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By: Delegate DeCarlo (Task Force to Study the Comprehensive Licensing of Automotive-Related Industries)

Introduced and read first time: January 17, 2000 Assigned to: Commerce and Government Matters

Committee Report: Favorable with amendments House action: Adopted Read second time: March 17, 2000

CHAPTER_____

1 AN ACT concerning

2

Vehicle Laws - Automotive-Related Industries - Regulation

3 FOR the purpose of requiring automotive repair facilities and vehicle storage facilities

4 to maintain certain records; requiring that certain records, vehicles, and vehicle

5 parts be made available for inspection by the Motor Vehicle Administration

6 (MVA) or by certain law enforcement officers during certain hours; establishing

7 civil penalties for violation of certain regulatory requirements applicable to

8 certain automotive-related industries; authorizing certain employees of the

9 MVA to issue citations pertaining to certain business practices regulated under

10 the Maryland Vehicle Law; authorizing the MVA to sue for injunctive relief

11 under specified circumstances; modifying a prohibited act pertaining to

12 operation of tow trucks; modifying the maximum criminal penalty applicable to

13 certain unlicensed business activities; modifying the jurisdiction of the District

14 Court; prescribing certain procedures pertaining to enforcement of certain

15 business regulatory provisions and collection of certain penalties; defining

16 certain terms; providing for the termination of this Act; and generally relating to

17 the regulation of certain automotive-related industries and business practices

18 under the Maryland Vehicle Law.

19 BY repealing and reenacting, with amendments,

- 20 Article Courts and Judicial Proceedings
- 21 Section 4-401(11)
- 22 Annotated Code of Maryland
- 23 (1998 Replacement Volume and 1999 Supplement)

24 BY repealing and reenacting, with amendments,

- 1 Article Transportation
- 2 Section 12-104.1, 12-108, 13-920(j), 15-113, and 27-101(h) and (i)
- 3 Annotated Code of Maryland
- 4 (1999 Replacement Volume and 1999 Supplement)

5 BY repealing and reenacting, without amendments,

- 6 Article Transportation
- 7 Section 13-920(a), 15-502(a), and 27-101(a) and (b)
- 8 Annotated Code of Maryland
- 9 (1999 Replacement Volume and 1999 Supplement)
- 10 BY adding to
- 11 Article Transportation
- 12 Section 15-113.1, 15-115, and 15-116
- 13 Annotated Code of Maryland
- 14 (1999 Replacement Volume and 1999 Supplement)
- 15 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 16 MARYLAND, That the Laws of Maryland read as follows:

Article - Courts and Judicial Proceedings

18 4-401.

17

19 Except as provided in § 4-402 of this subtitle, and subject to the venue

- 20 provisions of Title 6 of this article, the District Court has exclusive original civil
- 21 jurisdiction in:

22 (11) A proceeding for adjudication of a civil penalty for any violation under

23 § 5-1001 of the Environment Article, § 15-113, § 15-113.1, § 21-1122 [of the

24 Transportation Article], OR § 21-1414 of the Transportation Article, or Article 41, §

25 2-101(c-1) of the Code or any rule or regulation issued pursuant to those sections;

26

Article - Transportation

27 12-104.1.

(a) The Administrator may designate employees of the Investigative Division
of the Administration to exercise the powers specified in subsection (b) of this section.

30 (b) (1) An employee appointed under this section may issue citations to the 31 extent authorized by the Administrator for violations of:

- 32 (i) Those provisions of Title 13 of this article relating to:
- 33 1. The vehicle excise tax;
- 34 2. Vehicle titling and registration;

