HOUSE BILL 190

D3 HB 1239/15 – JUD 6lr1001 CF 6lr1322

By: Delegates Lierman, Vallario, Dumais, Anderson, Atterbeary, Barron, Carter, Morales, Rosenberg, Sanchez, Smith, and Valentino–Smith

Introduced and read first time: January 21, 2016

Assigned to: Judiciary

A BILL ENTITLED

1	AN ACT concerning
2	Civil Penalties for Shoplifting and Employee Theft – Repeal
3	FOR the purpose of repealing certain provisions establishing liability to a merchant for civil
4 5	penalties for shoplifting and employee theft; and generally relating to civil penalties for shoplifting and employee theft.
6	BY repealing
7	Article – Courts and Judicial Proceedings
8	Section 3–1301 through 3–1308 and the subtitle "Subtitle 13. Civil Penalties for
9	Shoplifting and Employee Theft"
10	Annotated Code of Maryland
11	(2013 Replacement Volume and 2015 Supplement)
12 13	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
14	Article – Courts and Judicial Proceedings
15	[Subtitle 13. Civil Penalties for Shoplifting and Employee Theft.]
16	[3–1301.
17	(a) In this subtitle the following terms have the meanings indicated.
18 19	(b) "Employee theft" means the theft of any merchandise from a mercantile establishment by an employee, agent, or contractor of the mercantile establishment.
20 21	(c) "Mercantile establishment" means any place where merchandise is displayed, held, or offered for sale, either at retail or wholesale.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



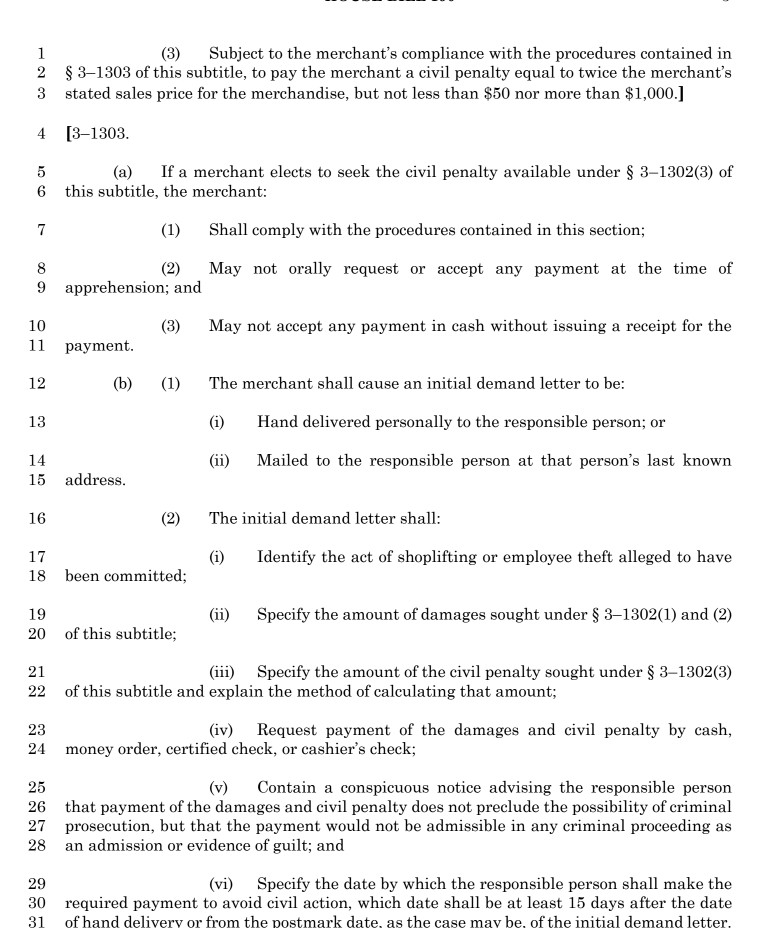
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- "Merchandise" means any goods, wares, commodity, money, or other personal 1 (d) 2 property located on the premises of a mercantile establishment. "Merchant" means the owner or operator of a mercantile establishment. 3 (e) "Responsible person" means: 4 (f) 5 Any individual, whether an adult or a minor, who commits or attempts 6 to commit an act of shoplifting or employee theft; and 7 (2) The parents or legal guardians of an unemancipated minor who 8 commits or attempts to commit an act of shoplifting or employee theft. 9 (g) "Shoplift" means any 1 or more of the following acts committed by a person without the consent of the merchant and with the purpose or intent of appropriating 10 11 merchandise to that person's own use without payment, obtaining merchandise at less than 12its stated sales price, or otherwise depriving a merchant of all or any part of the value or 13 use of merchandise: 14 (1)Removing any merchandise from its immediate place of display or from 15 any other place on the premises of the mercantile establishment; 16 (2)Obtaining or attempting to obtain possession of any merchandise by 17 charging that merchandise to another person without the authority of that person or by 18 charging that merchandise to a fictitious person; Concealing any merchandise; 19 (3) 20 **(4)** Substituting, altering, removing, or disfiguring any label or price tag; 21Transferring any merchandise from a container in which that 22merchandise is displayed or packaged to any other container; or (6) 23Disarming any alarm tag attached to any merchandise. 24[3-1302.25A responsible person is civilly liable to the merchant: 26 (1) To restore the merchandise to the merchant or, if the merchandise is
- 29 (2) To pay the merchant for any other actual damages sustained by the 30 merchant, not including the loss of time or wages incurred in connection with the 31 apprehension or prosecution of the shoplifter or employee; and

