment (continued)

Equipment	Requirements	Vehicle Code Section
Helmet	 No person under 18 years of age: shall operate a bicycle, ride upon a bicycle, or in a trailer attached to a bicycle upon a highway or bikeway unless that person is wearing a properly fitted and fastened bicycle helmet that meets specified standards NOTE: This section also applies to minors operating a nonmotorized scooter, a skateboard, 	21212(a)

Bicycles, Continued

Operation on a roadway

Bicycles shall be operated in the same direction as traffic when in the roadway or on the shoulder (*Vehicle Code Section 21650.1*). However, certain laws govern the operation of a bicycle when it is traveling less than the flow of traffic.

Vehicle Code Section 21202(a) states that any person operating a bicycle upon a roadway at a speed less than the flow of normal speed of traffic moving in the same direction at the same time shall ride as close as practicable to the right-hand curb or edge of the roadway, subject to the provisions of Vehicle Code Section 21656, except when under any of the following situations:

- overtaking and passing
- preparing for a left turn
- avoiding fixed or moving objects
- approaching a place where a right turn is authorized

Rider shall not attach himself to any vehicle on the <u>roadway</u>. (Vehicle Code Section 21203)

NOTE:

Vehicle Code Section 21206 grants authority to local government to adopt ordinances prohibiting the use of bicycles on sidewalks. In the absence of a local ordinance, bicycles may travel on sidewalks with or against traffic.

Bicycle Lanes

Vehicle Code Section 21208 requires the operator of a bicycle to ride within a marked bicycle lane when they are traveling at a speed less than the normal speed of traffic. The bicycle may leave the bicycle lane under the following situations:

- when overtaking and passing another bicycle, vehicle, or pedestrian within the bicycle lane
- preparing for a left hand turn
- to avoid hazardous conditions
- place where right hand turns are authorized
- when the movement can be made with reasonable safety after signaling

Bicycles, Continued

Bicycle Lanes (continued)

Motor vehicles are not permitted to drive in a bicycle lane, except as permitted *Vehicle Code Section 21209*.

- to legally park
- to enter or leave the roadway
- to prepare for a turn within 200 feet of an intersection
- and does not interfere with a bicyclist within the bicycle lane

Bicycle safety helmets

A person under 18 years of age shall not operate a bicycle, or ride upon a bicycle as a passenger, upon a street, bikeway, or any other public bicycle path or trail unless that person is wearing a properly fitted and fastened bicycle helmet that meet state standards (*Vehicle Code Section 21212(a)*).

NOTE: Helmets must meet required standards and be fitted and used properly.

		Violations	Vehicle Code Section
Right Turns	The driver of upon a high	of any vehicle intending to turn right way shall:	22100(a)
	• as close	h the turn and make the turn as is practicable to the right-hand edge of the roadway	
	NOTE:	If a bike lane is present, driver must use the lane not further than 200 feet from the intersection. (Vehicle Code Section 21209)	

Pedestrian Right-of-Way

[28.03.EO20]

Introduction

A <u>pedestrian</u> is any person who is afoot or who is using a means of conveyance propelled by human power, other than a bicycle (*Vehicle Code Section 467*). Pedestrians do not have to outwardly demand the right-of-way in order to obtain it (e.g., putting a hand up to stop traffic before entering a crosswalk). They can waive their right-of-way and yield to vehicles if they so choose.

Conflict

Just as with two vehicles, the question of right-of-way only arises when there is danger of a conflict or collision. If there is no possibility of a conflict between a vehicle and a pedestrian, there is no question of right-of-way.

For a question of right-of-way to arise, the pedestrian must be compelled to move out of the way, slow, stop, or increase speed in order to avoid a collision.

Crosswalks

A driver must yield to any pedestrian who is in a marked or unmarked crosswalk (Vehicle Code Section 21950(a)).

It is not necessary for the driver of the vehicle to wait until the pedestrian has completely cleared the crosswalk to the other side before proceeding. Once the pedestrian has moved far enough out of the way of the vehicle that the possibility of conflict no longer exists, the vehicle can continue.

NOTE:

An <u>unmarked crosswalk</u> is the portion of a roadway included within the prolongation or connection of the boundary lines of a sidewalk at an intersection where the roads meet at approximate right angles.

Pedestrian Right-a-Way, Continued

Hesitation

Once a pedestrian steps into a crosswalk, even if that person stops or cautiously hesitates, the driver of the vehicle is required to yield the right-of-way if there is a danger that if the pedestrian continued, a conflict would occur.

The driver can continue only when the pedestrian conveys to the driver or causes the driver to reasonably assume the pedestrian has waived the right-of-way.

Due care

A pedestrian lawfully using the crosswalk and obeying traffic signals is entitled to presume that motor vehicle drivers will also obey the law.

If something occurs that would place the pedestrian on notice that a law is being or about to be violated, the pedestrian (of ordinary prudence) is responsible for using good judgment to avoid any possible conflict or collision.

Abuse of right-of-way

Vehicle Code Section 21950(b) establishes that pedestrians must not abuse the right-of-way. No pedestrian shall:

- suddenly leave a curb or other place of safety and walk or run into the path of a vehicle that is so close as to constitute an immediate hazard
- unnecessarily stop or delay traffic while in a marked or unmarked crosswalk

Even in such situations, the driver has the duty to exercise due care for the safety of the pedestrian ($Vehicle\ Code\ Section\ 21950(c)$).

Pedestrian Right-a-Way, Continued

Vehicle stopped for a pedestrian

When a vehicle has stopped to allow a pedestrian in a crosswalk to pass, that vehicle may block the view of the pedestrian to approaching vehicles (*Vehicle Code Section 21951*).

Whenever any vehicle has:

- stopped at a marked or unmarked crosswalk
 - to permit a pedestrian to cross the roadway
- the driver of any *other* vehicle approaching from the rear
 - shall not overtake and pass the stopped vehicle

Outside crosswalks

Pedestrians who cross a street *outside* the crosswalk must yield to through vehicles which have the right-of-way (*Vehicle Code Section 21954(a)*).

Every pedestrian:

- upon a roadway at any point *other* than within a marked or unmarked crosswalk at an intersection
- shall yield the right-of-way to all vehicles upon the roadway
- that are so near as to constitute an immediate hazard

"Jaywalking"

Crossing a roadway at a point between adjacent intersections that are controlled by traffic control signal devices (or a peace officer) is an infraction (*Vehicle Code Section 21955*).

Driver judgment

Even if a pedestrian is not in a marked or unmarked crosswalk, drivers are not relieved of their responsibility to exercise due care for the safety of any pedestrian upon a roadway (Vehicle Code Section 21954(b)).

Pedestrian Right-a-Way, Continued

Other related violations

The following table identifies additional violations related to pedestrian right-of-way.

Violations	Vehicle Code Section
 when walking on a roadway outside of a business or residential district, a pedestrian should walk on the left hand edge of the roadway a pedestrian may walk close to his or her right-hand edge of the roadway if a crosswalk or other means of safely crossing the roadway is not available or if existing traffic or other conditions would compromise the safety of a pedestrian attempting to cross the road 	
 no person shall stand in a roadway for the purpose of soliciting a ride (hitchhiking) from the driver of any vehicle 	21957
the driver shall yield to a visually handicapped pedestria who uses a cane or is accompanied by a guide dog	n 21963

Turns

[28.03.EO21]

Introduction

Drivers who are operating their vehicles in any manner other than moving straight ahead must exercise greater care and yield to other vehicles on the highway.

Signaling turns

No person shall turn a vehicle from a direct course or move right or left upon a roadway until such movement can be made with reasonable safety and then only after the giving of an appropriate signal in the manner provided in this chapter in the event any other vehicle may be affected by the movement (Vehicle Code Section 22107).

Any signal of intention to turn right or left shall be given continuously during the last 100 feet traveled by the vehicle before turning (*Vehicle Code Section 22108*).

Available lanes

Completion of any turn after entering an intersection must be made in a lane that is lawfully available.

A <u>lawfully available lane</u> is any lane that is available in the appropriate direction of travel in which the driven vehicle does not interfere with the lawful movement of any other vehicle.

Controlled intersections

A driver must obey traffic control devices that regulate or prohibit right or left turns at an intersection (Vehicle Code Section 22101(d)).

Intersections

Unless traffic devices regulate or prohibit otherwise, turning movements must be made in a specified manner. The following table identifies violations **not otherwise regulated by traffic devices.**

	Violations	Vehicle Code Section
Right Turns	The driver of any vehicle intending to turn right upon a highway shall:	22100(a)
	 approach the turn and make the turn as close as is practicable to the right-hand curb or edge of the roadway 	
	NOTE: If a bike lane is present, driver must use the lane not further than 200 feet from the intersection. (Vehicle Code Section 21209)	
	When a highway has an additional lane or lanes marked for a right turn by signs or markings:	
	a driver may turn right from any lane that is designated for that turning movement	

Intersections (continued)

	Violations	Vehicle Code Section
Left Turns	 The driver of any vehicle intending to turn left upon a highway shall: approach the turn as close as is practicable to the left-hand edge of the extreme left lane that is lawfully available not make the turn before entering the intersection 	22100(b)

NOTE:

Obedience by a driver to official traffic control devices (Vehicle Code Section 21461(a)) would also be used for a violation of a "No U-Turn" sign at an intersection.

NOTE:

Unless otherwise prohibited or required, a right or left hand turn may be made from the middle lane of a highway with three marked lanes in one direction when that highway terminates at a highway with traffic in both directions.

Turns onto highways

Vehicle Code Section 22106 states that no person shall:

- start a vehicle which is:
 - stopped
 - standing
 - parked on a highway
- nor shall any person back a vehicle on a highway
 - until such movement can be made with reasonable safety

NOTE:

This section applies to starting and backing *on a highway*. A driver who started or backed unsafely onto a highway from adjoining property and violated the right-of-way of a driver on the highway would be in violation of *Vehicle Code Section* 21804(a).

U-turns

A <u>U-turn</u> is the turning of a vehicle upon a highway so as to proceed in the opposite direction, whether or not accomplished by one continuous movement (*Vehicle Code Section 665.5*).

A U-turn can begin and end on any portion of the highway, including the roadway, provided it is not unsafe and not otherwise prohibited.

NOTE: The definition implies a 180-degree turn accomplished without leaving the highway.

Unobstructed view

U-turns are prohibited unless the view is unobstructed for a distance of 200 feet (Vehicle Code Section 22105).

NOTE: Obstructions can include, but not be limited to, weather, embankments, hill crests, curves, parked vehicles, etc.

U-turns at controlled intersections

U-turns are permissible unless an official traffic control device prohibits the turn. The turns must be made from the farthest left lane lawfully available, when the intersection is controlled by official traffic signals or devices (Vehicle Code Section 22100.5).

U-turns in a business district are prohibited (Vehicle Code Section 22102).

U-turns are *allowed* at intersections, or openings on a divided highway where an opening has been provided. When multiple lanes exist the turn must be made as close as practicable to the extreme left-hand edge of the lanes in the driver's direction of travel (*Vehicle Code Section 22102*).

U-turns are *allowed* where approaching vehicles are controlled by a traffic control device (*Vehicle Code Section 22103*).

Fire stations

U-turns are prohibited in *front of* fire station driveway entrances or in the station driveways themselves (*Vehicle Code Section 22104*).

Speed

[28.03.EO22]

Introduction

There are two major categories of speed laws: *basic*, which includes speed laws that involve operation with regard to prevailing conditions and *maximum*, which refers to the laws regulating maximum speed.

Prevailing conditions

Vehicle Code Section 22350 prohibits driving a vehicle at a speed that is not reasonable and prudent (unsafe) for the *prevailing conditions*, when doing so endangers the safety of people or property.

The following table identifies some conditions that may hinder the driver's ability to stop and/or steer.

	Examples
Weather	 conditions which affect the road surface fog, rain, snow, wind, etc.
Visibility	 darkness environmental conditions blowing sand, dust, smoke, etc.
Surface	 defects such as potholes or loose material conditions which may reduce traction, coefficient of friction (ice, snow, oil, etc.)
Width	 width of roadway or individual lanes reductions in width such as narrow bridges or temporary obstructions (e.g., road work, debris from previous collision, parked vehicles, etc.)

Speed, Continued

Basic speed law

The basic (safe) speed law based on prevailing conditions is *always* in effect. Even though the roadway may be posted for maximum speed, conditions may be such that the safe speed is less than that posted.

To support a violation of basic speed law, an officer should be able to clearly articulate the reasons why they consider the speed unsafe.

A common example of an unlawful speed is the violator driving 55 mph on a 55 mph freeway in heavy fog. The officer will be required to prove that, under those conditions, the safe speed was 15 mph. This may be done by noting:

- visibility
- slick road surface
- speed of other vehicles
- number of vehicles passed by violator, etc.

Prima facie

Prima facie means good and sufficient *on its face*, or that which suffices for the proof of a particular fact until contradicted and overcome by other evidence. A prima facie speed is the speed limit in a specific area, unless otherwise posted.

Prima facie speed limits are guides established to indicate safe speeds. Drivers are presumed to know the prima facie speed limits; therefore, these limits need not be posted. Any change to a prima facie speed limit must be posted.

Speed, Continued

Prima facie speeds *Vehicle Code Section 22352* establishes a number of prima facie speeds. The following table identifies two of these speed limits.

Prima Facie Speed	Area	Conditions
15 mph	uncontrolled railway grades	• if during the last 100 feet the view is obstructed within 400 feet in either direction
	uncontrolled intersections	• if during the last 100 feet the view is obstructed within 100 feet in either direction
	alleys	
25 mph	business/ residential districts	unless another speed is posted
	school zones	when approaching or passing a school building or grounds when children are present
	senior zones	while passing a posted senior zone

NOTE:

Vehicle Code Section 22352 is nonpunitive. A peace officer should cite for a violation of the basic speed limit, *Vehicle Code Section 22350*, driving faster than is reasonable or prudent.

Speed, Continued

Maximum posted speed

Generally, 65 mph is the maximum permissible speed in California.

Exceeding the 65 mph maximum speed limit is an infraction under *Vehicle Code Section 22349(a)*. No vehicle may be driven faster than 55 mph on a *two-lane, undivided highway* unless it is posted otherwise (*Vehicle Code Section 22349(b)*).

Driving in excess of 100 mph is an infraction citable under *Vehicle Code Section 22348(b)*.

When drivers violate the maximum speed limit, officers are *not* required to prove that the speed was either unreasonable or unsafe.

NOTE:

If certain conditions are met, the Department of Transportation, upon consultation and approval of the California Highway Patrol, can declare and post a maximum speed of 70 mph (Vehicle Code Section 22356).

NOTE:

Certain types of vehicles may never be driven more than 55 mph (Vehicle Code Section 22406). Vehicles with speed restrictions include motor-trucks or truck tractors with three or more axles, or any motor-truck drawing (i.e., towing) any other vehicle, passenger vehicles or buses drawing any other vehicle, school buses transporting any school pupils, farm labor vehicles when transporting passengers, vehicles transporting explosives, and trailer buses.

NOTE:

Any person who operates a commercial motor vehicle, defined in *Vehicle Code Section 15210*, upon a highway at a speed exceeding a maximum speed limit established under this code by 15 miles per hour or more, is guilty of a misdemeanor. A violation of this subdivision shall be considered a "serious traffic violation," as defined in *subdivision* (i) of Section 15210, and shall be subject to the sanctions provided under Section 15306 or 15308, in addition to any other penalty provided by law.