1 2	and	3	. Special registration plates for individuals with disabilities;
3		4	. Parking permits for individuals with disabilities;
4 5	(ii) security;	Т	hose provisions of Title 17 of this article relating to required
6 7	(iii) altered, or forged document		hose provisions of Title 14 of this article relating to falsified, plates;
	(iv) application for a license and revocation, and suspension	l veh	hose provisions of Title 16 of this article relating to unlawful tele operation during periods of cancellation, driver's license; [and]
11 12	(v) residential parking permits		hose provisions of Title 21 of this article relating to special d by the Administration; AND
13 14	(VI) ARTICLE RELATING TO		HOSE PROVISIONS OF TITLE 15 <u>§§ 15-113 AND 15-113.1</u> OF THIS
15 16	RECORDS; AND	1	- MAINTENANCE OF AND ACCESS TO REQUIRED BUSINESS
17 18	RELATING TO UNLICEN	2 NSEI	
19 20	(2) The irequirements of § 26-201 o		nce of citations under this section shall comply with the article.
21	(c) The Administr	rator	shall adopt regulations establishing:
22 23			ions for employees appointed under this section including ng, experience, and education; and
24 25	(2) Stand appointed under this section		for the performance of the duties assigned to employees
26	12-108.		
	any person or documents an	nd ta	ct to its jurisdiction, the Administration may subpoena kee the testimony of any person, in the same manner age as provided for by law in civil cases.
32	Administration, the Admin	istrat bpoe	to comply with a lawful order or subpoena issued by the ion may petition a court of competent jurisdiction to na or order and to compel the production of relevant

34	(C)	(1)	IF THE ADMINISTRATION CONCLUDES THAT CONTINUING CONDUC	CT
35	OF A PERS	ON .	LLEGED TO BE IN VIOLATION OF TITLE 15 OF THIS ARTICLE MAY	

1 RESULT IN SUBSTANTIAL HARM TO ANY OTHER PERSON, THE ADMINISTRATION MAY 2 SUE FOR INJUNCTIVE RELIEF AGAINST THE CONDUCT. 3 (2)IF THE ADMINISTRATION SUES FOR INJUNCTIVE RELIEF UNDER 4 THIS SUBSECTION AGAINST A PERSON WHO IS ALLEGED TO HAVE ENGAGED IN 5 CONDUCT THAT REQUIRES A LICENSE UNDER TITLE 15 OF THIS ARTICLE, BUT WHO 6 DOES NOT HAVE A LICENSE, THE ADMINISTRATION NEED NOT: 7 POST BOND; OR (I) 8 (II)SHOW THAT NO ADEQUATE REMEDY AT LAW EXISTS. 9 (3)A SUIT UNDER THIS SUBSECTION SHALL BE BROUGHT IN THE 10 CIRCUIT COURT FOR THE COUNTY WHERE: 11 (I) THE ALLEGED VIOLATION OCCURS; OR 12 (II) THE PRINCIPAL PLACE OF BUSINESS OF THE ALLEGED 13 VIOLATOR IS LOCATED. 14 13 920. 15 In this section "tow truck" means a vehicle that: (1)(a) 16 (i) Is a Class E (truck) vehicle that is designed to lift, pull, or carry 17 a vehicle by a hoist or mechanical apparatus; 18 (ii) Has a manufacturer's gross vehicle weight rating of 10,000 19 pounds or more; and 20 (iii) Is equipped as a tow truck or designed as a rollback as defined 21 in § 11 151.1 of this article. In this section "tow truck" does not include a truck tractor as defined 22 (2)23 in § 11-172 of this article. 24 (j) (1)This subsection applies only to a vehicle required to be registered in 25 the State. 26 (2)[A] SUBJECT TO SUBSECTION (G) OF THIS SECTION, A person may 27 not operate a tow truck [for hire] unless the tow truck is registered under this 28 section. 29 (3)A person convicted of operating a tow truck in violation of this 30 subsection shall be subject to a fine of up to \$3,000. 31 15-113. Each person who conducts auctions as a business in this State of motor 32 (a)

33 vehicles of a type required to be registered under this article shall keep a record of:

5 **HOUSE BILL 114** 1 (1) The name and address of the consignor; 2 (2) The date on which it was consigned; 3 (3) The year, make, model, and serial number of each vehicle consigned; 4 (4) The title number and state where the vehicle was last registered; The odometer mileage reading at the time of consignment; 5 (5) The name and address of the person to whom the vehicle was sold; 6 (6) 7 The selling price; and (7) 8 (8) The date of sale. 9 (b) During business hours, the records shall be open to inspection by the 10 Administration, BY THE DEPARTMENT OF STATE POLICE, OR BY A LAW 11 ENFORCEMENT OFFICER WITH A COUNTY OR MUNICIPAL POLICE DEPARTMENT OR 12 SHERIFF'S OFFICE WHO IS ASSIGNED TO AN ANTITHEFT UNIT. 13 The records required by this section shall be kept for at least 3 years after (c) 14 the transaction to which it applies. 15 A PERSON WHO FAILS TO COMPLY WITH ANY REQUIREMENT UNDER (D) 16 SUBSECTIONS (A) THROUGH (C) OF THIS SECTION IS SUBJECT TO A CIVIL PENALTY 17 NOT EXCEEDING: 18 (1) FOR A FIRST OFFENSE, \$500; OR 19 (2)FOR A SECOND OR SUBSEQUENT OFFENSE, \$1,000. 20 15-113.1. IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 21 (A) (1) 22 INDICATED. 23 (2)(I) "AUTOMOTIVE REPAIR FACILITY" MEANS A FACILITY WHERE 24 MALFUNCTIONS OF A MOTOR VEHICLE ARE DIAGNOSED OR CORRECTED FOR 25 COMPENSATION. (II) "AUTOMOTIVE REPAIR FACILITY" INCLUDES A BODY SHOP. 26 "MAJOR COMPONENT PART" MEANS: 27 (3) 28 (I) AN AIR BAG; 29 (II) A BUMPER; 30 (III) AN ENGINE;

6		HOUSE BILL 114				
1	(IV)	A FRONT FENDER;				
2	(V)	A FRONT OR REAR SIDE DOOR;				
3	(VI)	A HOOD;				
4	(VII)	A PICKUP BOX OR CARGO BOX;				
5	(VIII)	A REAR QUARTER PANEL;				
6	(IX)	A REAR DOOR, DECK LID, HATCHBACK, OR TAILGATE;				
7	(X)	A SIDE ASSEMBLY;				
8	(XI)	A SLIDING OR CARGO DOOR; OR				
9	(XII)	A TRANSMISSION.				
10 (4)	"USED	MAJOR COMPONENT PART" DOES NOT INCLUDE A:				
11 12 A MOTOR VEHIC	(I) LE SINC	REMANUFACTURED PART THAT HAS NOT BEEN INSTALLED ON E REMANUFACTURE;				
13 14 BEING RETURNE	(II) D FOR R	CORE ELEMENT THAT IS HELD SOLELY FOR THE PURPOSE OF EMANUFACTURE; OR				
15 16 VEHICLE.	(III)	PART THAT IS UNSUITABLE FOR REUSE IN OR ON A MOTOR				
17 (5) 18 VEHICLES ARE S		CLE STORAGE FACILITY" MEANS A FACILITY WHERE DISABLED AT ANY TIME FOR COMPENSATION.				
 (B) A PERSON WHO OPERATES AN AUTOMOTIVE REPAIR FACILITY SHALL 20 KEEP ACCURATE AND COMPLETE RECORDS AT THE LOCATION WHERE MOTOR 21 VEHICLE REPAIRS ARE CONDUCTED OF: 						
	ORED A	AME AND ADDRESS OF THE OWNER OF EACH MOTOR VEHICLE T THE AUTOMOTIVE REPAIR FACILITY <u>OR EACH CUSTOMER</u> VEHICLE FOR REPAIR OR STORAGE AT THE AUTOMOTIVE				
26 (2) 27 REPAIR FACILITY		ATE A MOTOR VEHICLE WAS LEFT AT THE AUTOMOTIVE				
28 (3) 29 COMPONENT PAI		EAR, MODEL, AND, WHEN REPAIRS INVOLVE A USED MAJOR VEHICLE IDENTIFICATION NUMBER OF THE VEHICLE; AND				
	F OF OW VAILAB	USED MAJOR COMPONENT PART AT THE AUTOMOTIVE REPAIR NERSHIP OR PROOF OF THE RIGHT OF POSSESSION, LE, THE VEHICLE IDENTIFICATION NUMBER ON THE				

1(C)A PERSON WHO OPERATES A VEHICLE STORAGE FACILITY SHALL KEEP2ACCURATE AND COMPLETE RECORDS AT THE LOCATION WHERE VEHICLES ARE3STORED OF:

4 (1) THE NAME AND ADDRESS OF THE INDIVIDUAL WHO REQUESTED 5 STORAGE OF EACH VEHICLE;

6 (2) THE DATE THAT EACH VEHICLE WAS BROUGHT INTO THE VEHICLE 7 STORAGE FACILITY;

8 (3) THE YEAR, MODEL, AND, IF AVAILABLE, THE VEHICLE 9 IDENTIFICATION NUMBER OF EACH VEHICLE; AND

10 (4) THE DATE AND MANNER OF DISPOSITION OF EACH VEHICLE.

