

ADDITIONAL TRAVEL CASE LAWS

A "person" "driving" an automobile cannot be stopped to see if he or she is licensed to "drive" unless there is reasonable suspicion the "person" has engaged in criminal conduct. **Delaware v Prouse, (1979) 440 US 648, 59 Led2d 660**

Licenses are for the conduct of a business, profession, occupation, the exercise of such when they are a privilege. licensing is in the nature of a SPECIAL PRIVILEGE entitling licensee to do some thing that he would not be entitled to do without a license. **San Fransisco v Liverpool, 74 Cal 113**

A right which is free and open to all is not the subject of a license or tax.
Chicago v Collins, 51 NE 907;Freeburg v Dawson 274 F 240

Where a private occupational statute exists, as her, of which the intent is regulation of private commercial occupations, the particular agency enforcing that private statute, shall not apply it by trickery and deceit, and threat and misrepresentation, to persons regulated and taxed, nor should it permit any party to do so, in violation of persons right to stay out of compelled contract, when he is not a person subject to the statute, unless clearly with its words.
State vs Eberhard , 179 P 853; 246 p2d 1011