Driving and Passing

[28.03.EO24]

Introduction

The average combined perception/reaction time of a driver is 1.5 seconds. Considering this small amount of time, there are a number of routine driving movements that, when executed without due care, could contribute to the possibility of a collision.

Following too closely

Vehicle Code Section 21703 prohibits a driver from following another vehicle more closely than is reasonable or prudent considering:

- speed
- traffic
- condition of roadway

Driving on the right

Vehicle Code Section 21650 requires that on all highways a vehicle shall be driven on the right half of the roadway.

Exceptions to this requirement include:

- when lawfully overtaking and passing another vehicle
- when making a lawful left turn
- when the right side of the roadway is closed for construction or repair
- when operating a bicycle on the shoulder, sidewalk, crosswalk, or bicycle path when not prohibited by a city or county ordinance
- when driving on a one-way street
- where the roadway narrows

Driving and Passing, Continued

Divided highway

Whenever a highway has been divided into two or more roadways by intermittent barriers or a dividing section at least two feet wide, drivers are required to remain on the right of them.

Vehicle Code Section 21651(a) makes it unlawful to:

- drive over, upon, or across the dividing section or
- make any left or U-turn on the divided highway, except through a designated opening in the barrier or dividing section

NOTE: The dividing section may be unpaved or delineated by curbs, double-parallel lines, or other markings on the roadway.

Driving the "wrong way" on a divided highway can be classified as a misdemeanor or a felony, depending on whether it causes injury or death (Vehicle Code Sections 21651(b) and 21651(c)).

Lane changes

Vehicle Code Section 21658(a) prohibits unsafe lane changes and lane straddling. Whenever any roadway has been divided into two or more clearly marked lanes for traffic in one direction, a vehicle:

- shall be driven, as nearly as is practical, entirely within a single lane and
- shall not be moved from the lane until such movement can be made with reasonable safety

Driving and Passing, Continued

Passing another vehicle

Four sub-sections of *Vehicle Code Section 21752* prohibit driving on the left side of the roadway under the following conditions:

- (a) When approaching or upon the crest of a grade or a curve in the highway where the driver's view is obstructed within such distance as to create a hazard in the event another vehicle might approach from the opposite direction.
- (b) When the view is obstructed upon approaching within 100 feet of any bridge, viaduct, or tunnel.
- (c) When approaching within 100 feet of or when traversing any railroad grade crossing.
- (d) When approaching within 100 feet or when traversing any intersection.

This section does not apply on a one-way roadway.

Vehicle Code Section 21750 states that a driver overtaking another vehicle or bicycle (unless on a one-way highway) shall:

- pass to the left at a safe distance
- without interfering with the safe operation of the overtaken vehicle

Attempting to pass another vehicle on the left without sufficient clearance while on a two-lane highway is an infraction (*Vehicle Code Section 21751*).

Passing on the right

A driver may overtake or pass another vehicle upon the right only when conditions make it safe to do so.

It is unlawful to pass on the right by driving off the paved or main-traveled portion of the roadway (e.g., using the shoulder of the road) (Vehicle Code Section 21755).

Driving and Passing, Continued

School bus

A <u>school bus</u> is any motor vehicle used for transporting school pupils at or below grade 12 level to or from a public or private school or to or from school activities (*Vehicle Code Section 545*).

Vehicle Code Section 22454(a) requires:

- a driver approaching or overtaking a school bus
- which has stopped to load or unload school children
- is displaying its flashing red lights and the stop signal arm, if so equipped
- shall stop and remain stopped until the lights cease operation
- on a highway or private roadway

The driver of a vehicle upon a divided or multiple-lane highway need not stop upon approaching or overtaking a school bus:

- that is upon the other roadway
- when stopped at an intersection controlled by a traffic officer or official traffic control signal (Vehicle Code Section 22454(b))

Public Offenses

[28.03.EO28]

Introduction

Certain offenses where drivers deliberately put themselves in situations in which they are not totally in control of their vehicles can create even greater hazards and risk for others. Such offenses are often referred to as public offenses.

Reckless driving

Vehicle Code Section 23103(a) states that:

- any person
- who drives a vehicle upon a highway
- in willful or wanton disregard
- for the safety of persons or property
- is guilty of reckless driving

This law also applies to driving recklessly in any off-street parking facility (*Vehicle Code Section 23103(b)*).

Examples of reckless driving include:

- driving at a high speed and changing lanes without regard for safety
- speeding through a parking area forcing pedestrians to move quickly out of the way

Public Offenses, Continued

Related terms

In order to better understand the violation of reckless driving, peace officers need to understand the meaning of the following terms.

<u>Willful</u> means an act performed with *intentional* disregard for safety and not merely an act done in disregard of safety.

Wanton means being *conscious* of one's:

- conduct
- intent to commit or omit the act in question
- realization of probable injury to another
- reckless disregard of the consequences

Overt acts

The willful or wanton disregard for safety can be shown by a single act, but it is generally shown as a series of overt acts.

Generally, speed *alone* is not reckless driving. But if there is more than one contributing factor along with speed (e.g., weaving in and of traffic, forcing other vehicles off the road, etc.), then the driver's actions may constitute reckless driving.

Classifications: reckless driving

Violation of Vehicle Code Section 23103 is a misdemeanor.

However, if the act of reckless driving of a vehicle has caused bodily injury to any other person other than the driver, the punishment may be enhanced ($Vehicle\ Code\ Section\ 23104(a)$).

If the driver has had previous convictions for reckless driving, speed contests, or DUI, the current offense of reckless driving with injury may be elevated to a felony (*Vehicle Code Section 23104(b)*).

Public Offenses, Continued

Speed contests

A **speed contest** can involve a single vehicle racing against the clock, timing device, or two or more vehicles racing against each other (i.e., drag racing).

It is a misdemeanor offense for any person to engage in any motor vehicle speed contest on a highway (Vehicle Code Section 23109(a)).

Aiding or abetting in any motor vehicle speed contest on a highway is also a misdemeanor offense (Vehicle Code Section 23109(b)).

NOTE:

Organized road rallies of over 20 miles, in which vehicles do not exceed speed limits, are exempt from the violations noted under *Vehicle Code Section 23109*.

Exhibition of speed

Exhibition of speed involves a driver exhibiting to another person an overt act (i.e., "showing off") involving speed on a highway. *Vehicle Code Section* 23109(c) states that engaging in such an act, or aiding and abetting another in such an act, is a misdemeanor offense.

For a driver's action to be considered an exhibition of speed, another person must be present to be *exhibited to*. Such a person need not be known to the exhibitor at the time. A single officer may constitute the required observer of the offense.

One example of an exhibition of speed would be:

• a driver intentionally causing tires to lose traction (i.e., "burning rubber") engaging in an exhibition of speed

Public Offenses, Continued

Great bodily injury

Vehicle Code Section 23110(a) states that it is unlawful for any person to throw any substance at a vehicle on a highway, or any occupant of a vehicle on a highway.

Such action is elevated to a felony offense if a person:

- with the intent to do great bodily injury
- maliciously and willfully throws or projects any object
- capable of doing serious bodily harm
- at a vehicle, or an occupant of a vehicle on a highway (*Vehicle Code Section 23110(b)*)

For example, throwing concrete rocks at vehicles from a freeway overpass and knowing that they could cause injury to drivers on the highway below would be a felony offense.

Throwing cigarettes/cigars

Vehicle occupants and pedestrians are prohibited from throwing any lighted or non-lighted cigarette or cigar upon the highway or adjacent property (*Vehicle Code Section 23111*).

Handheld wireless telephones

Prohibited use *Vehicle Code Sections 23123(a), 23123.5* (texting), and *23124* (wireless telephone prohibition under 18).

Hit and Run

[28.03.EO34]

Introduction

A traffic collision is an unintended event involving a vehicle in motion that produces damage or injury (including fatal injury). A driver involved in a collision or collision has certain obligations to fulfill.

Felony hit and run

Vehicle Code Section 20001(a) requires:

- the driver of any vehicle involved in a collision resulting in:
 - injury to any person other than himself
 - death of any person
- shall *immediately stop* the vehicle at the scene of the collision
- fulfill certain requirements based on whether the collision involves an injury, a death, and/or property damage

Violation of this statute is classified as a *felony*.

NOTE: For additional information regarding collision investigations, refer to LD 29: *Traffic Collision Investigation*.

Rendering aid

A driver involved in an collision resulting in injury or death shall:

- render reasonable assistance to any injured person
- including transportation to medical care

Hit and Run, Continued

Providing information

Vehicle Code Section 20003 also requires a driver involved in a collision resulting in injury or death of any person to provide specific information to peace officers at the collision scene. Required information includes:

- driver's and any injured occupants' names and addresses
- vehicle's registration number
- name and address of the vehicle's owner, if different from the driver

Upon request, the driver or any injured occupant shall also provide driver's license information to:

- person(s) struck
- driver or occupant(s) of the involved vehicle(s)
- investigating peace officer at the scene

No officer present

If an collision results in the death of any person and there is no officer present at the scene, *Vehicle Code Section 20004* stipulates that the driver shall:

- without delay
- report the collision to the nearest office of the CHP or police authority
- provide the required information

Hit and Run, Continued

Misdemeanor hit and run

Vehicle Code Section 20002(*a*) requires that a driver involved in an collision resulting only in property damage shall:

- immediately stop at the scene
- locate the owner or person in charge of the property damaged
- provide name and address of driver and registered owner
- on request, show driver's license and vehicle registration

If the owner cannot be located, the driver must:

- leave a note (in a conspicuous place) on the damaged property, containing the above information and the circumstances of collision
- without unnecessary delay, notify the:
 - police department of the city in which the collision occurred
 - CHP if the collision occurred in an unincorporated area

Failure to comply with these requirements is a *misdemeanor*.

Runaway vehicle

The actions required by *Vehicle Code Section 20002(a)* also apply:

- to any person
- who last drove a runaway vehicle
- which becomes involved in an collision
- resulting in damage to any property (Vehicle Code Section 20002(b))

Example: Smith parked his vehicle, and failed to set the brake. The vehicle

slipped downhill, causing damage to several other cars. Smith returned to his vehicle, saw the damage, and left the scene without notifying law enforcement authorities or leaving notes

on the damaged cars.

NOTE: For the purposes of this lesson, runaway vehicle means a vehicle

that is moving without the driver being present within the

vehicle.

Driver Licensing

[28.03.EO30, 28.03.EO31]

Introduction

Driving on California highways is a *privilege*, not a right. That privilege may be refused, restricted, suspended, or revoked by the Department of Motor Vehicles (DMV) or the courts.

Related terms

A <u>driver's license</u> is a valid license to drive the type of motor vehicle or combination of vehicles for which a person is licensed under this code or by a foreign jurisdiction (*Vehicle Code Section 310*).

License requirements

Vehicle Code Section 12500(a) states that no person shall:

- drive a motor vehicle upon a highway
- without being licensed
- except persons expressly exempted

Violation of this statute is a *misdemeanor*.

NOTE: Information regarding exemptions may be found in *Vehicle*

Code Section 12501.

Driver's license restrictions

No person shall operate a motor vehicle in violation of the provisions of a restricted license issued to that person (*Vehicle Code Section 14603*). Courtmandated restrictions may be stamped on, typed on, or attached to a license.

NOTE: Vehicle Code Section 14601.2(b) is used for license restrictions

after a DUI conviction. Vehicle Code Section 14603 should not

be used for court mandates.

NOTE: Local enforcement policies may vary. An officer must be aware

of his or her agency's specific enforcement policies on license

restriction violations.

Cause for restrictions

The DMV may issue driver's licenses with specific restrictions for a number of different reasons. Restrictions may include but not be limited to:

- using special mechanical control devices
- using additional mirrors
- wearing corrective lenses while driving
- not driving at night
- not driving on a freeway
- any other restrictions to assure the safe operation of a motor vehicle by the licensee

Immediate possession

Vehicle Code Section 12951(a) states that a:

- driver must have a valid license
- in that person's immediate possession
- at all times when driving a motor vehicle upon a highway

Violation of this statute is an *infraction*.

Presentation of driver's license

It is unlawful for a driver to:

- refuse to present their driver's license
- upon the demand of a peace officer (Vehicle Code Section 12951(b))

Violation of this statute is a *misdemeanor*.

Classification of license

It is unlawful for a person to:

- drive a motor vehicle, or combination of vehicles
- without the proper classification of license (Vehicle Code Section 12500(d)

Violation of this statute is an infraction.

License classes

The following table identifies the four classifications of driver's licenses defined in *Vehicle Code Section 12804.9*.

Class	Description
A	 any combination of vehicles, if any vehicle being towed weighs more than 10,000 lbs vehicles towing more than one vehicle trailer buses operation of all vehicles under class B and class C
В	 single vehicles weighing more than 26,000 lbs single vehicles with three or more axles, except those weighing 6,000 lbs or less buses, except a trailer bus farm labor vehicles single vehicles with three or more axles or weighing more than 26,000 lbs, towing another vehicle weighing 10,000 lbs or less any house car over 40 feet in length, excluding safety devices and safety bumpers

License classes (continued)

Class	Description
C	 two-axle vehicles weighing 26,000 lbs or less two-axle vehicles weighing 4,000 lbs or more unladen house cars of 40 feet or less or vehicles towing other vehicles with a gross weight of 10,000 lbs or less two-axle vehicles 4,000 lbs or more unladen, when towing either a trailer coach or a fifth-wheel travel trailer not exceeding 10,000 lbs, when the towing is not for compensation two-axle vehicles weighing 4,000 lbs or more unladen when towing a fifth-wheel travel trailer weighing between 10,000 and 15,000 lbs, when the towing is not for compensation and the driver has passed a special examination three-axle vehicles weighing 6,000 lbs or less motorized scooter three-wheeled motorcycle
	NOTE: Class C license does not include any two-wheel motorcycle or two-wheel motor-driven cycle.

License classes (continued)

Class	Description	
M	• A class M license gives authority to drive vehicles in this class is granted:	
M	 by endorsement on a class A, B, or C license upon completion of an appropriate examination (Vehicle Code Section 12814.6(a)) 	- 1
	M-1 • class license can operate two-wheel motorcycles and motor driven cycles (Vehicle Code Section 12814.6(b))	M-1
	 M-2 class license can operate: motorized bicycles mopeds bicycles with attached motors motorized scooter 	M-2

NOTE: For specific restrictions that apply to provisional licenses, see *Vehicle Code Section 12814.6*.

Motorcycle license

It is unlawful for a person to drive any:

- motorcycle
- motor-driven cycle
- motorized bicycle
- on a highway
- unless holding a license or endorsement for that class (*Vehicle Code Section 12500(b)*)

NOTE:

Any person with a valid California driver's license may operate a moped on a short-term rental of 48 hours or less (*Vehicle Code Section 12804.9(h)*).

