SUDDEN DEATH OVERTIME

A COMMON SENSE BUS SAFETY PROPOSAL BY THE AMALGAMATED TRANSIT UNION

AFL-CIO / CLC
Nine people were killed and thirty-seven were injured after a tour bus tumbled down a mountainside in Pendleton, OR on December 30, 2012. Forty-nine people, including the driver, were headed back to Vancouver from a holiday trip to Las Vegas when the bus crashed through a guardrail and plunged 200 feet down a steep embankment. No other vehicles were involved in the crash. An investigation of the crash by the U.S. Department of Transportation (DOT) found the driver had worked 92 hours in the seven days leading up to the crash, far exceeding the 70 hours allowed by law. A little over a month later seven lives were lost in a California ski bus accident. The bus company had been repeatedly cited for safety violations. Days later a charter bus crashed in Boston injuring dozens.

In response to these fatal accidents the DOT announced another new national crackdown to take unscrupulous bus operators off the road. Regulatory authorities had done the same thing in March 2011 after a string of fatal bus crashes. This high profile sweep led to the shutdown of a few unsafe violators including the Boston-based Chinatown bus company Fung Wah and the U.S. operations of Mi Joo Tour & Travel, the company involved in the Oregon crash, for serious safety violations.

While it is appropriate for law enforcement to continue the crackdown to protect the safety of over-the-road bus passengers, these steps do not even begin to address the core issue which is at the root of these and hundreds of other intercity bus crashes which annually kill about 50 people in the U.S. and injure approximately 1,000 other innocent passengers who are simply hoping to get to their destination in the least expensive way possible. The current safety issues plaguing intercity
buses are directly linked to driver fatigue. Up until the past decade, the approach to fatigue management for transportation operators was primarily one of limiting hours of work. Yet, in spite of these limitations on operator hours, an alarming number of accidents have resulted from human fatigue.¹

Three times as many killed on buses than airplanes

When a commercial airplane crashes it is a major news story and most media outlets will cover the crash 24-7. When a fatal bus accident occurs it’s usually a one-day story that receives minimal media attention. The 2009 Colgan Air accident in Buffalo, which took 50 lives, is the only major airline plane crash the last few years. Meanwhile there have been numerous bus accidents including the two above, the Bronx accident that killed 15, the Virginia crash killing 4 and countless others. In fact, over the last decade three times as many people were killed as a result of intercity bus accidents as compared to commercial airline crashes. FMSCA chair Deborah Hershmann has publically said that her agency never sees hours of service violations for pilots, but routinely sees them routinely on the highway for buses.

Bus operators were required to petition ICC for operating rights before beginning service on each interstate route. Regulators precisely defined each bus route, specifying which highways could be used. They also dictated the size of the bus and the places where passengers could be picked up or discharged. Operators also had to get ICC approval for all changes in rates.

Intercity bus travel was at its peak during the 1940s. After World War II, the share of intercity travel done by bus steadily declined. As competition from air travel and improvements in automobiles increased, the industry’s share of passengers decreased. In the 1970s, bus lines came under pressure from low fares offered by Amtrak. The steady decline of the industry lead Congress to pass the Bus Regulatory Reform Act of 1982, which simplified regulatory standards and expedited procedures.

Unintended Consequences

As a result of this legislation, market entry conditions into the industry were eased significantly, and applications for authority to operate have rarely been challenged. Entry was liberalized to the point where any prospective carrier that was “fit, willing, and able” was granted authority. Minimum insurance coverage and knowledge of safety regulations are now basically the only requirements to prove a carrier’s fitness to operate. While the act was

Background

Prior to 1982, the intercity bus industry was strictly regulated by the Interstate Commerce Commission (ICC), which became the Surface Transportation Board in 1995.

¹ Toolbox for Transit Operator Fatigue. Transit Cooperative Research Program (TCRP) Report #81, 2002
certainly successful in stimulating competition, it is
doubtful that Congress intended market forces to result
in reduced safety in the industry.

Operators are now free to set their own rates, which have
allowed customers to lock in jaw-dropping fares between
certain cities. If you take your chance on a discount bus
operator, there is a good chance that you will be putting
your life in the hands of a severely fatigued driver who
may not speak English or even understand road signs. And
you may very well be riding in a bus that has been cited
for numerous safety violations. Ridership on intercity bus
carriers has been climbing significantly in recent years and
more people are putting themselves at risk every day.

