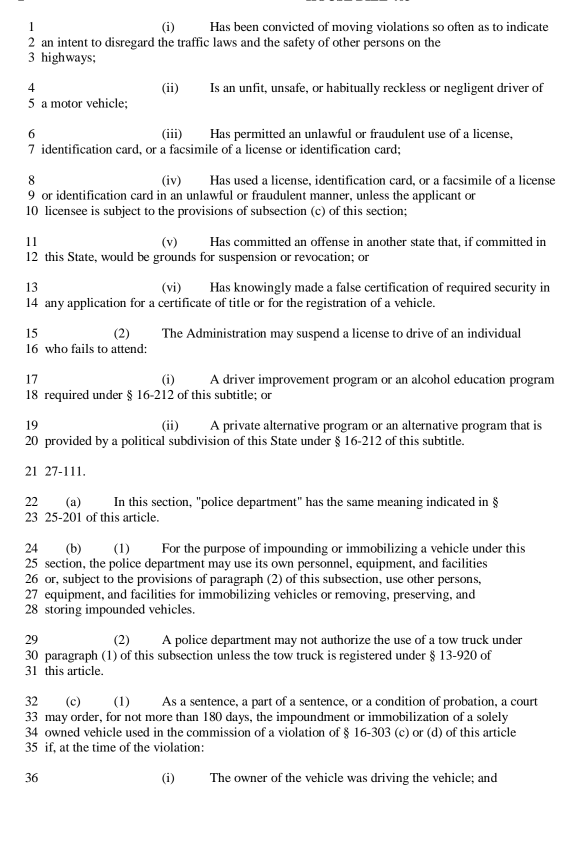
Unofficial Copy R5 1998 Regular Session 8lr0541 CF 8lr0535

By: **Delegates Mandel, Petzold, Kagan, and Heller**Introduced and read first time: February 4, 1998

Assigned to: Judiciary

	A BILL ENTITLED				
1	AN ACT concerning				
2 3	Vehicle Laws - Driving While License Suspended or Revoked - Vehicle Impoundment				
4 5 6 7 8 9 10	FOR the purpose of allowing a court, as a sentence, a part of a sentence, or a condition of probation, to order the impoundment or immobilization of a vehicle driven by the vehicle's owner while the owner's license was suspended or revoked for certain convictions relating to moving violations that indicate a certain intent to disregard certain laws and the safety of other persons under certain circumstances; providing for the length of the impoundment or immobilization period; and generally relating to the court-ordered impoundment or immobilization of vehicles under certain circumstances.				
12 13 14 15 16	Section 16-206(a) Annotated Code of Maryland				
17 18 19 20 21	Section 27-111 Annotated Code of Maryland				
22 23	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:				
24	Article - Transportation				
25	16-206.				
	(a) (1) The Administration may suspend, revoke, or refuse to issue or renew the license of any resident or the privilege to drive of any nonresident on a showing by its records or other sufficient evidence that the applicant or licensee:				



1 2	of this article.	(ii)	The owner's license was suspended or revoked under § 16-205
5 6	IMPOUNDMENT OF	URT MA R IMMO VIOLA	ENTENCE, A PART OF A SENTENCE, OR A CONDITION OF Y ORDER, FOR NOT MORE THAN 30 DAYS, THE BILIZATION OF A SOLELY OWNED VEHICLE USED IN THE ITON OF § 16-303(C) OR (D) OF THIS ARTICLE IF, AT THE TIME
8		(I)	THE OWNER OF THE VEHICLE WAS DRIVING THE VEHICLE; AND
9 10	§ 16-206(A)(1)(I) OF	(II) FTHIS A	THE OWNER'S LICENSE WAS SUSPENDED OR REVOKED UNDER RTICLE.
13	to order an impoundr	nent or in	the factors that a court may consider in determining whether nmobilization of a vehicle is whether the vehicle is the on available for the use of the individual's immediate
17 18	paragraph, impoundn this section, if the reg	nent or in gistered of e to anoth	Subject to the provisions of subparagraph (ii) of this amobilization of a vehicle may not be ordered under where of the vehicle made a bona fide sale, gift, or other er person before the date of the finding of a violation of ele.
20 21		(ii) gift, or ot	The registered owner of the vehicle has the burden of proving her transfer of the vehicle has occurred.
	this section is respons	sible for a	stered owner of a vehicle impounded or immobilized under all actual costs incurred as a result of the immobilizing preserving, and storing of the impounded vehicle.
27	immobilized under the actual costs of immol	is sectior oilizing th	rt may require the registered owner of a vehicle impounded or a to post a bond or other adequate security to equal the ne vehicle, or towing, preserving, and storing the ces required under subsection (f) of this section.
31 32 33	impounds a vehicle be this section promptly owner of the vehicle	y taking shall retu on paymend storing	to the provisions of this section, a police department that the vehicle into custody or immobilizes a vehicle under arm possession or use of the vehicle to the registered ent of all actual costs of immobilizing the vehicle, or g the impounded vehicle, and providing the notices of this section.
		shall pro	he impoundment or immobilization of a vehicle under wide for the execution of the impoundment or partment.
38 39			t orders the impoundment or immobilization of a vehicle epartment that executes the immobilization, or the