Off-street parking

Vehicle Code Section 12500(c) requires drivers to have a license when driving in an <u>off-street parking facility</u> (i.e., any off street facility held open for use by the public for parking vehicles). Such facilities include any public or private facilities where:

- no fee is charged
- which are held open for the common public use of retail customers

Suspended or revoked license for reckless driving or rig-operator

Vehicle Code Section 14601(a) states that:

- no person shall drive at any time
- when that person's privilege to drive
- is suspended or revoked for reckless driving (Vehicle Code Section 23103), and
- the person so driving has been notified of the suspension or revocation

Suspension for driving under the influence

Vehicle Code Section 14601.2(a) states that no person shall drive a motor vehicle when:

- that person's driving privilege has been suspended or revoked
- for a conviction of a violation of:
 - driving under the influence of an alcoholic beverage (*Vehicle Code Sections 23152*) or
 - driving under the influence of a drug (Vehicle Code Sections 23153)
- if that person so driving has knowledge of the suspension or revocation

Except in full compliance with the restriction no person shall drive a motor vehicle at any time when:

- that person's driving privileges are restricted, if
- the person has knowledge of the restriction (*Vehicle Code Section* 14601.2(b))

Suspension for refusing chemical/ alcohol test

Vehicle Code Section 14601.5(a) states that no person shall drive a motor vehicle at any time:

- when that person's driving privilege has been suspended or revoked because of:
 - refusing or failing to complete a chemical test (*Vehicle Code Section 13353*)
 - refusing or failing to complete a preliminary alcohol screening test (*Vehicle Code Section 13353.1*)
 - driving with an excessive blood alcohol level (*Vehicle Code Section 13353.2*)
- the person has knowledge of the suspension or revocation

Suspension for refusing chemical/ alcohol test (continued)

Except in full compliance with the restriction no person shall drive a motor vehicle at any time when:

- that person's driving privileges are restricted
- due to failing to complete a chemical test, preliminary alcohol screening test or driving with an excessive blood alcohol level
- the person has knowledge of the restriction (*Vehicle Code Section 14601.5(b)*)

NOTE:

Even though a person may have a suspended license, there may be specific conditions which allow them to drive: Verify any conditions prior to taking enforcement actions.

Exceptions for driving with suspended license

Persons who are or have participated in an alcohol or drug rehabilitation program:

- may drive when the vehicle being driven is owned or utilized by the person's employer
 - during the course of that employment
 - when on private property that is owned or utilized by the employer
- may not drive on an off-street facility

Vehicle Registration

[28.03.EO32]

Introduction

Registration provides identification of vehicles and their ownership. The fees generated through annual registration provide resources supporting the Department of Motor Vehicles (DMV), the California Highway Patrol, and other transportation-related activities.

Registration requirement

Vehicle Code Section 4000(a)(1) states that no person shall:

- drive
- move
- leave standing upon:
 - a highway
 - an off-street public parking facility
- any vehicle, trailer, semi trailer, pole or pipe dolly, or logging dolly
- unless it is registered and fees paid or registered under the permanent trailer identification program

NOTE:

New residents must register their vehicle(s) within 20 days of establishing residency or accepting gainful employment in the state (*Vehicle Code Section 6700*).

Vehicle Registration, Continued

Exceptions

There are exceptions for specific types of vehicles and vehicles operated under certain conditions. The following table identifies some of these exceptions.

Exceptions to Vehicle Registration Requirement	Vehicle Code Section
off-highway vehicles in an off street public parking facility when displaying off-highway identification	38012
off-highway vehicles when crossing a highway in a lawful manner	38025
no part of vehicle is in contact with the highway (i.e., vehicle loaded on a trailer)	4009
vehicles operated under permit or other exceptions	4002-4021

NOTE: Although motorized bicycles are exempt from registration, a moped license plate is required (*Vehicle Code Section 5030*).

Registration card

The owner of a vehicle is required to keep the registration card or a copy with the vehicle for which it was issued, except during the registration process or when the vehicle is left unattended (*Vehicle Code Section 4454(a) and (b)*).

Change of address

The registered owner of a vehicle must notify the DMV within 10 days of a change of address and insert the new address on the registration card (*Vehicle Code Section 4159*).

Vehicle Registration, Continued

License plate requirements

The following table contains registration provisions relating to the vehicle's license plates.

Descriptions	Requirements	Vehicle Code Section
Display of License Plates	 must be attached to the proper vehicle when two are issued, one must be in front and one in the rear NOTE: Only one plate is required to be displayed on truck tractors (Vehicle Code Section 4850.5). 	5200
Positioning of Plates	 must be securely fastened to vehicle for which they are issued no covering shall obstruct or impair the recognition of any license plate information 	5201
Registration Tabs	 indicate month and year of expiration must be current must be assigned to the vehicle attached to rear plate, except for truck tractor and commercial vehicles with unladen weight of 10,001 lbs. or more exempts fleet vehicles subject to Division 3, Article 9.5 (commencing with Vehicle Code Section 5300) 	5204(a)

Vehicle Registration, Continued

Related provisions

The following table identifies additional sections related to the registration of motor vehicles.

A seizure of documents and plates gives a peace officer the authority to seize any false evidence of registration (*Vehicle Code Section 4460*).

Violations	Descriptions	Vehicle Code Section
presentation of evidence of registration	requiring driver to present registration on demand of peace officer	4462(a)
unlawful display of evidence of registration (misdemeanor)	displaying evidence of registration to avoid registration fees	4462.5
false evidence of document devices or plates (felony or misdemeanor)	defrauding the DMV	4463
facsimile license plates (misdemeanor)	manufacturing or selling false license plates	4463.5(a)

Vehicle Equipment

[28.03.EO32]

Introduction

To help keep vehicles safe, peace officers must be aware of statutory vehicle equipment requirements and cite for violations of those laws.

Lighting equipment requirements

<u>Darkness</u> is defined as any time from one-half hour after sunset to one-half hour before sunrise, or when visibility is not sufficient to see a person or vehicle at a distance of 1.000 feet (*Vehicle Code Section 280*).

During darkness, a vehicle shall be equipped with *lighted* lighting equipment as required for that specific type of vehicle (*Vehicle Code Section 24250*).

All required lighting equipment installed on a vehicle shall be maintained in good working order. This includes lamps with bulbs of the correct voltage, functioning lamps or reflectors, etc. (*Vehicle Code Section 24252*).

NOTE: There are vehicle code exceptions for antique cars.

Failure to meet requirements

Whenever any lighting equipment or device fails to meet DMV requirements, the driver of the vehicle must replace the equipment or device within 24 hours (*Vehicle Code Section 40151*).

If the lighting equipment is appropriate but otherwise fails to meet requirements because of faulty adjustment, the driver of the vehicle has 48 hours to make the equipment comply with code standards (*Vehicle Code Section 40151*).

Headlamps

During darkness, all motor vehicles, except motorcycles and vehicles manufactured prior to 1930, must:

- have at least two lighted headlamps, one on each side of the vehicle
- the lamps must be between 22 and 54 inches in height from the ground (*Vehicle Code Section 24400*)
- have headlamps on when wipers are in continuous use

Motorcycle headlamps

During darkness, motorcycles shall be equipped with at least one, and not more than two, lighted headlamps that conform to equipment requirements (*Vehicle Code Section 25650*).

Headlamps on motorcycles manufactured and registered on or after January 1, 1978, are required to:

- automatically turn on when the engine is started
- remain lighted as long as the engine is running (*Vehicle Code Section* 25650.5)

Stop lamps

Every motor vehicle is required to be equipped with stop lamps mounted on the rear of the vehicle. The following table identifies the statutory specifications associated with this requirement.

	Stop lamp Requirements	Vehicle Code Section
•	every vehicle must have one or more stop lamps	24603(a)
•	all vehicles need two stop lamps, except for those vehicles manufactured prior to 1958 and trailers less than 30 inches wide	24603(b)
•	all vehicles manufactured after January 1, 1979 must have stop lamps that emit a red light vehicles manufactured before January 1, 1979 must have stop lamps that emit a red or yellow light stop lamps must be plainly visible from 300 feet to the rear	24603(e)
•	at all times, stop lamps must be activated upon the application of brakes (on the rear of the vehicle or on the last vehicle in a combination of vehicles)	24603(f)
•	supplemental stop lamps (red) may be mounted inside the rear window, if mounted at the centerline and if no light is visible to the driver	24603(g)

Other lighting equipment requirements Along with headlamps and stop lamps, there are other types of lighting equipment that must be present and operational on vehicles. The following table contains information regarding the requirements for such equipment.

Equipment	Requirements	Vehicle Code Section
Tail Lamps	 during darkness, motor vehicles not in combination with any other vehicle, shall be equipped with one or more lighted tail lamps every vehicle at the end of a combination of vehicles shall be equipped with no less than two tail lamps tail lamps should be mounted on the rear of the vehicle 	24600
Turn Signal System	 certain vehicles are required to be equipped with lamp-type turn signal systems (e.g., motor trucks, truck tractors, buses, passenger vehicles, motorcycles manufactured and registered after January 1, 1973) NOTE: Any vehicle <i>may</i> be equipped with a lamp-type turn signal system capable of clearly indicating any intention to turn right or left (<i>Vehicle Code Section 24951(a)</i>). 	24951

Other lighting equipment requirements (continued)

Equipment	Requirements	Vehicle Code Section
Flashing Lights	 flashing lights are prohibited on vehicles except as otherwise permitted flashing lights are permitted on vehicles to: indicate an intention to turn or move right or left upon a roadway indicate a disabled or parked vehicle off the roadway but within ten feet of the roadway warn other motorists of collisions or hazards on the roadway warn other motorists of funeral processions 	25250 and 25251

Exhaust systems

Every motor vehicle shall at all times be equipped with an adequate muffler that is properly maintained and contains no cutout or bypass type device (*Vehicle Code Sections 27150 and 27150(a)*).

No motor vehicle shall be operated in a manner resulting in excessive smoke or flame (*Vehicle Code Section 27153*).

NOTE:

Correction of exhaust system violations must be certified by an authorized motor vehicle Pollution Control Device Inspection station.

Windshields

Passenger vehicles, buses, motor trucks, and truck tractors shall be equipped with an adequate windshield, whether publicly or privately owned (*Vehicle Code Section 26700*).

It is unlawful to operate any motor vehicle upon a highway if the windshield or rear window is in such a defective condition that it would impair the driver's vision. Drivers can be required to have such windshields or rear windows repaired within 48 hours (*Vehicle Code Section 26710*).

Obstructed views

No person shall drive a motor vehicle with any object or material placed, displayed, installed, affixed, or applied in or upon a vehicle in such a way that it obstructs or reduces the driver's clear view (*Vehicle Code Section 26708*).

This restriction applies to materials:

- upon the windshield, side, or rear windows
- in or upon the vehicle itself

There are several exemptions to this requirement which include, but are not limited to:

- rearview mirrors
- adjustable nontransparent sun visors
- side windows to the rear of the driver
- rear trunk lid handle or hinges, etc.
- signs/stickers displayed in a five-inch square in the lower corner of the windshield nearest the driver; this is to include GPS devices affixed in this area
- signs/stickers displayed in a seven-inch square in the lower corner of windshield farthest from the driver; this is to include GPS devices affixed in this area

Tinted glass

Vehicle Code Section 26708 also prohibits certain types of glass tinting such as:

- glass which transmits less than 70 percent of the light
- "after market" tinting

Other equipment requirements

The following table presents information on a number of additional requirements regarding equipment on motor vehicles.

Equipment	Requirements	Vehicle Code Section
Mirrors	 motor vehicles shall be equipped with no less than two mirrors which reflect to the driver a view of the highway for a distance of at least 200 feet to the rear of the vehicle one of the required mirrors must be affixed to the driver's left-hand side of the vehicle NOTE: Motorcycles are required to have one mirror. 	26709

Other equipment requirements (continued)

Equipment	Requirements	Vehicle Code Section
Horns/ Warning Devices	 every motor vehicle operated upon a highway shall be equipped with a horn that: is in good working order, and is capable of emitting a sound audible (under normal conditions) for a distance of not less than 200 feet no vehicle's horn shall emit an unreasonably loud or harsh sound NOTE: Emergency vehicles are allowed to use an air horn which emits sounds that do not comply with the requirements of this section. 	27000

General unsafe condition

Vehicle Code Sections 24002(a) and *(b)* state that it is unlawful to operate any vehicle which:

- is in an unsafe condition
- is not safely loaded
- presents an immediate safety hazard
- is not equipped as required

Vehicle Code Section 24002 can be used to:

- cite for violations not specifically covered in other sections of the code, or
- when a vehicle has *multiple* equipment violations

Examples

- (1) If after stopping a vehicle for weaving and determining that the weaving was caused by a half-turn of slack (play) in the steering wheel, it would be appropriate to use *Vehicle Code Section 24002*.
- (2) If a vehicle was found to have bad tires, a severely cracked windshield, and no operational stop lamps, it would be appropriate to use *Vehicle Code Section 24002*.

Vehicle operation after notice

It is unlawful to operate a vehicle after notice by a peace officer that:

- the vehicle is unsafe or
- not equipped as required by the Vehicle Code
- except to return the vehicle to the owner or to a garage (*Vehicle Code Section 24004*)

Seatbelts

With the intent to reduce highway deaths and injuries, the state legislature established a mandatory seatbelt law which requires:

- the driver and
- all passengers 16 years of age or older
- to be properly restrained by seatbelts
- when the vehicle is being operated on a highway (*Vehicle Code Section* 27315)

NOTE: This statute applies to all vehicles manufactured after January 1, 1968 and to all trucks manufactured after January 1, 1972.

Exemptions to seatbelt law

There are a number of exemptions to the mandatory seatbelt law based on certain specific circumstances. Several exemptions are noted in the following table.

Exempt	Conditions
Taxis/ Limousines for Hire	 rear seat passengers (Passengers riding in front seat must be properly restrained.) drivers <i>unless</i> they are: driving alone in vehicle on a city street driving on a freeway
Emergency Vehicles	 peace officers in the emergency vehicle (unless otherwise required by agency policy) passengers riding in rear seats (unless otherwise required by agency policy)
Persons with Disabilities	 persons with <i>certified</i> medical conditions or disabilities that prevent them from using seatbelts persons must have documentation with them
Delivery Persons	 while: delivering newspapers serving as rural delivery carriers for the U.S. Postal Service collecting solid waste/recyclable materials prior to starting the route and after finishing deliveries, these persons are required to use seatbelts

NOTE:

During the past decade, over 50% of the officers killed in the line of duty died in traffic related incidents. Of those deaths, 40% were not wearing their seatbelts.

Seatbelt violations

Vehicle Code Section 27315 can be used when citing an individual for a violation of the mandatory seatbelt law. The following table identifies the appropriate subsections to cite depending on the violator.

Requirements	Person to Cite	Vehicle Section Code
driver and passengers 16 years or older must be properly restrained by seatbelts	driver	27315(d)
• all passengers 16 or older must wear seatbelts	passenger	27315(e)
all safety belts must be maintained in good working order, if originally installed in the vehicle (including taxis and limos)	registered owner	27315(f)

Introduction

Vehicle Code Section 27360 requires that all children under the age of six or weighing less than 60 pounds are required.

Child restraints 0-6

	Requirements	Person to Cite	Violations
•	be in a child passenger seat restraint system	parent	27360(a)
•	when they are a passenger in a vehicle when it is on the highway required to be in rear seat	driver	27360(b)

Child restraints six years and older

All children ages six to sixteen or weighing more than 60 pounds are required to be properly restrained by seatbelts when the vehicle is being operated on a highway.

NOTE: Not required in vehicles exempt from seat belt law.

The Vehicle Code section to cite for a violation of child restraint laws can vary depending on the violator. The following table identifies two sections that are commonly used.