The last two decades of the twentieth century saw
enactment of several bills that together dismantled the
banking regulatory structure established during the New
Deal, leading to the current financial crisis. Similarly, the
deregulation of the intercity bus industry has allowed
greed and profits to endanger the well being of anyone
who is traveling on the open road, whether they are in a
bus or not.

“Sweatshops on Wheels”

When an intercity bus crashes, especially when no other
vehicles are involved in the accident, there is a high
likelihood that the driver of that bus fell asleep at the wheel.
Hundreds of non-union intercity bus companies – usually
tiny operations that have only a few buses – typically pay
their drivers incredibly low wages. As a result, bus drivers are
being forced to work 100 hours a week or more just to make
a living. If they are not driving a bus for that many hours,
there is an excellent chance that the driver works two or
three other jobs in order to make ends meet. Unsuspecting
customers simply do not know that they are riding with
drivers who are falling asleep because they never rest.

The National Traffic Safety Board (NTSB) investigated 16
fatal motorcoach crashes between June 1998 and January
2008. According to NTSB, driver related problems were
responsible for 60 percent of the fatalities occurring in the
crashes investigated, while the condition of the vehicle
accounted for only 20 percent of the fatalities. Driver
fatigue was responsible for a staggering 36 percent of
the fatalities, occurring in the crashes investigated. It
was the number one cause of fatal accidents, far above
road conditions (2%) and inattention (6%). Other than
vehicle condition, the next highest root cause was driver
medical condition (18%).

Fair Labor Standards Act Exemption

Under the Fair Labor Standards Act (FLSA), covered
nonexempt employees must receive overtime pay for
hours worked over 40 per workweek at a rate not less
than one and one-half times the regular rate of pay. But
Section 13(b)(1) of the FLSA provides an exemption from
the overtime pay requirements for “Any employee with
respect to whom the Secretary of Transportation has power
to establish qualifications and maximum hours of service
pursuant to the provisions of section 204 of the Motor
Carrier Act, 1935 (recodified at 49 U.S.C. 31502).” This
exemption is applicable to drivers, helpers, loaders, or
mechanics whose duties affect the safety of operation of
commercial motor vehicles in transportation on public
highways in interstate commerce.

Congress apparently created this exemption to eliminate any conflict between the jurisdiction exercised by the Department of Labor over the FLSA and the mutually exclusive jurisdiction exercised by the Department of Transportation over hours of service issues. However, there is no necessary inconsistency between enforcing rigid maximum hours of service for safety purposes and at the same time, within those limitations, requiring compliance with the increased rates of pay for overtime work. In fact, both issues are paramount to safety, and they are clearly linked. When drivers are not paid well, including appropriate overtime rates, they are going to be pushed to make a living elsewhere, providing them little time to rest and turning them into weary operators. But only a 10% higher driver base pay rate leads to a staggering 34% lower probability of a crash.\(^3\)

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**Motorcoach Enhanced Safety Act – Not Far Enough**

Bipartisan legislation was passed as part of MAP-21, the transportation reauthorization bill, requiring motorcoaches to be installed with safety seat belts at each seating position, advanced glazing in each portal to prevent passenger ejection, and stability enhancing technology to reduce the number and frequency of rollover crashes, among other requirements. The bill also requires the Secretary of Transportation to prescribe regulations establishing improved strength and crush resistance standards for motorcoach roofs.

With its focus on seatbelts, vehicle structural integrity, and keeping unsafe bus owners out of business, the **Motorcoach Enhanced Safety Act** is well-intentioned legislation, which includes many overdue provisions.

Unfortunately, the bill still leaves passengers vulnerable because it ignores the key issue at the heart of intercity bus crashes: driver fatigue. Common sense tells us that while maintaining the structural integrity of a bus is critically important, if a 40,000 pound vehicle traveling at a high rate of speed over turns and smashes into a bridge or falls over a cliff, the lives of the occupants are going to be in grave danger, even if they are strapped in and the vehicle has the strength of a tank.

The real problem is that bus drivers are falling asleep at the wheel because they are working grueling hours at abysmally low wages. And since intercity bus drivers are exempt from the FLSA’s overtime provisions, many drivers are forced to work second jobs during their so-called “rest period” in order to make ends meet.

