

Personal liberty:

The right or power of locomotion; of changing one's situation; or moving one's situation; or moving one's person to whatsoever place one's own inclination may direct without imprisonment or restraint unless by due course of law.

The right of a citizen to travel upon the public highways and to transport ones property thereon, either by carriage or automobile, is not a mere privilege which a city may prohibit or permit at will but a common right which he / she has under the right to life, liberty, and the pursuit of happiness

Thompson v Smith 154SE 579:

“No state shall convert a liberty into a privilege, license it, and attach a fee to it.” **Murdock v Penn., 319 US 105**

“If the state converts a liberty into a privilege, the citizen can engage in the right to impunity.” **Shuttlesworth v Birmingham, 373 US 262**

“Traffic infractions are not a crime”.

People v Battle 50 Cal. App. 3, step 1, 123 Cal.Rptr. 636,639

“speeding , driving without a license, wrong plates or no plates, no registration, no tags, etc., have been held to be ‘no-arrestable offenses’”
(Cal V. Farley, 98 Cal. Rep. 89, 20 CA 3d 1032.

The Right to travel; The right of mode of conveyance; The Right to Locomotion are all absolute rights, and the police cannot make void the exercise of rights. **STATE v Armstead 60 s 778, 779, and 781:**