Requirement	Person to Cite	Vehicle Code Section
• when a parent or legal guardian is also in the vehicle, even if they are not the driver	parent	27360.5(a)
when a parent or legal guardian is not in the vehicle	driver	27360.5(b)

Motorcycle safety helmets

All persons are required to wear a safety helmet when driving or riding on motorcycles, motor driven cycles, or motorized bicycles (mopeds) being operated on a highway (*Vehicle Code Section 27803*).

Helmets must be of an approved type, fastened with straps, the correct size, and secured on the head. *Vehicle Code Section 27802* identifies the specifications and standards for safety helmets.

Motorcycle safety helmet violations

Vehicle Code Section 27803 can be used for citing an individual who is in violation of the mandatory safety helmet requirements. The following table identifies appropriate subsections of this section that apply to drivers and passengers.

Person in Violation	Vehicle Code Section
Driver	27803(b)
Passenger	27803(c)

Passengers in a truck

The following table identifies the sections relating to transporting persons on pickup or flatbed trucks.

	Requirements	Person to Cite	Vehicle Code Section
motor-truck	riving a pickup truck or flatbed on a highway shall transport any on the back of the truck	Driver	23116(a)
_	nall ride in or on the back of a driven on a highway	Passenger	23116(b)

Exemptions

Exemptions to the law are allowed when the passenger is:

- being restrained by a restraint system which meets federal standards
- being transported in an emergency response situation by a public agency or pursuant to the direction or authority of a public agency
- within the boundaries of a farm or ranch
- being transported in a parade

Related sections

The following table identifies additional requirements regarding carrying animals or individuals on vehicles.

	Requirements	Vehicle Code Section
•	animals being transported in the back of a vehicle in the space intended for any load must be appropriately enclosed or cross tethered to prevent the animal from being discharged from the vehicle	23117(a)
•	it is unlawful for persons to ride on any vehicle or portion of the vehicle that is not designed or intended for use by passengers	21712(a) and (b)
•	it is unlawful for passengers to ride in a trailer coach, camp trainer, or trailer carrying a vessel that is being towed	21712(d)
•	it is unlawful to drive a motor vehicle that is towing any person riding upon a motorcycle, motorized bicycle, bicycle, coaster, roller skates, sled, skis, or toy vehicle	21712(e)

Chapter Synopsis

[28.03.EO20]

available.

Learning need Peace officers must know the elements of the laws governing motor vehicles and pedestrians. **Traffic** Traffic control devices and signals include stop signs, red signal lights, red control arrows, flashing lights, double solid line, two way left-turn lanes, and various devices and types of intersections that dictate right-of-way. violations [28.03.EO15] Right-of-way The privilege of the immediate use by a driver of a given space on the highway. violations [28.03.EO18] **Bicycles** Riding a bicycle upon a highway has all the rights and is subject to all the provisions pertaining to the operation of a vehicle (Vehicle Code Section [28.03.E035] 21200). **Pedestrian** A driver must yield to any pedestrian who is in a marked or unmarked violations crosswalk. [28.03.EO15] Turns and A driver must obey signs that regulate or prohibit right or left turns at signaling intersections. U-turns are permissible unless an official traffic control device violations prohibits it. The u-turn must be made from the farthest left lane lawfully

Chapter Synopsis, Continued

Basic speed laws [28.03.EO21, 28.03.EO22]

Vehicle Code Section 22350 prohibits driving a vehicle at a speed that is not reasonable and prudent (safe) for the *prevailing conditions*. Exceeding the 65 mph maximum speed limit is an infraction under *Vehicle Code Section 22349(a)*.

No vehicle may be driven faster than 55 mph on a *two-lane*, *undivided highway unless* it is otherwise posted (*Vehicle Code Section 22349(b)*).

Hit and run [28.03.EO24]

A collision is an unintended event involving a vehicle in motion that produces damage or injury (including fatal injury). A driver involved has certain obligations to fulfill.

Driving and passing [28.03.EO24]

Driving and passing violations may include following another vehicle closer than reasonable, or driving on the right of another vehicle. It is also unlawful to drive over, upon, or across the dividing section or make any left or U-turn on the divided highway, except through a designated opening in the barrier or dividing section.

Chapter Synopsis, Continued

Reckless driving and speed contests [28.03.EO28] Certain offenses where drivers deliberately put themselves in situations in which they are not totally in control of their vehicles can create even greater hazards and risk for others. Such offenses are often referred to as public offenses.

Driver's license requirements [28.03.EO30]

Vehicle Code Section 12500(a) states that no person shall drive a motor vehicle upon a highway without being licensed, except persons expressly exempted.

Registration requirement [28.03.EO31]

Vehicle Code Section 4000(a) states that no person shall drive, move, leave standing upon a highway, or in an off-street public parking facility, any vehicle, trailer, semi trailer, pole or pipe dolly, or logging dolly, unless it is registered and fees paid or registered under the permanent trailer identification program.

Vehicle equipment requirements [28.03.EO32]

Vehicle equipment requirements are as follows: Headlamps must be used during hours of darkness, vehicles must have one or more stop lamps, vehicles must have two stop lamps, except for vehicles manufactured prior to 1958 and trailers less than 30 inches wide, all vehicles, manufactured after January 1, 1979, must have stop lamps that emit a red light, vehicles manufactured before January 1, 1979, must have stop lamps that emit a red or yellow light, stop lamps must be plainly visible from 300 feet to the rear, and every motor vehicle must be equipped with a muffler that is properly maintained and contains no cutout or bypass type device.

Workbook Learning Activities

Introduction

To help you review and apply the material covered in this chapter, a selection of learning activities has been included. No answers are provided. However, by referring to the appropriate text, you should be able to prepare a response.

Activity questions

1. Officers arrive at the scene of a vehicle collision at an intersection controlled by a stoplight. Through interviews with the drivers of the two vehicles and two other witnesses, officers determine that the collision was caused when a vehicle turned left into the farthest left lane on a circular green light and was struck by a vehicle turning right onto the same highway. The driver turning right turned into the same lane as the left turning driver rather than staying in the farthest right lane. What violations have been committed in this scenario and by whom? Include the corresponding Vehicle Code sections. Which driver had the right-of-way? Explain your reasoning.

Activity questions (continued)

2. Describe at least two situations in which the maximum speed limit for a given vehicle may not exceed 55 mph.

3. A pedestrian is crossing a four-lane roadway in the middle of a block in a busy business district, rather than at the corner. Halfway across one lane, the pedestrian is struck and injured by a motorist traveling within the posted speed limit. What, if any, violations have been committed and by whom? What citations should the responding officer make?

Activity questions (continued)

4. When may a driver appropriately move into the two-way left turn lane? If a driver chooses to use the left turn lane as a travel lane to avoid traffic, how should the driver be cited?

5. A motorist is making a U-turn at a rural intersection where U-turns are permitted. Due to a heavy downpour of rain, the driver's visibility during the turn is limited to approximately 50 feet. Just as the turn is completed, the driver is struck from behind by another vehicle traveling in the same direction moving approximately 10 miles below the posted speed limit of 55. What, if any violations should be cited? (Include the Vehicle Code sections.) Explain.

Activity questions (continued)

6. Officers on patrol on a busy freeway notice a driver moving approximately five miles above the speed limit is passing other vehicles on both the left and right sides. The driver allows enough space, and signals in advance of changing lanes. What, if any, violations have been committed, and are they citable?

7. In a busy downtown district, delivery vans, at their convenience, frequently travel on either the right or left sides of the road. Are these actions violations of the Vehicle Code? If so, which sections?



8. List three common vehicle equipment violations and their corresponding Vehicle Code sections.

9. Officers stop a driver for a stop sign violation. Upon examination of the person's driver's license, the contact officer notes that the driver is required to wear corrective lenses when driving. When the officer questions the driver, she replies that she has had laser surgery and no longer needs to wear glasses. Other than the stop sign violation, has the driver committed any other Vehicle Code violations? How would you handle the situation?

Activity questions (continued)

10. At approximately 7:00 pm, a peace officer stops a vehicle that has a broken headlamp. Along with the driver, there is another woman (the car's registered owner) and the driver's two year old child in the vehicle. The child (weighing approximately 25 pounds) is sitting in the rear passenger seat and is wearing a lap belt but no shoulder harness. Neither of the adults in the front is wearing seatbelts. The driver tells the officer that they are driving to the child's grandmother's house, which is only 15 minutes away. Based on the information presented, list by name and number, the Vehicle Code violation(s) that have taken place. Who should be cited for the violation(s)?

11. An officer stops a motorcycle when seeing that the driver is wearing a safety helmet but the passenger is not wearing a helmet. When the contract officer asks the driver for his driver's license, the driver explains that he has one, but he left his billfold at home in a different pair of jeans. The driver goes on to explain that he is licensed to operate the motorcycle and was just giving his roommate a short ride to an evening class. Identify by name and section number the Vehicle Code violation(s), which have been committed? If you were the officer, how would you proceed?

Activity
questions
(continued)

12. When is hit and run a misdemeanor? A felony? Which Vehicle Code section governs each? How does a driver's responsibility differ when property damage, rather than injury, is the only result of the collision?

Workbook Corrections

Suggested corrections to this workbook can be made by going to the POST website at: www.post.ca.gov

Workbook Corrections, Continued		
Student notes		

Chapter 4

Vehicle Removal

Overview

Learning need

Peace officers must know the legal authorities to impound and store vehicles as authorized in the Vehicle Code.

Learning objectives

The chart below identifies the student learning objectives for this chapter.

After completing study of this chapter, the student will be able to:	E.O. Code
 Recognize a peace officer's legal authority to remove vehicles 	28.04.EO12

In this chapter

This chapter focuses on peace officers legal authorities to remove vehicles.

Topic	See page
Vehicle Removal	4-2
Chapter Synopsis	4-9
Workbook Learning Activities	4-10
Problem Solving	4-11

Vehicle Removal

[28.04.EO12]

Introduction

Under certain circumstances, peace officers have the legal authority to remove unattended vehicles from a highway to a garage or any other place. They also may remove such vehicles from public or private property.

Vehicle storage

Storage of a vehicle from public or private property.

When a vehicle is *stored*, the vehicle can be released to the owner, or authorized agent with proper identification, pending any fees (e.g., fines, towing fees, etc.).

Vehicle impound

<u>Impound</u> of a vehicle from public or private property while an *investigation* is still in progress, when forfeiture, or 30-day hold procedures are in progress (stipulated vehicle release, SVR).

When a vehicle is *impounded*, the law enforcement agency that authorized the impound can decide when and to whom the car is released.

NOTE: Inventory policies vary from agency to agency. Consult agency guidelines.

Vehicle Removal, Continued

Removal authority

The following table presents a number of conditions under which a peace officer has statutory authority to have a vehicle towed.

	Peace officers have the authority to remove a vehicle:	Vehicle Code Section
Traffic Hazard	left standing on a highway obstructing normal traffic movement, or creating a hazard to other traffic	22651(b)
	illegally parked so as to block an entrance to a private driveway, and it is impractical to move to another point on the highway	22651(d)
Incapacitated Driver	• when the person(s) in charge of a vehicle upon a highway or public lands is unable, because of illness or injury, to provide for its custody or removal	22651(g)
Public Nuisance	Removal of vehicle with activated alarm devices or horns	22651.5

Vehicle Removal, Continued

Removal authority (continued)

	Peace officers have the authority to remove a vehicle:	Vehicle Code Section
Abandoned	abandoned on a highway or public or private property	22669(a)
	• which is parked, resting, or immobilized on a highway or public right-of-way and lacks any part or equipment necessary to operate safely and is a hazard to public health and safety	22669(d)
	• parked or left standing upon a highway for 72 or more consecutive hours in violation of a local ordinance authorizing removal	22651(k)
	left unattended on a bridge, viaduct or causeway, or in a tube or tunnel, and is obstructing traffic	22651(a)

Removal authority (continued)

	Peace officers have the authority to remove a vehicle:	Vehicle Code Section
Registration Licensing Violations	 found or operated on a highway, public lands, or off-street parking facility with registration expired more than six months prior to the date the vehicle was found or operated displaying evidence of registration not lawfully issued for that vehicle displaying altered, forged, or counterfeit registration 	22651(o)
	 when the driver has been cited for having expired driver's license driving under suspended or revoked license without knowledge or proper service of suspension/revocation Removal and impound of vehicle of person driving when driving privilege has been suspended or revoked or without ever having been issued a driver's license 	22651(p)

NOTE: Refer to section 14602.6(a)1 for any additional violations.

Criminal activity

Vehicle Code Section 22655.5 states that a peace officer may also remove a vehicle from the highway or from public or private property, if the officer has probable cause to believe that the vehicle:

- was used in the commission of a public offense
- is itself evidence showing that a crime has been committed
- contains evidence, which cannot be readily removed

Removal authority associated with criminal activity The following table presents a number of conditions under which a peace officer has statutory authority to have a vehicle towed when it is associated with criminal activity.

	A peace officer has the authority to remove a vehicle:	Vehicle Code Section
Stolen/ Embezzled	found on a highway and has previously been reported stolen or embezzled	22651(c)
Vehicle	 found on private property and has previously been reported stolen or embezzled NOTE: The <u>Stolen Vehicle System</u> (SVS) is a database containing 	22653(a)
	records related to vehicles, license plates, and vehicle parts that are under investigation. SVS is available through the Criminal Justice Information System (CJIS).	

Removal authority associated with criminal activity (continued)

	A peace officer has the authority to remove a vehicle:	Vehicle Code Section
Incident to Arrest	• incident to arrest when driver or person in control of the vehicle is arrested and taken into custody (refer to department policy)	22651(h)(1)
	when an officer serves notice of an order of suspension or revocation for failure to take or complete a preliminary alcohol screening or chemical test if under 21 or is on probation for DUI	22651(h)(2)

NOTE: Drivers having previous DUI convictions within the last 10 years

may be subject to impound per *Vehicle Code Section* 14602.8(a)1; (Refer to LD#36, Information Systems).

Removal authority associated with criminal activity (continued)

	A peace officer has the authority to remove a vehicle:	Vehicle Code Section
Hit and Run	• found on a highway or on public or private property open to the general public, and the officer has reasonable cause to believe it was involved in a hit and run collision	22655(a)
	NOTE: The vehicle shall be released 48 hours after the removal upon demand of the owner (Vehicle Code Section 22655(b)).	
	• found on private property and has been involved in and left at the scene of a traffic collision, and no owner is available to grant permission to remove the vehicle	22653(b)

Chapter Synopsis

Learning need	Peace officers must know their legal authorities to remove vehicles.	
Authority to remove vehicle [28.04.EO12]	There are a number of conditions under which a peace officer has statutory authority to have a vehicle towed.	

Workbook Learning Activities

Introduction

To help you review and apply the material covered in this chapter, a selection of learning activities has been included. No answers are provided. However, by referring to the appropriate text, you should be able to prepare a response.

Activity questions

1. Peace officers on patrol in a suburban neighborhood spot a car in a driveway that fits the description of one suspected in a hit and run collision in which a senior citizen was severely injured. Upon examination, the officers find damage to the vehicle consistent with the collision. When officers attempt to contact the residents, they find no one home. How should officers proceed? Cite Vehicle Code sections supporting your response.

