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CF HB 208

9lr1215

By: Senators Pugh, Della, Gladden, Lenett, Madaleno, Pinsky, Raskin, and Rosapepe

Introduced and read first time: January 29, 2009

Assigned to: Finance

A BILL ENTITLED

1 AN ACT concerning

2

Consumer Protection - Fur Labeling Requirements for Articles of Clothing

3 FOR the purpose of prohibiting a merchant from displaying for sale, offering for sale, or selling an article of clothing made wholly or partly from animal fur unless a 4 5 label or tag is attached to the article of clothing identifying certain names of animals and certain countries of origin; exempting a merchant who displays for 6 7 sale, offers for sale, or sells a used article of clothing made wholly or partly from animal fur; authorizing certain identification information to be added to a 8 certain label or tag or affixed in a certain manner to an article of clothing; 9 10 exempting a merchant from liability under certain circumstances; authorizing the Attorney General to initiate a certain civil action and recover certain 11 penalties; providing that each article of clothing that is not labeled or tagged in 12 13 accordance with this Act constitutes a separate violation; defining certain terms; providing for a delayed effective date; and generally relating to fur 14 labeling requirements for articles of clothing. 15

16 BY adding to

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Article – Commercial Law

18 Section 14–1322

19 Annotated Code of Maryland

(2005 Replacement Volume and 2008 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

MAINTEAND, That the Daws of Maryland read as follows.

Article - Commercial Law

24 **14-1322.**

- 1 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE 2 MEANINGS INDICATED.
- 3 (2) "ANIMAL FUR" MEANS ANIMAL SKIN WITH HAIR, FLEECE, OR 4 FUR FIBERS ATTACHED, EITHER IN A RAW OR PROCESSED STATE.
- 5 (3) "MERCHANT" HAS THE MEANING STATED IN \S 13–101 OF THIS 6 ARTICLE.
- 7 (B) THIS SECTION DOES NOT APPLY TO A MERCHANT THAT DISPLAYS
 8 FOR SALE, OFFERS FOR SALE, OR SELLS ANY USED ARTICLE OF CLOTHING MADE
 9 WHOLLY OR PARTLY OF ANIMAL FUR.
- 10 (C) A MERCHANT MAY NOT DISPLAY FOR SALE, OFFER FOR SALE, OR
 11 SELL ANY ARTICLE OF CLOTHING MADE WHOLLY OR PARTLY OF ANIMAL FUR
 12 UNLESS A LABEL OR TAG IS ATTACHED TO THE ARTICLE OF CLOTHING
 13 IDENTIFYING:
- 14 (1) THE NAME OF THE ANIMAL OR ANIMALS FROM WHICH THE
 15 ANIMAL FUR WAS ACQUIRED, AS SET FORTH IN THE FUR PRODUCTS NAME
 16 GUIDE MAINTAINED BY THE FEDERAL TRADE COMMISSION, 16 C.F.R. § 301.0;
 17 AND
- 18 (2) THE COUNTRY OF ORIGIN OF THE ANIMAL FUR, IF THE 19 ANIMAL FUR IS FROM A COUNTRY OTHER THAN THE UNITED STATES.
- 20 (D) THE LABEL OR TAG REQUIRED UNDER SUBSECTION (C) OF THIS 21 SECTION MAY BE:
- 22 (1) ADDED TO THE PERMANENT LABEL OR TAG ATTACHED TO 23 THE ARTICLE OF CLOTHING;
- 24 (2) ADDED TO THE TEMPORARY LABEL OR TAG USED BY A 25 MERCHANT TO IDENTIFY THE MERCHANDISE; OR
- 26 (3) AFFIXED BY STICKER, IN A CONSPICUOUS PLACE, TO THE 27 ARTICLE OF CLOTHING.
- 28 (E) A MERCHANT IS NOT LIABLE UNDER THIS SECTION IF THE 29 MERCHANT HAS WRITTEN ASSURANCE FROM THE MANUFACTURER OR 30 SUPPLIER OF AN ARTICLE OF CLOTHING THAT THE ARTICLE OF CLOTHING IS LABELED OR TAGGED IN ACCORDANCE WITH THE REQUIREMENTS OF THIS 32 SECTION, UNLESS THE MERCHANT HAS REASON TO BELIEVE THE ASSURANCE IS 53 FALSE.

1	(F) (1) THE ATTORNEY GENERAL MAY INITIATE A CIVIL ACTION
2	AGAINST ANY PERSON WHO VIOLATES THIS SECTION TO RECOVER FOR THE
3	STATE A PENALTY:
4	(I) NOT TO EXCEED \$500 FOR A FIRST VIOLATION; AND
5	(II) NOT TO EXCEED \$1,000 FOR EACH SUBSEQUENT
6	VIOLATION.
7	(2) FOR PURPOSES OF THIS SECTION, EACH ARTICLE OF
8	CLOTHING THAT IS NOT LABELED OR TAGGED IN ACCORDANCE WITH THIS
9	SECTION CONSTITUTES A SEPARATE VIOLATION.
10	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
11	July 1, 2010.