Unofficial Copy E4 1998 Regular Session 8lr6023 CF 8lr2252

(PRE-FILED)

D	Chairman Lalland Danas Para Carraita (Danas Arraita) Chair	
ву:	: Chairman, Judicial Proceedings Committee (Departmental - State	
	Police, Dept. of)	

Requested: October 8, 1997

Introduced and read first time: January 14, 1998

Assigned to: Judicial Proceedings

Committee Report: Favorable Senate action: Adopted

Read second time: February 11, 1998

CHAPTER____

1 AN ACT concerning

2 Crimes - Possession of Vehicle Identification Numbers

- 3 FOR the purpose of prohibiting the possession of certain manufactured serial
- 4 numbers or vehicle identification plates or labels; providing certain penalties;
- 5 altering the penalties for certain offenses relating to manufacturers' serial
- 6 numbers; and generally relating to removing or defacing serial numbers.
- 7 BY repealing and reenacting, with amendments,
- 8 Article 27 Crimes and Punishments
- 9 Section 389
- 10 Annotated Code of Maryland
- 11 (1996 Replacement Volume and 1997 Supplement)
- 12 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 13 MARYLAND, That the Laws of Maryland read as follows:

14 Article 27 - Crimes and Punishments

15 389.

- 16 (a) It shall be unlawful for any person to remove, deface or obliterate any
- 17 manufacturer's serial number punched or affixed by plate to any manufactured
- 18 article or product where the intent or purpose is to prevent the tracing or
- 19 identification of said article or product.

SENATE BILL 54

	(b) It shall be unlawful for any person knowingly to retain in his possession or to offer for sale any manufactured article or product from which the manufacturer's serial number has been so removed, defaced or obliterated.					
4	(C)	IT SHA	LL BE U	NLAWFUL FOR ANY PERSON:		
5		(1)	TO SEL	L OR POSSESS STOLEN:		
6			(I)	MANUFACTURED SERIAL NUMBERS; OR		
7			(II)	VEHICLE IDENTIFICATION PLATES OR LABELS; OR		
10	OR VEHIC	LE IDEN	PLATES (SESS MANUFACTURED SERIAL NUMBERS OR VEHICLE OR LABELS WITH THE INTENT FOR THE SERIAL NUMBERS FION PLATES OR LABELS TO BE AFFIXED TO STOLEN D FOR FRAUDULENT PURPOSES.		

- 12 [(c)] (D) Any person who violates any provision of this section shall be deemed 13 guilty of a misdemeanor and upon conviction thereof shall be fined not more than 14 [\$300.00] \$500 or imprisoned not exceeding [one year] 18 MONTHS or be both fined

- 15 and imprisoned for each and every offense.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take 16 17 effect October 1, 1998.