2. Peace officer on patrol stops a vehicle for an equipment violation. The driver stops his vehicle in a well-lit parking lot and is legally parked. The driver has a warrant for his arrest. How should the officer proceed? Cite California Vehicle Code sections supporting your response.

Problem Solving

Problem solving activity

Mountain Blvd. and LaSalle (continued from Chapter 2, page 2-19)

1. You conduct a traffic stop on a motorist for running the red traffic signal. You contact the solo driver of the car and subsequently determine he has a suspended driver's license.

What should your course of action be? (Answer shall minimally include vehicle code sections violated and/or authorities used.)

Problem Solving, Continued

Student notes

Chapter 5

Driving Under the Influence

Overview

Learning need

Peace officers must know the laws to detect and apprehend drivers whose behavior indicates that they may be driving under the influence of alcohol and/or drugs.

Learning objectives

The chart below identifies the student learning objectives for this chapter.

After completing study of this chapter, the student will be able to:	E. O. Code
Recognize by common name and Vehicle Code section(s), violations involving the possession of alcoholic beverages in a motor vehicle	28.05.EO1
• Explain the meaning of the phrase "under the influence"	28.05.EO2
Recognize by common name and Vehicle Code section(s), violations involving Driving Under the Influence (DUI)	28.05.EO3
Recognize driving that might indicate a driver of a vehicle may be under the influence of alcohol and/or drugs	28.05.EO4
Recognize the indications of intoxication a peace officer may observe upon making contact with a driver	28.05.EO5
Discuss medical conditions that may cause a person to appear intoxicated	28.05.EO6

Overview, Continued

Learning objectives (continued)

	After completing study of this chapter, the student will be able to:	
•	Recognize appropriate peace officer actions if a subject refuses to cooperate in performing a Field Sobriety Test (FST)	28.05.EO7
•	Demonstrate FSTs that may be used to determine impairment, to include: - Horizontal Gaze Nystagmus (HGN) - One-Leg Stand (OLS) - Walk & Turn (WAT)	28.05.EO8
•	Discuss the primary elements included in the statutory admonition read to drivers who refuse to submit to chemical sobriety	28.05.EO9

Overview, Continued

In this chapter

This chapter focuses on the detection and apprehension of persons who are driving under the influence of alcohol or drugs. Refer to the chart below for specific topics.

Topic	See Page
Peace Officer Responsibility	5-4
Possession	5-5
Driving Under the Influence	5-11
DUI Detection	5-15
Field Sobriety Tests	5-22
Chemical Sobriety Tests	5-31
Report Writing Tip	5-43
Chapter Synopsis	5-51
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Problem Solving	5-57
Problem Solving Activities	5-59

Peace Officer Responsibilities

Introduction

The National Highway Traffic Safety Administration estimates that approximately half of all fatal traffic collisions involve the use of alcohol and/or drugs. Because of the gravity of the problem, enforcing laws against impaired driving is an important responsibility of a peace officer.

Detection

Detection of driving under the influence is usually initiated in one of the following ways:

- a report from another person about the individual's driving
- as a result of a call to the scene of an collision
- as a result of stopping the driver for a traffic violation

NOTE:

A peace officer should mentally record not only the normal actions which should be expected, but also the driver's abnormal or unusual actions.

Peace officer responsibilities

A peace officer has the responsibility to stop any driver operating a vehicle in a manner that raises a doubt to the driver's sobriety, and ascertain the cause of the erratic driving, or other abnormal conditions.

Once the officer has detained the driver, reasonable suspicion of driving under the influence may develop into probable cause to arrest as a result of questioning the driver, closer observation, and administering field sobriety tests.

Possession

[28.05.EO1]

Introduction

An <u>alcoholic beverage</u> is any liquid or solid material intended to be ingested by any person, which contains ethanol, also known as ethyl alcohol, drinking alcohol, or alcohol, including but not limited to alcoholic beverages. (*Vehicle Code Section 109*).

Drinking while driving

Even if alcohol consumption has not reached the level that constitutes driving under the influence, an individual may still be guilty of drinking while driving. *Vehicle Code Section 23220(a)* states:

- no person shall
- *drink* any alcoholic beverage
- while driving a motor vehicle upon any highway or other lands open and accessible to the public as described in *Vehicle Code Section 23220(b)*

It is also an infraction to drink any alcoholic beverage while in a motor vehicle that is upon a highway.

Vehicle Code Section 23221(a) prohibits the driver Vehicle Code Section 23221(b) prohibits the passenger

EXCEPTION:

This section does not apply to the passenger in any bus, taxicab, or limousine for hire or the living quarters of a house car or camper (Vehicle Code Section 23229(a)).

Possession of open container

It is an infraction to have an open container of alcohol in a motor vehicle even if the individual is not in the process of drinking the beverage. *Vehicle Code Section 23223(a)* states that:

- no driver or passenger
- shall have in that person's possession
- in a motor vehicle upon any highway or lands as described in 23220(b)
- any receptacle containing any alcoholic beverage
- that has:
 - been opened
 - had a seal broken
 - had the contents partially removed

It is also an infraction for any *passenger* to have *in that person's possession* an open container of alcohol in a motor vehicle (*Vehicle Code Section 23223(b)*).

EXCEPTION:

This section does not apply to the passenger in any bus, taxicab, or limousine for hire or the living quarters of a house car or camper (Vehicle Code Section 23229(a)).

Exceptions

Vehicle Code Section 23223 does not apply to any open container of alcohol:

- in a vehicle which is parked in a public parking lot
- possessed by passengers in for-hire vehicles, such as limousines, buses, or taxicabs (except for individuals under 21 years)

Possession of open container while driving It is also an infraction to possess marijuana or an open container of alcohol in the vehicle while driving that vehicle even though the driver is not actually drinking the alcohol or using the drug at the time. *Vehicle Code Section* 23222(a) states:

- no person
- shall have on that person's possession
- while driving a motor vehicle upon a highway or lands as described in 23220(b)
- any receptacle containing any alcoholic beverage
- which has:
 - been opened
 - had the seal broken
 - had the contents partially removed

Vehicle Code Section 23222(b) states that it is also unlawful for a driver to possess marijuana while driving a motor vehicle. Possession of *less than one ounce* is an infraction.

NOTE: Unless the driver demands to be taken before a magistrate, the

driver shall be released on a written promise to appear in court upon satisfactory evidence of identity and shall not be subjected

to booking.

NOTE: Unauthorized possession of a controlled substance is also a

violation of *Health and Safety Code 11357*. For further

information on violations relating to controlled substances, refer

to LD 12: Controlled Substances.

Possession of alcohol by persons under 21 years

If a person under the age of 21 years possesses alcohol in a motor vehicle, that person may be guilty of a misdemeanor. *Vehicle Code Sections* 23224(a) and (b) state that:

- no person under the age of 21 years shall
- knowingly drive any motor vehicle anywhere
- carrying any alcoholic beverage

Vehicle Code Section 23224(b) applies to all passengers under the age of 21.

Vehicle Code Section 23224 provides exemptions to this requirement for underage persons who are:

- accompanied by a parent or legal guardian
- employed by an ABC licensee
- driving the motor vehicle during regular hours in the course of the underage person's employment

NOTE:

If the driver or passenger was unaccompanied, he or she shall have a complete defense if he or she were following in a timely manner the reasonable instructions of a parent, legal guardian, responsible adult relative, or adult designee relating to the disposition of the alcoholic beverage.

Limousines

Individuals under 21 years are not allowed to possess alcohol even when riding in a rented limousine. *Vehicle Code Section 23229.1* makes it unlawful to:

- possess or store
- opened containers of alcohol
- in limousines for hire
- when the driver transports any passenger under the age of 21

NOTE: It is not a violation if the alcohol is stored in a locked utility compartment.

Storage of opened container

It is an infraction for the owner or driver of a vehicle to allow an open container of alcohol in the passenger area of a motor vehicle. *Vehicle Code Section* 23225(a)(1) states that:

- it is unlawful for the registered owner (or driver if the registered owner is not present in the vehicle)
- of any motor vehicle upon a highway or public lands
- to keep any bottle, can, or other receptacle
- containing any alcoholic beverage that has:
 - been opened, or
 - had the seal removed, or
 - had the contents partially removed
- in the vehicle

EXCEPTION: This section does not apply to the driver or owner of a

bus, taxicab, living quarters of a house car, camper, or limousine for hire (*Vehicle Code Section 23229(b)*).

NOTE: Public land is land which is open and accessible to the public

(Vehicle Code Section 38001(a)).

Storage of open containers by passengers

It is also an infraction for any driver to possess an open container of alcohol in the passenger area of a motor vehicle. *Vehicle Code Section* 23226(a) states:

- it is unlawful for any driver to keep in the passenger compartment
- of any motor vehicle upon a highway or public lands
- any bottle, can, or other receptacle
- containing any alcoholic beverage that has:
 - been opened
 - had the seal removed
 - had the contents partially removed

It is a violation of *Vehicle Code Section 23226(b)* for any passenger to possess an open container of alcohol in the passenger area of a motor vehicle.

Exceptions regarding storage of open containers

The requirements noted under *Vehicle Code Sections 23225* and *23226* regarding storage of open containers of alcohol in the passenger area of a motor vehicle *do not* apply to:

- living quarters of a house car or camper
- the driver or owner of a for-hire vehicle, and all individuals being transported are *under* 21
- containers kept in trunk of vehicle
- areas of the vehicle not normally occupied by driver or passengers (e.g. rear of station wagon or van farthest removed from the occupants)
- a limousine's locked utility compartment within the area occupied by the driver and passengers

Driving Under the Influence

[28.05.EO2, 28.05.EO3]

Introduction

It has been estimated that California may have up to ten percent of the nation's licensed drivers, but also it accounts for as much as thirty percent of the nation's total arrests for driving while <u>under the influence</u>.

Driving under the influence

A person is under the influence of alcohol, drugs, or a combination of alcohol and drugs when:

- as a result of using alcohol and/or drugs
- that person's physical and/or mental abilities
- are impaired to such a degree that
- the person no longer has the ability to drive a vehicle
- with the caution that is characteristic of a sober person of ordinary prudence under the same or similar circumstances

Blood alcohol levels

Vehicle Code Section 23610 articulates the presumptions in *Vehicle Code Sections 23152* and *23153* that can be made about a person's level of intoxication based on blood alcohol levels.

If the person's blood alcohol level is:	a peace officer may:
less than 0.05%	• presume the person <i>is not</i> under the influence of alcohol
0.05% to 0.07%	neither presume the person is or is not under the influence of alcohol based on other competent evidence
0.08% or more	presume the person is under the influence of alcohol

Driving Under the Influence, Continued

Driving under the influence (DUI)

Driving while under the influence (DUI) of an alcoholic beverage and/or drug is a violation of *Vehicle Code Section 23152(a)*.

- It is unlawful for
- any person who
- is under the influence of any:
 - alcoholic beverage
 - drug
 - the combined influence of any alcoholic beverage and drug
- to drive a vehicle

This violation can take place either on public or private property.

Specific conditions

The violation initially established under *Vehicle Code Section 23152(a)* is further refined by the following statutes.

It is unlawful for any person who:		Vehicle Code Section
• has 0.08% or more, by weight, of alcohol in that person's blood to drive a vehicle		23152(b) Misdemeanor
• is addicte NOTE: NOTE:	The person does not have to be "under the influence" at the time. A person who is participating in an approved methadone maintenance treatment	23152(c) Misdemeanor
program is exempt from this restriction. • has 0.04% or more, by weight, in that person's blood to drive a commercial motor vehicle (as defined under <i>Vehicle Code Section 15210</i>)		23152(d) Misdemeanor

Driving Under the Influence, Continued

Felony DUI

Driving while under the influence becomes a felony offense if any person other than the driver sustains any bodily injury because of the driver's driving (*Vehicle Code Section 23153(a)*).

It is unlawful for any person:

- while under the influence of:
 - an alcoholic beverage
 - a drug
 - any combination of an alcoholic beverage or drugs
- to drive a vehicle and
- while driving
 - perform any act in driving the vehicle that is forbidden by law, or
 - neglect any duty imposed by law
- which proximately causes bodily injury
- to any person other than the driver

If it can be shown by chemical tests performed within three hours that the driver's blood alcohol level is 0.08% or more, it can be presumed that the driver's blood was at least that level when the incident causing the bodily injury occurred (*Vehicle Code Section 23153(b)*).

NOTE:

In proving the driver *neglected any duty imposed by law* when driving the vehicle, it is not necessary to prove that any specific section of this code was violated (*Vehicle Code Section* 23153(c)).

NOTE:

A driver may be charged with a felony if the conditions of *Vehicle Code Sections(s)* 23550 (a) or 23550.5(a)(b). Refer to agency policy prior to booking.

Driving Under the Influence, Continued

Drivers under 21 years

Vehicle Code Section 23136 states it is an infraction for any persons under 21 years of age to drive with a blood alcohol concentration as measured by a Preliminary Alcohol Screening (PAS) or chemical test. However, this section shall not be a bar to prosecution under section 23152 or 23153 or any other provision of laws.

Peace officers shall complete a DS367M and forward to DMV for administrative action.

Vehicle Code Section 23140(a) states that it is an infraction for anyone under 21 years of age to drive a vehicle when that person's blood alcohol level is 0.05% or more.

A person may be in violation of this statute if the person is under the influence or affected by an alcoholic beverage, even if no chemical test was made. A person under 21 years of age has no right to refuse.

A blood alcohol level of 0.05% or more may be based on other relevant evidence, such as:

- objective symptoms
- field sobriety test
- preliminary alcohol screening test (PAS)

Bicycles

Driving under the influence can also apply to individuals on bicycles. *Vehicle Code Section 21200.5* states:

- it is unlawful
- to ride a bicycle
- upon a highway
- while under the influence of alcohol and/or drugs

If the suspect requests a chemical test, it must be given; though there is no requirement to offer a test (Vehicle Code Section 23612).

DUI Detection

[28.05.EO4, 28.05.EO5, 28.05.EO6]

Introduction

Detection is the most important, yet the most difficult, task in the enforcement of laws related to driving under the influence (DUI). If officers fail to detect DUI violators, those drivers will avoid prosecution, and, more importantly, could injure or kill innocent people.

Detection process

<u>**Detection**</u> is the process of identifying and gathering evidence to determine whether or not a suspect should be arrested for a DUI violation.

There is a multi-phase process that a peace officer should complete for successful DUI detection, arrest, and prosecution of a person. Each phase provides additional information and facts to support the officer's probable cause to arrest.

The following table identifies steps in the detection process.

	Description	
Vehicle Observation	• initial action(s) of the driver of a vehicle that draw(s) the attention of a peace officer	
Vehicle Pullover	driver's actions while the vehicle pullover is being executed	
Initial Contact	signs of impairment during initial contact with the driver	
Field Sobriety Test (FST)	series of Field Sobriety Tests (FSTs) and, if necessary, chemical sobriety tests	
Arrest Decision	based on the results of the four previous phases, the officer decides if an arrest is warranted	

Vehicle observation

A driver operating the vehicle in any manner which would raise a doubt to the driver's sobriety or other abnormal condition should be stopped.

Examples of deviations from normal driving that an officer may observe include, but are not limited, to those noted below.

