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By: **Senator Dorman** Requested: July 2, 2001

Introduced and read first time: January 9, 2002

Assigned to: Judicial Proceedings

Committee Report: Favorable with amendments

Senate action: Adopted

Read second time: February 13, 2002

CHAPTER____

1 AN ACT concerning

2 Vehicle Laws - Dealer - Definition and Penalties

- 3 FOR the purpose of altering a certain definition of "dealer" as it relates to a dealer in
- 4 vehicles by reducing the number of certain vehicles that a person may offer to
- 5 sell within a certain period before being considered a dealer under the
- 6 definition; establishing a certain presumption; altering certain penalties; and
- 7 generally relating to vehicle dealers.
- 8 BY repealing and reenacting, with amendments,
- 9 Article Transportation
- 10 Section 15-101(b) and 27-101(i)
- 11 Annotated Code of Maryland
- 12 (1999 Replacement Volume and 2001 Supplement)
- 13 BY repealing and reenacting, without amendments,
- 14 Article Transportation
- 15 Section 15-302
- 16 Annotated Code of Maryland
- 17 (1999 Replacement Volume and 2001 Supplement)
- 18 BY adding to
- 19 <u>Article Transportation</u>
- 20 <u>Section 27-101(v)</u>
- 21 Annotated Code of Maryland
- 22 (1999 Replacement Volume and 2001 Supplement)

1 2	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:							
3	Article - Transportation							
4	15-101.							
	(b) (1) subsection, a dealer in this article.			except as provided in paragraph (3) of this e required to be registered under Title 13 of				
8	(2)	(I)	"Dealer"	'includes:				
11			g a persor	A person who is in the business of buying, selling, or n who during any 12-month period offers to icles, the ownership of which was acquired for				
15	of this title, any perso vehicles for personal	or busine	ells vehicless use, if	For the purposes of §§ 15-301 through 15-315, inclusive, les, whether or not that person acquired the the vehicles are displayed at a fixed location ng vehicles on a regular basis.				
19	PARAGRAPH, A PE	ERIOD IS	VHO OF	FOR THE PURPOSES OF SUBPARAGRAPH (I)1 OF THIS FERS TO SELL THREE OR MORE VEHICLES DURING MED TO HAVE ACQUIRED THE VEHICLES FOR				
				THE VEHICLE OWNER HAS THE BURDEN OF REBUTTING DUNDER SUB-SUBPARAGRAPH 1 OF THIS ERANCE OF THE EVIDENCE.				
24	(3)	"Dealer"	does not	t include:				
25 26	performance of his of	(i) ficial dut		c official who sells or disposes of vehicles in the				
29		lisposes o	se authori	rance company, finance company, bank, or other lending ized to do business in this State that, to save as under a contractual right and in the regular				
	or owner and where t purpose of avoiding t		not pass t	ed auctioneer acting on behalf of a seller, secured party to the auctioneer and the auction is not for the his title;				
34 35	appointed by or acting	(iv) g under tl	A receiv	rer, trustee, personal representative, or other person ity of any court;				

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1 Either a manufacturer or distributor who sells or distributes (v) 2 vehicles to licensed dealers or a person employed by a manufacturer or distributor to 3 promote the sale of the vehicles of the manufacturer or distributor, if that 4 manufacturer, distributor, or person does not sell vehicles to retail buyers; 5 A person who sells or disposes of vehicles acquired and used for (vi) 6 personal or business use and not for the purpose of avoiding the provisions of this 7 title, if that person is not engaged in buying, selling, or exchanging vehicles as a 8 business; 9 An automotive dismantler and recycler who during the normal (vii) 10 course of business acquires a salvage vehicle and transfers the vehicle on a salvage 11 certificate. However, if the automotive dismantler and recycler rebuilds and sells 12 more than 5 vehicles during a 12-month period to a person other than another 13 automotive dismantler and recycler or licensed dealer, the automotive dismantler and 14 recycler must be licensed as a dealer under § 15-302 of this subtitle; 15 A person engaged in the leasing of motor vehicles under leases 16 not intended as security; or 17 A religious, charitable, or volunteer organization exempt from (ix) 18 taxation under § 501(c) of the Internal Revenue Code, the Department of Human 19 Resources, or a local department of social services transferring a vehicle under § 20 13-810 of this article. 21 15-302. 22 A person may not conduct the business of a dealer unless the person is (a) 23 licensed by the Administration under this subtitle. 24 Any person who has been refused a dealer's license in this State or whose 25 dealer's license is revoked or suspended may not conduct the business of a dealer 26 under any license, permit, or registration certificate issued by any other jurisdiction. 27 27-101. 28 (i) Any person who is convicted of a violation of any of the provisions of [§ 29 15-302 of this article ("Dealer's license required"),] § 15-402 of this article ("Vehicle salesman's license required")[,] or § 15-502(a) of this article ("Automotive dismantler and recycler or scrap processor -- License required") is subject to: 32 For a first offense, a fine of not more than \$1,000 or imprisonment for **(1)** 33 not more than 6 months or both; and 34 (2) For any subsequent offense, a fine of not more than \$2,000 or 35 imprisonment for not more than 1 year or both. ANY PERSON WHO IS CONVICTED OF A VIOLATION OF § 15-302 OF THIS 36 ARTICLE IS SUBJECT TO A FINE OF NOT MORE THAN \$5,000 OR IMPRISONMENT FOR 38 NOT MORE THAN 1 YEAR OR BOTH.

- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 2 October 1, 2002.