That is why Congress should pass the “**Driver Fatigue Prevention Act**” (S. 487) introduced by Senator Chuck Schumer (D-NY). This bill would apply FLSA’s overtime provisions – which for decades have covered the majority of American workers – to intercity bus drivers. Coach operators would get paid fairly for the work they put in above 40 hours per week, making them less inclined to work other jobs while pushing their bodies to the limit.

While FSLA’s overtime provisions cover 85% of the U.S. workforce in the public and private sector, intercity bus drivers are exempt.

If the teenager who rips your ticket at the movies falls asleep on the job, the only consequence is that patrons get in for free. When bus drivers fall asleep at the wheel, people die.

**FLSA Overtime Exemptions Lifted For Some Drivers**

As a result of SAFETEA-LU (2005), employees engaged in transportation via vehicles such as most light pick-up

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trucks and automobiles, who historically had been covered by the FLSA § 13(b)(1) exemption from overtime, are no longer exempt. Congress saw the need to address a serious problem, as highway safety and worker safety were both undermined by employers who had an economic incentive to make their drivers work long hours without corresponding overtime pay.

Now is the time to lift the overtime exemption on intercity motorcoach drivers, who are still categorized with an odd group of workers that have no apparent connection to public safety which includes boat salespeople, buyers of agricultural products, forestry employees, livestock auction workers and motion picture theater employees. If the teenager who rips your ticket at the movies falls asleep on the job, the only consequence is that patrons get in for free. When bus drivers fall asleep at the wheel, people die.

**Hours of Service and Enforcement Ineffective**

Federal Motor Carrier Safety Administration (FMCSA) rules prohibit driving a passenger-carrying commercial motor vehicle (CMV) for more than 10 hours, or to drive after having been on-duty for 15 hours. The five hour difference between the ten hour driving limit and the fifteen hour on-duty limit was designed to give drivers the opportunity to take care of non-driving work-related duties such as loading and unloading of passengers and luggage, and fueling the vehicle, as well as non-working duties such as meal and rest breaks. After completing a 10 to 15-hour on-duty period, the driver must be allowed eight hours off-duty.

Greyhound drivers are paid hourly wages, but not for every hour they are at work. The current top driver rate is $24.00 per hour for driving hours only. Reporting for work, performing pre-trip inspections, loading passengers, and making reports is unpaid work time, as is rest stop time, post-trip inspection time, and most late arrival time. So even though it is said to be an hourly rate of pay, it actually amounts almost to piecework: one is only paid for the time it supposedly takes to drive a particular schedule. Many other companies use similar piecework methods to pay drivers.

Hours of service regulations that have been in existence for decades are routinely ignored, especially by fly-by-night, non-union bus companies. The state police in general do not perform random checks of passenger buses the way they do on cargo-hauling trucks because of the dissatisfaction expressed by passengers when their bus gets pulled out of commission and no replacement vehicle arrives for hours. Moreover, even if police actively seek out so-called discount bus carriers, there are not nearly enough law enforcement officers to even begin the process of ridding the highways of unsafe buses. While periodic stings pull large numbers of vehicles off the road and generate significant press coverage, it is back to business as usual once the headlines die down. Far too often, the families of innocent people find out that “business as usual” in the intercity bus industry means that they will be attending a funeral instead of a family reunion.

**Rest: A Common Sense Approach to Safety**

The new safety laws requiring motorcoaches to be as crash-worthy as possible are critically important, but these accidents continue to happen. Doesn’t it make sense to create economic conditions whereby drivers are fairly compensated for their work which exceeds 40 hours per week, making it less likely that they will have to resort to doctoring log books, working other jobs, and wearily reporting for duty with a giant cup of coffee? By doing so, fewer collisions will ultimately occur.

This begs the question… **HOW MANY MORE PEOPLE NEED TO DIE IN BUS CRASHES BEFORE WE DEAL WITH THE REAL PROBLEM BEHIND THESE ACCIDENTS – DRIVER FATIGUE? UNTIL OVERTIME REGULATIONS FOR DRIVERS ARE ENACTED AND ENFORCED WE WILL CONTINUE TO SEE CARNAGE ON OUR HIGHWAYS.**