Indicator	Deviations
Movement	 weaving swerving drifting turning with wide radius turning abruptly or illegally striking or almost striking an object or another vehicle driving into opposing or crossing traffic
Speed	 low speed (more than 10 mph below) stopping (without cause) in a traffic lane accelerating or decelerating rapidly stopping inappropriately braking erratically
Position	 straddling center or lane marker driving on other than designated roadway (e.g., shoulder) tires on center of lane marker following too closely
Driver Action	 appearing to be impaired (e.g., slack facial muscles, drooping eyes) driving with headlights off slowly responding to traffic signals signaling inconsistent with driving actions

Other methods

Although detection of DUI drivers is usually initiated through the officer's direct observation, the officer can become aware of DUI drivers through:

- reports from other persons
- calls to collision scenes

NOTE: Officers must accurately record, not only the normal actions

expected, but also the driver's abnormal or unusual actions.

Example: Officers should be alert for any unusual activity or behavior.

Vehicle pullover

Once a driver is suspected of being under the influence of alcohol or drugs, officers should make every reasonable effort to stop the driver as soon as practical.

To allow the driver to proceed could result in a collision which is a peace officer's duty to prevent. A defense point could be raised on the presumption that the officer was "not sure" and had to make a prolonged observation before stopping the suspect.

Indicators

The officer should continue to make observations and gather evidence as the driver is being pulled over. The evidence collected will assist in proving or disproving, beyond a reasonable doubt, the element of being "under the influence."

Example: An officer should record the driver's response to the patrol vehicle's red light or to the red light and siren.

The following table identifies additional observations an officer might make during the vehicle pullover of a driver who is suspected of DUI.

Indicator	Deviations	
Actions	 an unusually fast compliance to the red light and siren (i.e., "screeching halt"), either on or off the roadway slowness or hesitancy to comply apparent ignorance of the attempts made to stop the vehicle an attempt to outrun the patrol vehicle 	
Movement	unusual activity or movement by the occupants within the vehicle that could indicate an attempt to change drivers while the vehicle is still in motion an attempt to dispose of bottles or cans of alcoholic beverages by: - dropping or throwing them from the vehicle before it comes to a complete stop, or - hiding them in the vehicle selection of a poor parking location poor parking maneuver	

NOTE:

If a driver and a passenger attempt or actually change places before the vehicle stops and both individuals are found to be under the influence, both may be charged with driving while under the influence of alcohol.

Initial contact

Peace officers should always be alert for signs of impairment, even though the person's driving may not have indicated the probability of such influence. The following table identifies possible indicators an officer might look for during the initial contact.

Indicator	Deviation	
General Appearance	appearance associated with the lack of sleep (e.g., drooping eyelids, red, and/or watery eyes, relaxed facial muscles)	
Eyes	apparent difficulty focusing eyes upon an object, or refusal to look directly at the officer	
Speech	odor of intoxicants on the breath poor enunciation, slurred speech	
Attitude	signs of nervousness cockiness unusual cheerfulness or friendliness apparent hesitancy in complying with lawful orders or instructions appearing agitated other inappropriate behavior	
Actions	impaired motor skills (poor balance and coordination) difficulty in understanding simple questions or instructions manner of getting out of the car tremor of hands poor hand coordination	

Medical conditions

Certain physical and medical conditions can cause an individual to act in a manner that could initially lead an officer to suspect the use of alcohol or drugs. Such conditions include, but are not limited to:

- fatigue
- diabetes
- previous traumatic head injury
- cerebral palsy
- stroke

NOTE:

Additional information regarding peace officer interactions with people with disabilities may be found in LD 37: *People with Disabilities*.

Officer actions

It is critical that the possibilities of such conditions be further investigated to:

- ensure the subject receives medical attention, if necessary
- prevent the injustice to an innocent person
- assure that persons who are ill or injured may not suffer aggravation by being incarcerated
- anticipate a possible defense, real or alleged, to the charge of intoxication

Medical examinations

If an officer is not sure that observations indicate possible intoxication or believes the behavior may be caused by other reasons, the officer may:

- delay any further examination and
- seek appropriate medical attention

Sobriety test

If an officer's observations and information gathered during the initial investigation of the detection process (observation, pullover, initial contact), still lead the officer to believe that the driver may be DUI, the officer may conduct field sobriety tests, and if necessary, initiate the process for chemical testing.

NOTE: Information regarding field sobriety tests and chemical sobriety

tests is included in the following sections of this workbook.

Arrest decision

The decision to make an arrest for DUI should be based on the totality of the observations, information gathered, and evidence collected during the earlier phases of the DUI detection process.

NOTE: Information regarding an officer's authority to arrest and other

actions are included in Chapter 2 of this workbook.

Field Sobriety Tests

[28.05.EO7, 28.05.EO8]

Introduction

Field Sobriety Tests (FSTs) are tools used by peace officers to help determine whether a suspect is under the influence of alcohol and/or drugs.

Location

Before any field sobriety test can be administered, peace officers must select an appropriate site for conducting the tests. Although any site can be potentially hazardous, certain locations can pose a greater threat to officer safety and the safety of the individual being tested. When possible, the location should:

- have a smooth level, and dry surface
- adequate lighting
- be out of traffic

Examples of potentially hazardous locations include but are not limited to:

- in front of a tavern
- in front of a person's residence, with a gathering of people including family
- in an area which has a history of racial strife and rioting
- within sight of any large gathering of people
- in an area too close to passing traffic, etc.

If such a situation exists, the individual should be removed from the scene as quickly as possible and the examination conducted elsewhere, if legally permissible. In a potentially volatile situation, the tests may need to be conducted at a safer location.

Questions prior to sobriety test

It is recommended that a peace officer ask the driver a series of questions prior to administering the sobriety test. These questions provide needed information and establish whether the driver has physical impairments that may affect the test results.

Examples of appropriate questions might include, but are not limited to, the following.

- Any illness or injuries?
- Any problems with your vehicle?
- Do you have any physical impairment?
- When did you last eat?
- When did you last sleep? For how long?
- Where are you coming from? Going to?
- What have you had to drink? How much?
- Where did you drink?
- When did you start drinking? When did you stop?
- Do you feel the effects of the drinks?
- Are you under the care of a doctor or dentist?
- What, if any, medications are you taking?
- If there's been a collision:
 - Did you bump your head?
 - Were you drinking?
 - Did you drink after the collision?

Refusal to cooperate

In some cases the driver may refuse to cooperate in performing the various tests. For example, a driver refuses to take one or more of the coordination tests, or will only submit to a chemical test.

While it is impossible to demand or force a driver to complete one or more field sobriety tests against his or her will, officers should:

- make sure the driver understands the significance of the test and the driver's refusal to take it
- note the driver's lack of cooperation in writing
- testify to such fact at the time of the court trial

Miranda

Officers are not required to administer a Miranda warning during a field investigation prior to an arrest. Prior to an arrest, the driver's right to remain silent under the Fifth Amendment does not apply. Officers can ask the driver questions such as: "How much have you had to drink?"

NOTE: For additional information regarding arrest and Miranda, refer to LD 15: *Laws of Arrest*.

Safety

The tests should not be so difficult or complicated that the average sober driver could not perform them. A peace officer should never ask a driver to perform a test which could result in the driver's injury.

Each test should be explained and demonstrated to the driver so that the driver understands what is expected. Officers should always consider officer safety tactics when demonstrating FSTs while in close proximity to the driver.

Tests should not be given if the driver is obviously under the influence when the attempt could compromise the driver's physical safety. However, the officer should describe those obvious signs of impairment in the report.

NOTE: A peace officer should refer to his or her own agency's field

sobriety test forms.

Objective observations

Evaluation of the driver being tested is based on the officer's objective observations. Tests are used to objectively evaluate the driver's level of impairment.

Horizontal Gaze Nystagmus (HGN) In this test, which checks for involuntary eye movements or "bounce," each eye is checked separately. The point where the involuntary eye movement or "bounce" begins is called the "angle of onset." In checking each eye, the officer looks closely for three different indicators:

- Is the eye able to smoothly track a slowly moving object passing back and forth in the person's field of view?
- When the eye is held as far to the side as it can go, is the jerking distinct?
- Does the jerking or angle of onset begin before the eye moves to a 45 degree angle of gaze?

As a person's blood alcohol concentration increases, the more likely it becomes that these clues will become more pronounced.

The following table identifies the conditions and procedure for examining a person's eye movements.

	Actions/Observations	
Light	 There must be enough light to see the reaction The person should remove glasses, but not contact lenses 	
Position	The person's eyes should be raised so that some of the white shows below the iris (color)	
Focal Point	Provide an object for the person to focus on (e.g., top of a penlight, tip of the officer's index finger, etc.)	
Distance	Hold an object approximately 12"-15" in front of the person's eyes	

Horizontal Gaze Nystagmus (HGN) (continued)

	Actions/Observations	
Movement Light	 Move the object 15" off center. This will approximate 45 degrees The stimulus should cause the person's eyes to move either to the right or left 	
	 Move object back to center Again the eyes should be moved to maximum deviation and officer will note smoothness of pursuit and nystagmus at maximum deviation 	
	Repeat process in the opposite direction	

Cautions

There are a number of considerations that an officer needs to keep in mind regarding the horizontal gaze nystagmus test:

- If angle of onset is not the same in each eye, the officer should check to see if pupil sizes are different-asymmetric
- The nystagmus may be neural and, if warranted, the person should get immediate medical treatment
- Approximately 50% of the population has end point nystagmus
- Approximately 4% of the population has an angle of onset of 40 degrees, which could be mistaken for intoxication
- An officer should check for eye injuries or the presence of an artificial eye
- Although a person should not remove contact lenses, the use of contact lens should be noted in the report. An officer may not want to administer this test as there is a risk that hard contacts may dislodge at extremes
- Depressants (including alcohol) PCP and some inhalants cause horizontal nystagmus and, depending on the amount of dosage, can cause vertical nystagmus

Field tests

Field tests that can be used during a field sobriety test are noted in the following table.

Tests	Person is directed to:	Tests the person's:
Walk and Turn (WAT)	 stand in heel-to-toe position take a specified number of steps walk in a straight line keeping arms at sides place one foot before the other in a heel-to-toe position turn, and return 	 balance ability to maintain a straight course and turn smoothly ability to listen to and follow a series of instructions attention span
One Leg Stand (OLS)	 hold one leg up straight and forward keep foot approximately 6" off the ground keep arms at sides, and look at the raised foot count to 30 saying out loud "1001, 1002," etc. 	 balance ability to accurately count aloud by thousands for 30 seconds

NOTE:

Studies have confirmed the considerable accuracy at detecting impairment when the component battery of the HGN, WAT, and OLS tests are administered and evaluated in a standardized manner.

Field Sobriety Tests, Continued

Additional tests

Additional tests can be administered individually or a driver may be required to perform more than one task at a time. Performing multiple tasks can be a measure of the individual's attention span or ability to divide one's attention.

Test	Person is directed to:	Tests the person's:
Modified Position of Attention	 stand at attention place heels and toes together close eyes tilt head back slightly NOTE: Officer observes and records sway and/or loss of position. 	• balance
Finger to Nose	 stand at attention keep heels and toes together close eyes tilt head back slightly touch tip of nose with finger tips 	 ability to coordinate movements balance retention ability to follow simple directions
Hand Pat	 pat back of right hand into palm of left hand, then turn hand over and pat palm to palm NOTE: The test should be performed several times in a relatively rapid manner. 	hand movement coordination

Field Sobriety Tests, Continued

Additional tests (continued)

Additional tests can be administered individually or a driver may be required to perform more than one task at a time. Performing multiple tasks can be a measure of the individual's attention span or ability to divide one's attention.

Test	Per	son is directed to:	Tests t	the person's:
Alphabet	• repeat A-Z	(or write) alphabet from	motormemo	r coordination ory
	NOTE:	Officer should inquire as to person's educational level before administering this test.	NOTE:	Person should repeat alphabet as would a sober
	NOTE:	Speech difficulties may negate test.		person in a slow concise manner.

Chemical Sobriety Tests

[28.05.EO9]

Introduction

A sample of the driver's breath, blood, or urine, taken soon after the act of driving, is the best scientific evidence of intoxication. Such tests can serve to support and supplement the officer's observations as well.

Implied consent

Any person who drives a motor vehicle is understood to have *already agreed*, at the time the license was issued, to submit to chemical testing for alcohol/drug levels (*Vehicle Code Section 23612*).

The officer does not have to seek any further consent from the person at the time of the arrest.

NOTE: The legislative intent of *Vehicle Code Section 23612* was to

avoid confrontations with intoxicated persons under the influence over evidence collection procedures.

Qualified consent

Because of the presumption of implied consent, a driver is not allowed to further qualify or place conditions on that consent.

For example, a driver who agrees to take a sobriety test only if his or her own physician or attorney can be present has refused the test. Similarly, consent conditioned on taking both tests, the breath and the blood test, is a refusal.

Chemical sobriety tests

Chemical sobriety tests are incidental to arrest. They can be administered when the arresting officer has reasonable cause (i.e., probable cause) to believe the person was driving an automobile in violation of:

- alcohol individuals under the age of 21 (Vehicle Code Section 23140)
- driving under the influence of alcohol and/or drugs (Vehicle Code Sections 23152)
- driving under the influence of alcohol and/or drugs causing injury (Vehicle Code Section 23153)

Types of tests

A person lawfully arrested for driving under the influence has the choice of one of two possible tests to which he or she can submit:

- a breath test
- blood test

A urine test may be offered when the breath and blood tests are not available.

Breath tests *do not* measure for drugs. A person who chooses to submit to a breath test may also be required to submit to a blood or urine test if the officer has reasonable cause to believe that the person was driving under the influence of drugs or a combination of alcohol and drugs.

NOTE: The officer should state in the report the facts of that belief.

Timing

The amount of alcohol or drugs in the blood begins to diminish soon after drinking or ingestion stops. Delay in testing could lead to a result that is lower than the true alcohol/drug level at the time of driving.

For this reason, chemical sobriety tests must be taken as soon as possible, preferably *within three hours*, from the time of the incident.

NOTE:

The officer should not in any way imply that the driver has a right to delay the test or that the driver has a right to change his or her mind regarding consent.

Failure to complete a test

If the driver is unable to complete the chosen test, the driver must submit to and complete the other test. Inability or failure to complete a test is considered a *refusal* (Vehicle Code Section 23612).

If a driver is or claims to be unable to complete the chosen test, the officer should advise the person:

- that there is a duty to submit to and complete the chosen test
- if unable to complete the test
- the driver must submit to and complete the other test

Refusal

A <u>refusal</u> to take a chemical sobriety test can be any:

- statement, act, or conduct by the driver which:
 - directly refuses or
 - qualifies compliance by imposing conditions prior to submitting
 - makes compliance unreasonably difficult or impossible
- failure to satisfactorily complete the chosen test or its alternative
- delay in offering to provide a sample

Recognizing a refusal

A verbal refusal by the driver (i.e., "No") should be very clear to the officer. But a driver's refusal may also be implied by the driver's acts or conduct. The following table provides additional information regarding recognition of an implied refusal.