11(D)(1)RECORDS REQUIRED UNDER SUBSECTION (B) OR (C) OF THIS12SECTION SHALL BE KEPT FOR AT LEAST 1 YEAR AFTER THE DATE:

13 (I) OF THE TRANSACTION TO WHICH THE RECORD APPLIES; OR

14 (II) ON WHICH A PART OR VEHICLE IS AT THE AUTOMOTIVE REPAIR 15 FACILITY OR VEHICLE STORAGE FACILITY.

(2) A PERSON WHO OPERATES AN AUTOMOTIVE REPAIR FACILITY OR
 VEHICLE STORAGE FACILITY MAY SATISFY THE RECORD REQUIREMENT IF THE
 REQUIRED RECORD IS A COMPUTERIZED RECORD THAT IS ACCESSIBLE AT THE
 AUTOMOTIVE REPAIR FACILITY OR VEHICLE STORAGE FACILITY.

(E) (1) DURING BUSINESS HOURS OR OTHER HOURS OF OPERATION, AN
AUTOMOTIVE REPAIR FACILITY OR VEHICLE STORAGE FACILITY SHALL MAKE
AVAILABLE FOR INSPECTION BY THE ADMINISTRATION, BY THE DEPARTMENT OF
STATE POLICE, OR BY A LAW ENFORCEMENT OFFICER WITH A COUNTY OR
<u>MUNICIPAL</u> POLICE DEPARTMENT OR SHERIFF'S OFFICE WHO IS ASSIGNED TO AN
ANTITHEFT UNIT:

(I) RECORDS REQUIRED UNDER THIS SECTION; AND

27 (II) USED MAJOR COMPONENT PARTS AND VEHICLES FOR WHICH 28 RECORDS ARE REQUIRED.

(2) IF AN AUTOMOTIVE REPAIR FACILITY OR A VEHICLE STORAGE
FACILITY IS UNABLE TO PRODUCE A RECORD REQUIRED UNDER THIS SECTION, THE
AUTOMOTIVE REPAIR FACILITY OR VEHICLE STORAGE FACILITY MAY PRODUCE
OTHER EVIDENCE SATISFACTORY TO THE ADMINISTRATION OR LAW ENFORCEMENT
OFFICER OF PROOF OF OWNERSHIP OR RIGHT OF POSSESSION.

34 (F) A PERSON WHO FAILS TO COMPLY WITH ANY REQUIREMENT UNDER THIS
 35 SECTION IS SUBJECT TO A CIVIL PENALTY NOT EXCEEDING:

36 (1) FOR A FIRST OFFENSE, \$500; OR

7

1 (2) FOR A SECOND OR SUBSEQUENT OFFENSE, \$1,000.

2 15-115.

3 (A) (1) A PERSON ISSUED A CITATION UNDER § 15-113 OR § 15-113.1 OF THIS
4 SUBTITLE SHALL COMPLY WITH A NOTICE TO APPEAR CONTAINED IN A CITATION OR
5 A TRIAL NOTICE ISSUED BY THE DISTRICT COURT.

6 (2) A PERSON MAY COMPLY WITH THE NOTICE TO APPEAR BY:

7 (I) APPEARANCE IN PERSON OR BY COUNSEL; OR

8 (II) PAYMENT OF THE CIVIL PENALTY AS PROVIDED IN THE 9 CITATION.

10 (B) A CITATION ISSUED FOR A VIOLATION UNDER § 15-113 OR § 15-113.1 OF 11 THIS SUBTITLE SHALL INCLUDE:

12 (1) INFORMATION ADVISING THE PERSON RECEIVING THE CITATION OF 13 THE MANNER IN WHICH LIABILITY MAY BE CONTESTED; AND

14(2)A WARNING THAT FAILURE TO PAY THE CIVIL PENALTY OR TO15CONTEST LIABILITY IN A TIMELY MANNER IN ACCORDANCE WITH THE CITATION:

16(I)IS AN ADMISSION OF LIABILITY AND WAIVER OF DEFENSES;17 AND

18(II)RESULTS IN AN ENTRY OF A DEFAULT JUDGMENT THAT MAY19INCLUDE A FINE, COURT COSTS, AND ADMINISTRATIVE EXPENSES IN FAVOR OF THE20ADMINISTRATION AGAINST THE PERSON NAMED IN THE CITATION.