merchant an amount equal to the merchant's stated sales price for the merchandise;

not recoverable, has been damaged, or otherwise has lost all or part of its value, to pay the



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- 1 (c) (1) If payment in full is not received by the merchant on or before the date specified in the initial demand letter, the merchant shall cause a second demand letter to be mailed to the responsible person at that person's last known address.
 - (2) The second demand letter shall:
- 5 (i) Contain the same information, request for payment, and notice 6 that is required by subsection (b)(2)(i) through (v) of this section for an initial demand letter;
- 7 (ii) Specify the date by which the responsible person shall make the 8 required payment to avoid civil action, which date shall be at least 10 days from the 9 postmark date of the second demand letter; and
- 10 (iii) Advise the responsible person that, if the required payment is 11 not made in full on or before the date specified in the second demand letter, the responsible 12 person will be subject to immediate institution of a civil suit for damages, penalties, court 13 costs, and reasonable attorney's fees.
- 14 (d) The merchant shall get a certificate of mailing from the U.S. Postal Service 15 for each initial demand letter and second demand letter mailed to a responsible person 16 under this section.]
- 17 **[**3–1304.
- A responsible person who complies fully with an initial demand letter or a second demand letter on or before the date specified in that demand letter may not incur any further civil liability to the merchant for damages arising out of the act of shoplifting or employee theft that was the subject of the demand letter.
- 22 **[**3–1305.
- 23 (a) If the second demand letter is returned unclaimed to the merchant or if full payment is not otherwise received by the merchant on or before the date specified in the second demand letter, the merchant may file a civil action to recover the damages and the civil penalty provided for in § 3–1302 of this subtitle, together with court costs and reasonable attorney's fees.
- 28 (b) If the merchant prevails in a civil action brought under this subtitle, the merchant shall also be entitled to an award of court costs and reasonable attorney's fees, to be assessed without regard to the ability of the responsible person to pay.]
- 31 **[**3–1306.
- 32 (a) Criminal prosecution for an offense of theft under § 7–104 of the Criminal Law 33 Article is not a prerequisite to the maintenance of a civil action under this subtitle.

- 1 (b) The recovery of damages and penalties under this subtitle does not preclude 2 criminal prosecution. However, the payment of damages and penalties under this subtitle 3 is not admissible in any criminal proceeding as an admission of guilt or as evidence of guilt.]
- 4 [3–1307.
- 5 The procedures required by § 3–1303 of this subtitle:
- 6 (1) Apply only to the extent that a merchant elects to seek recovery of the 7 civil penalty available under § 3–1302(3) of this subtitle; and
- 8 (2) Do not otherwise limit a merchant or other person from electing to pursue any other civil remedy or cause of action for damages against any responsible person under this subtitle or otherwise as permitted by law.
- 11 [3–1308.
- The District Court has exclusive original civil jurisdiction in an action under this subtitle if the damages and civil penalty claimed do not exceed \$10,000, exclusive of attorney's fees.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 16 October 1, 2016.