Refusal to submit may be presumed if the driver:	Additional Information	
• remains silent	 if a driver indicated a willingness to take a test, but fails to or refuses to specify which test, such action on the part of the driver constitutes a refusal under these circumstances, it will be up to the officer to select the easiest available test 	
engages in assaultive or abusive behavior (e.g., shouting, repeatedly interrupting, physically resisting, etc.)	 inoffensive, but uncooperative, conduct amounts to a self-imposed limitation and, therefore, is a form of refusal if the driver's conduct is clearly non-cooperative, the officer is still obliged to complete the standard admonishment 	
demands to take more than one test	such a demand amounts to a self-imposed condition and, therefore, is a form of refusal	

Chemical test admonition

If a driver refuses to submit to a chemical test, that driver must be advised of certain information regarding the consequences of refusing.

The only method for giving this admonition is to read the complete statutory admonition directly from the back side of the current DMV DS-367 form. No additional language or admonitions are necessary.

NOTE: DS-367 form is often referred to as the "Officer's Statement" form.

Admonition content elements

The following table identifies the primary content elements included in the statutory admonition read to drivers.

Element	Description
Consequences	 refusal to submit or failure to complete a chemical test will result in: a fine and mandatory imprisonment if convicted suspension or revocation of driving privileges for a period of one to three years (depending on previous driving record)
Choice	• the driver has a choice of either a breath or blood test NOTE: If taken to a medical facility, the driver must submit to tests which are available.
Evidence	any refusal to submit or failure to complete a chemical test may be used as evidence against the driver
Counsel	• the driver <i>does not</i> have a right to counsel in connection with submitting to a chemical test
Alternate Tests	if a driver is unable to complete one test, that person must then submit to the remaining test

NOTE: An officer may elect to record the admonition, as well as the driver's response, on audio or videotape.

NOTE: Individual agency policy may vary regarding when to administer an admonishment. An officer is responsible for knowing and complying with his or her own agency's policy.

License suspension

If, after a lawful arrest and the standard admonition, a driver refuses to submit to and promptly complete a chemical test, the driver's license *will* be suspended.

The arresting officer has no obligation to make a second offer or to accommodate a driver if that person subsequently changes his or her mind.

Injured or unconscious driver

A person who is unconscious or otherwise in a condition that renders them incapable of refusal is deemed not to have withdrawn their consent and a test or tests may be administered whether or not the person is told that their failure to submit to, or the non-completion of, the test or tests will result in the suspension or revocation of their privilege to operate a motor vehicle. A person who is dead is deemed not to have withdrawn their consent and a test or tests may be administered at the direction of a peace officer (Vehicle Code 23612.5).

NOTE: It is advisable that under such conditions, the officer request

both blood and urine tests.

Driver confusion

A driver may show signs of confusion or lack of understanding that is not due to intoxication, but is caused by the language used in the admonition. When this occurs, the officer has the duty to clarify the situation for the driver. The officer should emphasize that a suspension of the driver's license for refusal is not just a possibility, but is *mandatory*.

If the officer fails to eliminate the person's confusion, there may be a legitimate basis for the refusal and the driver's license may not be suspended.

Right to counsel

The Miranda warning includes the advice that once arrested, the driver has the right to counsel before answering any questions or making any statements. Since a chemical test does not fall into either of these categories, the right to counsel does not apply.

The driver does not have the right to have an attorney present:

- before stating whether to submit to a test
- when deciding which test to take
- during the administration of the test

Personal physicians

The driver does have a right to have a medically qualified person of that driver's own choice to administer a second blood test. However, the officer is not required to advise the driver of this right (*Vehicle Code Section 23158(b)*).

During the initial test, the person has *no right* to have the test witnessed or performed by a *personal physician*. Making the test conditional on this request constitutes a *refusal* to submit to a chemical test.

If the person makes such a request, the officer should:

- advise that no such right exists
- inform the person that making the request as a condition would be the same as refusing to submit
- read the statutory admonishment to the person
- if necessary, ask the person what part of the admonition is not clear and explain only that portion of the admonition in the officer's own words

The officer should also explain that such tests are at the person's own expense, and an opportunity will be provided to obtain one within a reasonable amount of time.

Administration requirements

The following table identifies the basic requirements for each of the three types of chemical tests.

	Requirements
Breath Test	 a certified operator must administer the test the person must be observed 15 minutes prior to the test out of three samples, two valid samples must be within 0.02%
Blood Test	 the blood sample must be taken by a licensed physician, nurse, clinical laboratory technician, etc. the sample must be collected in a medically approved manner NOTE: This test is not applicable to a person with hemophilia or a heart condition.
Urine Test	 the person is required to urinate twice first, the person must void the bladder to remove previously accumulated urine which would not reflect the present blood alcohol level the second sample must be taken no less than 20 minutes later; failure to produce this sample is considered a refusal

NOTE:

Specific agency policies and procedures may vary regarding the administration of chemical sobriety tests. An officer is responsible for knowing and complying with his or her own agency's policy.

Reasonable privacy

If a blood or breath test is not available, the person must be given a urine test. In these instances, a peace officer needs to be aware of the person's right to reasonable privacy in the taking of the urine sample (*Vehicle Code Section* 23158(e)).

When an officer requests a urine sample, the person should be given privacy in the taking of the urine specimen that will ensure the accuracy of the specimen and, at the same time, maintain the dignity of the person involved.

NOTE:

The courts have held that an intrusion into a person's privacy, not greater than that usually experienced in a public restroom, complies with the statute.

Drug admonition

The drug admonition is given following a completed breath test when the arresting officer believes the driver is under the influence of drugs.

The admonition is on the back of the DMV "Officer's Statement" form. An officer must read this admonition verbatim to the suspect.

Retention of samples

If a driver chooses to submit to a breath test, that person should be informed that:

- the test equipment does not retain any breath sample for later analysis by the driver or anyone else
- if the driver wants a sample retained, the driver may provide a blood sample which will be retained at no cost to him or her
- if the driver does so, the blood sample may be tested for alcohol or drug content by either party in any criminal prosecution

This retention admonition is not included in the DS-367 form, but may appear on an arrest form prepared by local agencies. When giving the admonishment, it is always better to read it directly from the form whenever possible.

Seizure of license

The Department of Motor Vehicles has the authority to suspend or revoke the driving privilege of any person found to be driving with a blood alcohol content of 0.08% or more.

Driving privileges may be suspended, if the driver:

- refuses to submit to, or fails to complete, a chemical test to determine a blood alcohol concentration level
- takes a breath test which shows an immediate blood alcohol concentration level of 0.08% or more
- takes a blood or urine test, and the officer has reason to believe the results will show a blood alcohol concentration level of 0.08% or more

Officers may not seize out-of-state licenses. Instead they should complete the DS-367 form, give a copy to the driver, and DMV will notify the driver's home state.

NOTE:

Persons who are under 21 years will have their licenses suspended when driving with a blood alcohol concentration level of 0.01% or more.

Temporary license

When a driver's license is confiscated by a peace officer, that officer must hand the driver an Order Suspension Endorsement (DMV form DS-367). This document will serve as a temporary license good for 30 days from the date of the arrest.

Determination as to whether the person will lose driving privileges for a longer period will be made at a later DMV administrative review to ensure that all the elements of the law have been met.

Unless the order is successfully challenged, and assuming it is the driver's first offense for DUI, the person's license will be suspended for up to four months (Vehicle Code Section 13353.3).

NOTE: A temporary license is valid only if the person's original license

is valid.

NOTE: If the driver has an out-of-state license, the DMV will notify the

driver's home state of the California suspension/revocation

action.

NOTE: Order Suspension Endorsement (DMV form DS-367M) should

be used when serving an order of suspension to a driver who is

under the age of 21 years.

"Officer's Statement"

The Department of Motor Vehicles will make a final decision on the suspension/revocation of the driver's license based solely on the "Officer's Statement" (DMV form DS-367). Accordingly, officers need to complete this document as accurately and completely as possible.

Since the DMV may not see the officer's crime and arrest reports, it is important to repeat the information from the arrest report on the DMV form. For example, the officer should identify the citizen or officer who advised that the vehicle was not being driven properly, and the actions which the individual observed.

If the officer filling out DMV DS-367 personally observed the driver before initiating the stop, the officer should spell out what was observed. For example, "erratic driving" is not sufficient. Instead the officer should describe exactly what the driver did and use appropriate vehicle code sections that were violated.

Report Writing Tip

Driving under the influence (DUI)

DUI has its own descriptive language. In other words, there are distinct writing techniques that should be used to describe the components of a DUI that will contribute to developing a clear picture of what happened. This is not to say the following writing techniques are absolutes; they are simply guidelines for documenting the unique characteristics needed in a DUI report.

Writing considerations of probable cause to stop

A primary consideration when conducting a DUI investigation is to let your investigation lead you through an objective assessment of all the facts within their context. This process is referred to as the "Totality of Circumstances." In other words, when you approach a DUI investigation, you consider it without a preconceived mindset. As facts are discovered, examine each one based on your experience, training and education, to see if they work together to form the probable cause to believe that a DUI occurred.

Probable cause for the stop is established by documenting what initially brought the vehicle to your attention. Many times your first observation will identify a violation of the California Vehicle Code (CVC).

Examples

The following are two basic writing examples:

CVC Violation:

(1) ...I was driving westbound in the 200 block of Maple Avenue, approximately 60 yards east of the intersection of Elm Street. The intersection of Maple Avenue and Elm Street is controlled in all four directions by posted stop signs and painted limit lines. My attention was drawn to a black Chevrolet Silverado pickup truck traveling southbound on Elm Street.

Examples (continued)

I saw the vehicle slow to approximately 10 mph and turn westbound onto Maple Avenue, failing to completely stop for the posted southbound stop sign. I activated the overhead emergency lights of my patrol car; I stopped the vehicle in the 300 block of Maple Avenue to investigate an apparent stop sign violation 22450 C.V.C...

Erratic Driving Patters:

(2) ...I was driving westbound in the 200 block of Maple Avenue when my attention was drawn to a black Chevrolet Silverado pickup traveling westbound on Maple Avenue approximately 50 yards in front of my patrol vehicle. Maple Avenue has one lane westbound and one lane eastbound separated by painted parallel double yellow lines.

I saw the vehicle drift over the parallel lines, straddle them by approximately half its width, travel approximately 30 yards, and drift back to the center of the westbound lane. The vehicle continued westbound on Maple Avenue for approximately 100 yards and drifted again. This time it straddled the parallel lines by approximately one third its width, traveled approximately 25 yards, then drifted back to the center of the westbound lane.

I activated the overhead emergency lights of my patrol car. I stopped the vehicle to investigate the erratic driving patterns associated with CVC violations 22107 (Driving a Direct Course) and 22651 (Right Half of the Roadway) and to check the welfare of the driver and protect the public's safety...

Writing considerations – probable cause to arrest and examples DUI is a crime that has many aspects of information available to the keen observer. When you come into contact with a driver, whether it's the result of a CVC violation, erratic driving at the scene of a traffic collision, or a report from some other person, be objectively open to any signs, symptoms, or behaviors that could lead you toward a DUI investigative direction. These leads or indicators are critical because they can develop into "reasonable suspicion" and "probable cause" to arrest.

What are the leads or indicators commonly found in a DUI? Let's look at a few categorically:

- general appearance
- eyes
- speech

- attitude
- coordination
- cognition (the ability to think)

Notice how the picture becomes clearer when attributions are made:

...I asked Baldwin to get out of his vehicle and walk over to the sidewalk. As Baldwin was walking, I saw that his clothing was disheveled. His pants were wrinkled, his shirt was un-tucked and his shoes were untied. As Baldwin slowly walked around his vehicle toward the sidewalk, he lost his balance and had to stop himself from falling by placing his left hand on the trunk of his vehicle. Once Baldwin was on the sidewalk, I asked him to turn and face me. As Baldwin faced me, I saw that his eyes were red and watery. As I stood approximately five feet from him, I could smell the odor of an alcoholic beverage coming from his person. I asked Baldwin if he was ok. He answered me, but I had difficulty understanding him because his speech was slurred. Baldwin had to repeat his answer twice before I understood that he said, "I'm OK man." I told Baldwin I had to ask more questions. He replied in a slurred and irritated tone. "I don't want to play your damn game; you're trying to trick me...!"

Writing considerations – probable cause to arrest and examples (continued) A DUI report should be rich in descriptiveness. When you write, think about the readers who were not there and use words that invite their five senses to experience the evidence as you did. Write in such a way that your audience can actually picture the vehicle weaving, hear the slurred speech, smell the odor of an alcoholic beverage, or feel the half-full and moist (to touch) open container you saw in plain view in the vehicle's cup holder. Also think about integrating other (enhancing) techniques such as photographing the red and watery eyes, the plain view open container as you saw it in the vehicle, recording the slurred speech patterns, or drawing a diagram of the erratic driving pattern. Remember, what the jury sees in the courtroom is the cleaned up version of the person you arrested. Your report needs to take the jury back to the bedrock of reality you experienced when the person's signs, symptoms, and behaviors justified a probable cause to arrest.

Writing considerations – probable cause for the search How you document a search is important because it justifies and demonstrates how you searched within your legal authority. Let's briefly look at three search authorities common to DUI:

Incident to an Arrest

You can search the person and the "passenger compartment" of a vehicle that is incident to a lawful arrest. This search is based on the probable cause to arrest, even though the search may come first. When documenting this type of search, use clear chronological order so your step by step process of probable cause development is apparent.

Plain View

When you see something in plain view (open beer can, crack pipe, bindle of cocaine, etc.), you must document where you were when you saw it (Did you have a right to be there?), your proximity (How far was it from you?), and how it was recognized (Is it a common object, or did you need your training, experience, and education to recognize it?).

Writing considerations – probable cause for the search (continued)

Plain Smell

When you smell something you must describe what you smelled. Was it a common smell or did you need your training, experience, and education to identify it. Most importantly, how did you attribute the smell to a person or object (vehicle, container, etc.) and what was your proximity?

Examples

(1) ...I was driving westbound the 200 block of Maple Avenue
Approximately 60 yards east of the intersection of Elm Street.

The intersection of Maple Avenue and Elm Street is controlled in all

The intersection of Maple Avenue and Elm Street is controlled in all four directions by posted stop signs and painted limit lines. My attention was drawn to a black Chevrolet Silverado pickup truck traveling southbound on Elm Street.

I saw the vehicle slow to approximately 10 mph and turn westbound onto Maple **failing to completely stop for the posted southbound stop sign.** I activated the overhead emergency lights of my patrol car. I stopped the vehicle on the street in the 300 block of Maple Avenue to investigate an apparent stop sign violation, 22450 C.V.C.

I walked to the **driver's door of the vehicle** and spoke with the driver who was later identified as William Baldwin. Baldwin was the sole occupant of the vehicle. As I spoke to Baldwin through his **open driver's window and** from a **distance of approximately four feet**. I could **smell an odor of an alcoholic beverage** coming from the vehicle's interior. I asked Baldwin for his driver's license and told him why I stopped him. As Baldwin searched for his driver's license, I saw a **12 ounce Coors Beer** can lying in plain view on its side on the front passenger floorboard which is a **violation of 23222 CVC** (Possession of Open Container While Driving). There was an **amber liquid surrounding the beer** can that had not soaked into the floorboard carpet. The pop top of the beer can was open.