21 (C) (1) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, THE DISTRICT 22 COURT SHALL:

(I) <u>MAY</u> ENTER A DEFAULT JUDGMENT IN FAVOR OF THE
 ADMINISTRATION IF A PERSON FAILS TO PAY A FINE OR COMPLY WITH A NOTICE TO
 APPEAR; AND

26 (II) <u>SHALL</u> MAIL NOTICE OF THE <u>ANY</u> DEFAULT JUDGMENT TO THE 27 PERSON NAMED IN THE CITATION.

(2) THE DEFAULT JUDGMENT SHALL TAKE EFFECT UNLESS, BY THE
END OF THE 15TH DAY AFTER THE DATE THAT NOTICE OF THE DEFAULT JUDGMENT
WAS MAILED, THE PERSON NAMED IN THE CITATION POSTS BOND OR A CIVIL
PENALTY DEPOSIT AND REQUESTS A NEW DATE FOR A TRIAL <u>AND THE COURT HAS</u>
<u>GRANTED THE MOTION.</u>

33 (D) THE ADMINISTRATION MAY COLLECT A CIVIL PENALTY AND
 34 ADMINISTRATIVE EXPENSES BY CIVIL ACTION COMMENCED IN THE DISTRICT COURT
 35 THAT SITS IN THE COUNTY IN WHICH THE VIOLATION OCCURRED.

1 15-116.

2 ANY PENALTY UNDER THIS SUBTITLE IS IN ADDITION TO ANY OTHER PENALTY 3 PROVIDED BY LAW.

4 15-502.

5 (a) A person may not conduct the business of an automotive dismantler and 6 recycler or a scrap processor, or engage in the business of acquiring or offering to 7 purchase or remove vehicles which are to be dismantled in whole or in part by that 8 person for the sale of usable parts, unless the person is licensed by the Administration 9 under this subtitle.

10 27-101.

11 (a) It is a misdemeanor for any person to violate any of the provisions of the 12 Maryland Vehicle Law unless the violation:

13 (1) Is declared to be a felony by the Maryland Vehicle Law or by any 14 other law of this State; or

15 (2) Is punishable by a civil penalty under the applicable provision of the 16 Maryland Vehicle Law.

17 (b) Except as otherwise provided in this section, any person convicted of a 18 misdemeanor for the violation of any of the provisions of the Maryland Vehicle Law is 19 subject to a fine of not more than \$500.

(h) Any person who is convicted of a violation of any of the provisions of [§
15-502(a) of this article ("License required"),] § 16-303(a), (b), (c), (d), (e), (f), or (g) of
this article ("Driving while license is canceled, suspended, refused, or revoked"), §
17-107 of this article ("Prohibitions"), or § 17-110 of this article ("Providing false
evidence of required security") is subject to:

25 (1) For a first offense, a fine of not more than \$1,000, or imprisonment 26 for not more than 1 year, or both; and

27 (2) For any subsequent offense, a fine of not more than \$1,000, or 28 imprisonment for not more than 2 years, or both.

29 (i) Any person who is convicted of a violation of any of the provisions of §

30 15-302 of this article ("Dealer's license required") [or], § 15-402 of this article

31 ("Vehicle salesman's license required"), OR § 15-502(A) OF THIS ARTICLE

32 ("AUTOMOTIVE DISMANTLER AND RECYCLER OR SCRAP PROCESSOR - LICENSE

33 REQUIRED") is subject to:

34 (1) For a first offense, a fine of not more than \$1,000 or imprisonment for 35 not more than 6 months or both; and

1 For any subsequent offense, a fine of not more than \$2,000 or (2)

2 imprisonment for not more than 1 year or both.

- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 3
- 4 October 1, 2000. It shall remain effective for a period of 3 years and, at the end of
- 5 September 30, 2003, with no further action required by the General Assembly, this
 6 Act shall be abrogated and of no further force and effect.