3	and within 7 days after the police department executes the court order, send a notice by certified mail, return receipt requested, bearing a postmark from the United States Postal Service, to:						
5 6	the Administration; an	(i) nd	Each registered owner of the vehicle as shown in the records of				
7 8	Administration.	(ii)	Each secured party, as shown in the records of the				
9	(2)	The noti	ce shall:				
10 11	being taken into custo	(i) ody;	State that the vehicle has been immobilized, or impounded by				
12 13	number of the vehicle	(ii) e;	Describe the year, make, model, and vehicle identification				
14 15	location of the facilit	(iii) y where t	Provide the location of where the vehicle is immobilized or the he vehicle is impounded;				
16 17		(iv) and stora	Include the amount of the actual costs of immobilization, or age of an impounded vehicle;				
18 19	under this paragraph;	(v) and	Include the amount of the actual costs of the notices required				
22	required under this su	l vehicle	Provide that, if an impounded vehicle is not reclaimed as within 10 days after the date specified in the court will be considered an abandoned vehicle and subject to title 2 of this article.				
	date specified in a co	urt order	pounded vehicle is not reclaimed within 10 days after the under this section, the vehicle shall be considered an he provisions of Title 25, Subtitle 2 of this article.				
29	(g) (1) This section may not be construed to prohibit a lienholder from a exercising its rights under applicable law, including the right to sell a vehicle that has been impounded or immobilized under this section, in the event of a default in the obligation giving rise to the lien.						
			A lienholder exercising the right to sell a vehicle that has been der this section shall notify, in writing, the police e vehicle of the lienholder's intention to sell the vehicle.				
			The notice shall be accompanied by copies of documents giving de an affidavit under oath by the lienholder that the ault and the reasons for the default.				

1 impoundment by taking the vehicle into custody, shall, as soon as reasonably possible

2	required under this section, the vehicle shall be released to the lienholder.
	(3) Except as provided in paragraph (4) of this subsection, the rights and duties provided by law to the lienholder for the sale of collateral securing an obligation in default shall govern the repossession and sale of the vehicle.
6 7	(4) (i) The lienholder may not be required to take possession of the vehicle before a sale of the vehicle.
10	(ii) The proceeds of any sale shall be applied first to the actual costs of immobilization, or towing, preservation, and storage of an impounded vehicle, and the actual costs of the notices required under subsection (f) of this section, then as provided by law for distribution of proceeds of a sale by the lienholder.
	(5) (i) If the interest of the owner in the vehicle is redeemed, the lienholder shall, within 10 days after the redemption, mail a notice of the redemption to the person who impounded or immobilized the vehicle.
17	(ii) If the vehicle has been repossessed or otherwise lawfully taken by the lienholder and the time specified by a court order under this section has not expired, the lienholder shall return the vehicle within 21 days after the redemption to the police department who impounded or immobilized the vehicle.
19	(h) This section does not affect the requirements of Title 25, Subtitle 2 of this

- 20 article regarding abandoned vehicles.
- 21 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 22 October 1, 1998.