Examples (continued)

I asked Baldwin to get out of his vehicle and walk over to the sidewalk. As Baldwin was walking, I saw that his **clothing was** disheveled. His pants were wrinkled, his shirt was un-tucked and his shoes were untied. As Baldwin slowly walked around his vehicle toward the sidewalk, he **lost his balance** and **had to stop himself from falling** by placing his left hand on the trunk of his vehicle. Once Baldwin was in the sidewalk, I asked him to turn and face me. As Baldwin faced me I saw that his eyes were red and watery. As I stood approximately five feet from him, I could smell the odor of an alcoholic beverage coming from his person. I asked Baldwin if he was ok. He answered me, but I had difficulty understanding him because his **speech was slurred**. Baldwin had to repeat his answer twice before I understood that he said, "I'm OK man." I told Baldwin I had to ask more questions. He replied in a slurred and irritated tone, "I don't want to play your damn game; you're trying to trick me...!"

I asked Baldwin to **complete a series of field sobriety tests** at the scene. Baldwin complied, **but did not complete the tests satisfactorily** (refer to Field Sobriety Test and questions supplement).

Based upon my observations of Baldwin's driving, his objective symptoms of alcoholic beverage intoxication and the field sobriety tests, I believed, based on my training, experience, and education, that Baldwin was driving under the influence of an alcoholic beverage. I took custody of Baldwin per 23152 CVC and handcuffed him. I double-locked the handcuffs and checked them for tightness. I immediately advised Baldwin of his obligations per the implied Consent admonishment, 23612 CVC. I asked Baldwin if he clearly understood, and he said, "Yes."

Examples (continued)

Incident to the arrest, I searched Baldwin's person for evidence of the 23152 C.V.C. I found none and seated him in the back seat of my patrol car.

Incident to the arrest, I searched Baldwin's vehicle for evidence of 23152 C.V.C. On the front passenger floorboard I retrieved the 12 ounce Coors beer can I described above. The can was cold and moist to touch. It contained approximately one ounce of an amber liquid consistent with beer. The liquid that had surrounded the beer on the floor board had soaked into the carpet. I seized the can and it's content as evidence. I parked and locked Baldwin's vehicle at the scene upon Baldwin's request...

Let's stop here. The report would continue with further documentation of booking Baldwin documenting the evidence, etc.

Writing consideration – other areas of importance

Admonitions

There are several mandatory admonitions for DUI, such as, the Chemical Test Admonition (23612 C.V.C.) and the Retention Admonition (23614 C.V.C.). When giving an admonition, ensure your report effectively documents it was clearly communicated and was understood by the arrestee. If you have to explain the admonition, do not dilute its meaning by using language that changes "shall" to "may", or "could" instead of "will be."

Documenting a Refusal

When a suspect refuses to take a test or comply with an admonition, don't just simply write. "The suspect refused." Support the refusal with a literal quotation of what was said such as, "I am not taking a damn test – no way!"

The divided attention concept

The act of driving is a "divided attention" task. The National Highway Traffic Safety Administration (NHTSA) manuals are recognized worldwide in DUI enforcement and prosecution. A concept found in these manuals is Divided Attention. Divided Attention means "having the ability to perform two or more tasks at one time. " In other words, steering, accelerating, braking, using turn signals, speed variations – the ability to observe, comprehend, and react to varied driving conditions or hazards – are examples of Divided Attention.

The NHTSA has developed three specific "divided attention" DUI battery tests. These three tests are: Horizontal Gaze Nystagmus (HGN), One Leg Stand, and Walk and Turn. These tests are validated for the testing of blood alcohol levels at or above .08. These tests include two dimensions known as the *instruction phase* and the *performance phase*.

Understanding the concept of *instruction phase* and *performance phase*, when documenting these NHTSA tests, or other FSTs, is important. Not only must you effectively document how a subject *performed*, but also how they comprehended *instructions*. There are examples about how to properly document the NHTSA tests and other FSTs in LD12 (Controlled Substances). Read the report writing chapter covering objectives symptoms. There are sample documentations of theses three specific NHTSA tests and other FSTs. *Check with your LD28 instructor for more_information about Divided Attention*.

The Link:

When stopping a vehicle for an apparent traffic violation or some erratic or unusual driving pattern, maintain an open-mindedness that allows your investigation to lead you to the causation of an observed event and its successive outcome. There will be times when what you thought was a probability was in fact some other contributing factor not considered, such as a sleepy, confused, lost, or inexperienced driver. In any situation, be objectively open to indicators that could lead your investigative direction. Then process that information through your training, experience, and education. When testifying in court, focus on effectively presenting testimony that clearly articulates and validates your actions. Ask your LD28 instructor for more information about additional types of signs, symptoms, and behaviors of objective symptoms and how to document Field Sobriety Tests.

Chapter Synopsis

Learning need

Peace officers must know the laws to detect and apprehend drivers whose behavior indicates that they may be driving under the influence of alcohol and/or drugs.

Possession of alcohol [28.05.EO1]

Any driver who has *in that person's possession*, in a motor vehicle upon any highway or public lands, any receptacle containing any alcoholic beverage that has been opened, or had a seal broken, or had the contents partially removed is guilty of an infraction.

Driving under the influence [28.05.EO2, 28.05.EO3]

A person is under the influence of alcohol, drugs, or a combination of alcohol and drugs when, as a result of using the alcohol and/or drugs, that person's physical and/or mental abilities are impaired to such a degree that the person no longer has the ability to drive a vehicle with the caution that is characteristic of a sober person of ordinary prudence under the same or similar circumstances.

DUI detection [28.05.EO4, 28.05.EO5]

Deviations from normal driving may include weaving, swerving, drifting, turning with wide radius, turning abruptly or illegally, striking or almost striking an object or another vehicle, driving into opposing or crossing traffic, slow speed (more than 10 mph below), stopping (without cause) in a traffic lane, accelerating or decelerating rapidly, stopping inappropriately, or braking erratically.

Medical conditions [28.05.EO6]

Certain physical and medical conditions can cause a person to act in a manner that could initially lead an officer to suspect the use of alcohol or drugs, such as fatigue, diabetes, previous traumatic head injury, cerebral palsy, and stroke.

Chapter Synopsis, Continued

Observations during field sobriety tests [28.05.EO7]

Performance of the driver being tested is based on the officer's objective observation. Tests are used to objectively observe the driver's attention span, balance, coordination, memory, and the ability to concentrate and follow instructions.

Types of field sobriety tests [28.05.EO8]

There are several field sobriety tests that peace officers may administer, such as modified position of attention, walk and turn, finger to nose, hand pat, one leg stand, alphabet, and horizontal gaze nystagmus.

Chemical sobriety test admonition [28.05.EO9]

Refusal to submit or failure to complete a chemical test can result in a fine and mandatory imprisonment if convicted, and suspension or revocation of driving privileges for one to three years. Driver has a choice of either a breath or blood test. Any refusal to submit or failure to complete a chemical test may be used as evidence against the driver. Driver does not have a right to counsel in connection with submitting to a chemical test. If a driver is unable to complete one test, that person must then submit to the remaining test.

Workbook Learning Activities

Introduction

To help you review and apply the material covered in this chapter, a selection of learning activities has been included. No answers are provided. However, by referring to the appropriate text, you should be able to prepare a response.

Activity questions

1. Must a driver have a blood alcohol level of at least 0.08% to be considered DUI? Does a vehicle have to be moving for a driver to be arrested for DUI? Explain your responses and cite relevant Vehicle Code sections.

2. Officers pull over a driver on suspicion of DUI after observing the car driving 15 mph over the posted speed limit and straddling the traffic lanes. After making contact and administering field sobriety tests, officers decide that the driver is not under the influence and believe her explanation that something flew into her eye. However, they also discover that the passenger in the vehicle, though not apparently intoxicated, has an open container of beer in her possession. What, if any, violations have occurred? (Include Vehicle Code sections, if appropriate.) How should officers proceed?

Workbook Learning Activities, Continued



3. Describe at least three instances in which the laws governing DUI or alcohol consumption in motor vehicles differ for minors and adults.

4. List at least four actions taken by a driver that would cause you, as a peace officer, to pull the driver over on suspicion of DUI. Why is it important for officers to act quickly and trust their assessment that an erratic driver is in some way impaired?

Workbook Learning Activities, Continued



5. In your own words, describe the difference between possession of an open container of alcohol in a vehicle (*Vehicle Code Section 23223*) and storage of an open container of alcohol in a vehicle (*Vehicle Code Section 23225*).

6. Under what circumstances would DUI be a felony? A misdemeanor?

Workbook Learning Activities, Continued

Activity questions (continued)

7. Officers pull over a 24-year-old male for suspicion of DUI. The man denies being impaired, saying he only had a "few beers." The man performs the field sobriety tests in a manner indicating slight impairment. When the officers request that the man take a breath test, the man refuses and demands to take a blood alcohol test. How should the officers proceed? Cite Vehicle Code sections, as appropriate, to support your response.

Problem Solving

Problem solving activity

1. You conduct a traffic stop on a motorist for running the red traffic signal. You contact the solo driver and subsequently determine if the driver is under the influence. What should your course of action be?

Answers shall minimally include Vehicle Code Sections violated and/or authorities used.

Problem Solving, Continued

Classroom discussion

1. Add to the above activity that the driver under the influence is one of your neighbors. What would be your ethical decision before taking action?

2. Add to the above activity that driver is the responsible party for a collision and is an off-duty officer from another law enforcement agency. What is the ethical, professional, and legal decision you must make?

Problem Solving Activities

Answers to problem solving

Chapter 1. Description shall include at a minimum "A four way intersection controlled by an Official Traffic Control Signal."

Possible solution in back of book:

Red Lights - Vehicle Code 21453(a)
Right Turn on Red Light - Vehicle Code 21453(b)
Speed for Conditions - Vehicle Code 22350

Chapter 2. Physical Conditions?

- 1. Tree blocking the view of signal lights (tree department)?
- 2. Delivery trucks always parked on northwest corner obstructing view of signal light... (paint curb red otherwise prohibit parking of vehicles over 6 ft. high (Engineering Department)?
- Chapter 4. Traffic Stop: Driver has a suspended California Drivers License.
 - Cite driver
 - Tow vehicle

Chapter 5. DUI driver:

- Arrest and tow vehicle

Problem Solving Activities, Continued

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Glossary

Introduction	The following glossary terms apply only to Learning Domain 28: Traffic Enforcement.
alcoholic beverage	any liquid or solid material intended to be ingested which contains alcohol, ethyl alcohol, or drinking alcohol
bicycle	a device upon which any person may ride, propelled exclusively by human power through a belt, chain, or gears, and having one or more wheels. Persons riding bicycles are subject to the provisions of this code specified in Sections 21200 and 21200.5
bikeway	all facilities that provide primarily for bicycle travel as defined in Vehicle Code Section 890.4
business district	that portion of a highway and property along the highway of which 50 percent is occupied by buildings used for business, either on one side of the highway, for a distance of 600 feet, or on both sides of the highway, for a distance of 300 feet
collision	an unintended event involving a vehicle in motor that produces damage or injury (including fatal injury)
crosswalk	any portion of a roadway distinctly indicated for pedestrian crossing; at intersections of two roads which meet at approximate right angles, the crosswalk is the area within the prolongations of sidewalk boundary lines from one side of the road to the other
darkness	any time one-half hour after sunset to one-half hour before sunrise, or when visibility is not sufficient to see a person or vehicle at a distance of 1,000 feet
driver	the person who is in actual physical control of a vehicle
	Continued on next page

driver's license	a valid license to drive the type of motor vehicle or combination of vehicles for which a person is licensed under this code or by a foreign jurisdiction
exhibition of speed	exhibiting to another person an overt act involving speed on a highway (Vehicle Code Section 23109 et. Seq.)
freeway	a limited access highway
highway	a way or place of whatever nature (paved, gravel, etc.) that is publicly maintained and open to the use of the public for purposes of vehicular travel. A highway can include roadway(s), shoulders, and sidewalks
inclement weather	a condition that prevents a driver of a motor vehicle from clearly discerning a person or another motor vehicle on the highway from a distance of 1,000 feet
impound tow	the removal of a vehicle from public or private property while an investigation is still in progress or when forfeiture or 30-day hold procedures are in progress
intersection	the point where two highways join one another at approximately right angles; may also include the area where two highways join at any other angle
lawfully available lane	any lane that is available in the appropriate direction of travel in which the driven vehicle does not interfere with the lawful movement of any other vehicle
limit line	solid white line (12"-24" wide) on surface of the roadway indicating the point at which traffic is required to stop
official traffic control device	any sign, signal, or marking placed by public authority, for the purpose of regulating, warning, or guiding traffic
	Continued on next page

official traffic control signal	any device that directs traffic to alternately stop and proceed, which is erected by authority of a public body or official having jurisdiction
off-street parking facility	a person may not drive a motor vehicle in or upon any off street parking facility held open for use by the public for parking vehicles
pedestrian	any person who is afoot, or using a means of conveyance other than a bicycle due to a physical disability
prima facie	good and sufficient on its face, or that which suffices for the proof of particular fact until contradicted and overcome by other evidence
prima facie speed limit	the speed limit in a specific area, unless posted otherwise
refusal	statement, act, or conduct by the driver directly refusing to take a chemical sobriety test which qualifies compliance by imposing conditions prior to submitting, or makes compliance unreasonably difficult or impossible: failure to satisfactorily complete the chosen test or its alternative: or delay in offering to provide a sample
residential district	that portion of a highway and of the contiguous property which has on one side within 1/4 mile, 13 or more separate dwelling houses or business structures, or on both sides within 1/4 mile, 16 or more separate dwelling houses or business structures. A highway or portion of a highway shall not be deemed to be within a district regardless of the number of buildings upon the contiguous property if there is no right to access to the highway by vehicles from the contiguous property
right-of-way	the privilege of the immediate use by a driver of a given space on the highway

roadway	that portion of a highway designed or ordinarily used for vehicular traffic
school bus	any motor vehicle used for transporting school pupils at or below the 12th grade level to or from a public or private school or school activities
service of suspension/ revocation	notification of suspension/revocation of license either by court, peace officer, or the DMV
sidewalk	the portion of a highway, other than the roadway, set apart by curbs, barriers, marking, or other delineation for pedestrian travel
speed contest	a single vehicle racing against the clock, timing device, or two or more vehicles racing against each other
Stolen Vehicle System (SVS)	criminal Justice Information System (CJIS) database containing records related to vehicles, license plates, and vehicle parts that are under investigation
stop	the cessation of movement of the vehicle
storage tow	the removal of a vehicle from public or private property
street	one type of highway
terminating highway	a highway which intersects but does not continue beyond the intersection with another highway which continues through the intersection, commonly known as a T intersection
	Continued on next page

traffic

pedestrians, ridden animals, vehicles, streetcars, and other conveyances, either singly or together, using any highway for purposes of travel

under the influence

a person is *under the influence* of alcohol, drugs, or a combination of alcohol and drugs when as a result of using the alcohol and/or drugs that person's physical and/or mental abilities are impaired to such a degree that the person no longer has the ability to drive a vehicle with the caution characteristic of a sober person of ordinary prudence under the same or similar circumstance

unmarked crosswalk

the portion of a roadway included within the prolongation or connection of the boundary lines of a sidewalk at an intersection where the roads meet at approximate right angles

U-turn

the turning of a vehicle upon a highway so as to proceed in the opposite direction, whether or not accomplished by one continuous movement

vehicle

a device by which any person or property may be propelled, moved, or drawn upon a highway

wanton

being conscious of one's conduct, intent to commit or omit the act in question, realization of probable injury to another, and reckless disregard of the consequences

willful

an act performed with intentional disregard for safety and not merely an act done in disregard of safety