SENATE BILL 61

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By: Senator Della

Introduced and read first time: January 20, 2003

Assigned to: Judicial Proceedings

A BILL ENTITLED

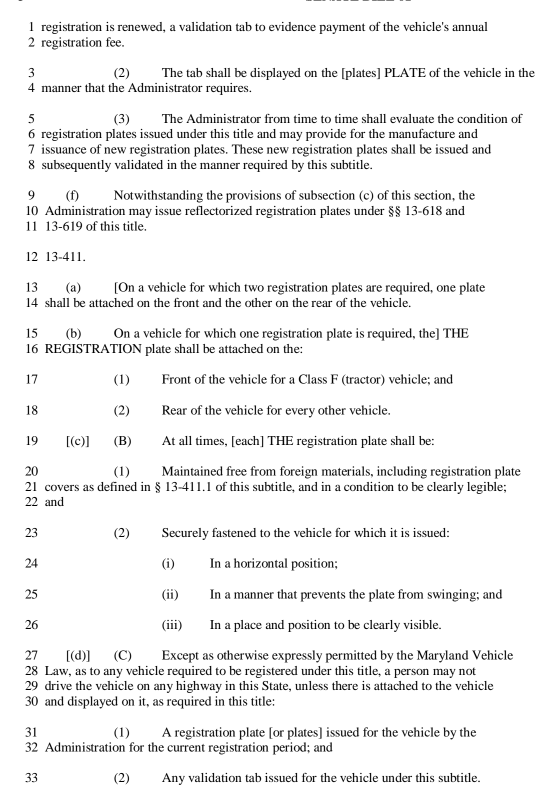
1 AN ACT concerning

2 Vehicle Laws - Single Registration Plate

- 3 FOR the purpose of requiring the Motor Vehicle Administration to issue a single
- 4 registration plate to all classes of vehicles; providing for the method of
- 5 attachment of the registration plate; authorizing the publisher of the Annotated
- 6 Code to make certain corrections; and generally relating to vehicle registration
- 7 plates.
- 8 BY repealing and reenacting, with amendments,
- 9 Article Transportation
- 10 Section 13-410 and 13-411
- 11 Annotated Code of Maryland
- 12 (2002 Replacement Volume)
- 13 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 14 MARYLAND, That the Laws of Maryland read as follows:
- 15 Article Transportation
- 16 13-410.
- 17 (a) [(1) Except as otherwise provided in this title, when] WHEN it registers a
- 18 vehicle, the Administration shall issue to the owner[:
- 19 (i) One] ONE registration plate[, if the vehicle is a Class D
- 20 (motorcycle) vehicle, Class F (tractor) vehicle, or Class G (trailer) vehicle; and
- 21 (ii) Two registration plates for every other vehicle].
- 22 (2) [However, as to temporary registration, the] THE Administration
- 23 may provide for the issuance of [only] one temporary registration plate for any
- 24 vehicle.
- 25 (b) (1) [Each] THE registration plate shall display:

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1 2	issued; and		(i)	The registration number assigned to the vehicle for which it is
3			(ii)	The name of this State, which may be abbreviated.
4		(2)	The regi	stration number may consist of letters, numerals, or both.
5	(c)	(1)	This sec	tion applies only to the following vehicles:
6			(i)	A Class A (passenger) vehicle;
7 8	(ii) A Class E (truck) vehicle registered or capable of registration under § 13-917 of this title; and			
9			(iii)	A Class M (multipurpose) vehicle.
12 13	(2) At the option of the registered owner of a vehicle for which A registration [plates are] PLATE IS issued under this title, in addition to the information otherwise required to be shown on the registration [plates] PLATE, the registration [plates] PLATE may display a sticker indicating the name of the county, including Baltimore City, in which the owner of the vehicle resides.			
15		(3)	The Adr	ministration shall:
16 17	(2) of this su	ıbsection	(i) ; and	Approve a sticker design option that complies with paragraph
				Offer to each vehicle owner applying for A new or replacement or this title the option to select a sticker that displays e.
	(4) In addition to the annual registration fee otherwise required under this title, the Administration may charge a fee, not to exceed its costs, for issuing or replacing the county sticker offered under this subsection.			
24 25	other than th	(5) ne owner's		e owner may not display stickers that show a county name of residence.
				y sticker issued under this subsection may not be placed on a commemorative registration plate issued under Subtitle
31	material was	ranted to plates bei	have a d	es may be reflectorized and shall be manufactured of a urability of at least 5 years. However, prior to torized, the Administration shall obtain approval of the oudget item.
			egistratio	subsequent registration years, the Administrator may order on plates that are valid during any current registration administrator shall issue, at the time a vehicle's



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- 1 [(e)] (D) Except as otherwise expressly permitted by the Maryland Vehicle
- 2 Law, as to any vehicle required to be registered under this title, the owner of the
- 3 vehicle may not permit the vehicle to be driven on any highway in this State, unless
- 4 there is attached to and displayed on the vehicle, as required in this title:
- 5 (1) A registration plate [or plates] issued by the Administration for the 6 current registration period; and
- 7 (2) Any validation tab issued for the vehicle under this subtitle.
- 8 [(f)] (E) Except as otherwise expressly permitted by the Maryland Vehicle
- 9 Law, a vehicle used or driven in this State may not display on either its front or rear
- 10 any expired registration plate issued by any state.
- [(g)] (F) Except as otherwise expressly permitted by the Maryland Vehicle
- 12 Law, a person may not display or permit to be displayed on any vehicle used or driven
- 13 in this State any registration plate issued for another vehicle or to a person other
- 14 than the owner of the vehicle.
- 15 [(h)] (G) (1) A vehicle registered as a historic or antique vehicle (Class L) in
- 16 this State or in another state, when used or driven in this State, may display vintage
- 17 registration plates as an indication of the historic or antique nature of the vehicle.
- 18 Except as provided in paragraph (2) of this subsection, the place on the vehicle
- 19 provided for the display of THE registration [plates] PLATE may only be used for the
- 20 display of THE current registration [plates] PLATE in accordance with subsections (a)
- 21 [through (c)] AND (B) of this section, and any vintage registration plates which are
- 22 used shall be displayed elsewhere on the vehicle.
- 23 (2) If the Administration authorizes the display of vintage registration
- 24 plates in lieu of A current registration [plates] PLATE, as provided in § 13-936.1 of
- 25 this title, the vintage registration plates shall be displayed as required under
- 26 subsections (a) [through (c)] AND (B) of this section. However, the current registration
- 27 [plates] PLATE shall be kept in the vehicle at all times.
- 28 [(i)] (H) It is the duty of every police officer to report to the Administration all
- 29 vehicles operated in violation of this section. The Administration shall verify whether
- 30 the owner of a reported vehicle has complied with this section.
- 31 SECTION 2. AND BE IT FURTHER ENACTED, That any reference in the
- 32 Annotated Code of Maryland to multiple registration plates rendered obsolete by this
- 33 Act shall be corrected by the publisher of the Annotated Code, in consultation with
- 34 the Department of Legislative Services, with no further action required by the
- 35 General Assembly. The publisher shall adequately describe corrections made under
- 36 this section in the editor's note following the section affected.
- 37 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 38 October 1, 2003.