## **BILL ANALYSIS**

Senate Research Center 76R3035 SMH-D

S.B. 155 By: Lindsay Infrastructure 3/1/1999 As Filed

#### **DIGEST**

Currently, Texas law does not provide a limit on the amount charged for parking in connection with a special event, or require a notice of the parking charge to be posted. Persons are being charged an outstanding amount for parking without notice before parking. S.B. 155 would require a parking facility owner to post a conspicuous sign if the parking charge more than doubles the normal rate for a special event.

# **PURPOSE**

As proposed, S.B. 155 provides a limitation on the amount charged for parking in connection with a special event; creates an offense.

### **RULEMAKING AUTHORITY**

This bill does not grant any additional rulemaking authority to a state officer, institution, or agency.

### SECTION BY SECTION ANALYSIS

SECTION 1. DEFINITIONS. Defines "parking facility," "parking facility owner," "vehicle," and "special events."

SECTION 2. LIMITATION OF PARKING CHARGE IN CONNECTION WITH SPECIAL EVENTS. Prohibits a parking facility owner from charging for parking a vehicle in the parking facility in connection with a special event an amount that is more than two times the amount computed using the rate that is normally charged for parking a vehicle in the facility on that day of the week and at that time.

SECTION 3. OFFENSE. Provides that a person commits a Class C misdemeanor if the person violates Section 2 of this Act. Sets forth a defense for prosecution under this section.

SECTION 4. Effective date: September 1, 1999.

SECTION 5. Emergency clause.