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2003 Regular Session 3lr2052

By: Senator Stone Introduced and read first time: February 5, 2003 Assigned to: Rules	
Re-referred to: Judicial Proceedings, February 11, 2003	
Committee Report: Favorable Senate action: Adopted	
Read second time: March 19, 2003	
CHAPTER	
1 AN ACT concerning	
2 Automotive-Related Industries - Regulation - Repeal of Sunset Pr	covision
FOR the purpose of repealing the termination of certain provisions of law relating to the regulation of certain automotive-related industries, including motor vehicle auction businesses, vehicle storage facilities, automotive repair facilities, automotive dismantlers and recyclers, and scrap processors; repealing the termination of certain provisions relating to enforcement and penalties for violations of certain requirements concerning automotive-related industries; and generally relating to the repeal of the termination of certain provisions concerning certain automotive-related industries.	
11 BY repealing and reenacting, without amendments, 12 Article - Courts and Judicial Proceedings 13 Section 4-401(11) 14 Annotated Code of Maryland 15 (2002 Replacement Volume)	
16 BY repealing and reenacting, without amendments, 17 Article - Transportation 18 Section 12-104.1, 12-108, 15-113, 15-113.1, 15-115, 15-116, 15-502(a), and 19 27-101(a), (b), (h), and (i) 20 Annotated Code of Maryland 21 (2002 Replacement Volume)	

BY repealing and reenacting, with amendments,
 Chapter 505 of the Acts of the General Assembly of 2000

1	Section 2	
2 3	SECTION 1. BE IT ENACT MARYLAND, That the Laws of	ΓΕΟ BY THE GENERAL ASSEMBLY OF Maryland read as follows:
4	A	rticle - Courts and Judicial Proceedings
5	5 4-401.	
		22 of this subtitle, and subject to the venue e, the District Court has exclusive original civil
11	0 § 5-1001 of the Environment Ar	ing for adjudication of a civil penalty for any violation under ticle, § 15-113, § 15-113.1, § 21-1122, or § 21-1414 of ticle 41, § 2-101(c-1) of the Code or any rule or se sections;
13	3	Article - Transportation
14	4 12-104.1.	
15 16	* *	may designate employees of the Investigative Division e the powers specified in subsection (b) of this section.
17 18	7 (b) (1) An employ 8 extent authorized by the Admini	vee appointed under this section may issue citations to the stration for violations of:
19	9 (i) T	hose provisions of Title 13 of this article relating to:
20	0 1.	The vehicle excise tax;
21	1 2.	Vehicle titling and registration;
22 23	2 3 and	Special registration plates for individuals with disabilities;
24	4 4	Parking permits for individuals with disabilities;
25 26	5 (ii) T 6 security;	hose provisions of Title 17 of this article relating to required
27 28	7 (iii) T 8 altered, or forged documents and	hose provisions of Title 14 of this article relating to falsified, I plates;
		hose provisions of Title 16 of this article relating to unlawful icle operation during periods of cancellation, driver's license;
32 33	2 (v) T 3 residential parking permits issue	hose provisions of Title 21 of this article relating to special d by the Administration;

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1 2	relating to maintenance	(vi) ce of and	Those provisions of §§ 15-113 and 15-113.1 of this article access to required business records;
3 4	business activity; and	(vii)	Those provisions of Title 15 of this article relating to unlicensed
5 6	identification card.	(viii)	Those provisions of this title relating to the issuance of an
7 8	(2) requirements of § 26-2		nance of citations under this section shall comply with the is article.
9	(c) The Adr	ninistrati	on shall adopt regulations establishing:
10 11	\ /		ations for employees appointed under this section including ning, experience, and education; and
12 13	(2) appointed under this		ds for the performance of the duties assigned to employees
14	12-108.		
	any person or docume	ents and	oject to its jurisdiction, the Administration may subpoena take the testimony of any person, in the same manner leage as provided for by law in civil cases.
20	Administration, the A	Administr the subpo	s to comply with a lawful order or subpoena issued by the ration may petition a court of competent jurisdiction to be one a or order and to compel the production of relevant st.
24	alleged to be in violat	tion of Ti	dministration concludes that continuing conduct of a person itle 15 of this article may result in substantial harm to tration may sue for injunctive relief against the
28	against a person who	is allege	dministration sues for injunctive relief under this subsection d to have engaged in conduct that requires a license out who does not have a license, the Administration need
30		(i)	Post bond; or
31		(ii)	Show that no adequate remedy at law exists.
32 33	(3) the county where:	A suit u	nder this subsection shall be brought in the circuit court for
34		(i)	The alleged violation occurs; or
35		(ii)	The principal place of business of the alleged violator is located.

1 15-113.

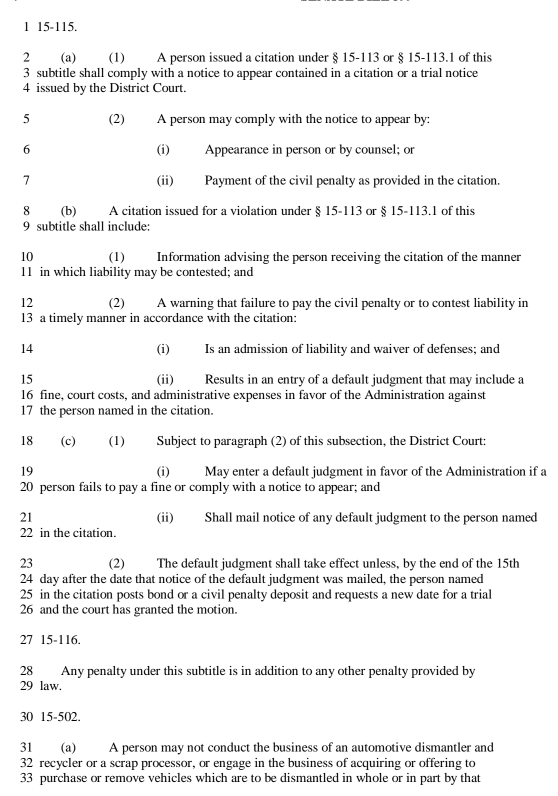
2	(a) vehicles of a			conducts auctions as a business in this State of motor e registered under this article shall keep a record of:
4		(1)	The nan	ne and address of the consignor;
5		(2)	The date	e on which it was consigned;
6		(3)	The year	r, make, model, and serial number of each vehicle consigned;
7		(4)	The title	number and state where the vehicle was last registered;
8		(5)	The odo	meter mileage reading at the time of consignment;
9		(6)	The nan	ne and address of the person to whom the vehicle was sold;
10		(7)	The sell	ing price; and
11		(8)	The date	e of sale.
14		ion, by th	e Depart	hours, the records shall be open to inspection by the ment of State Police, or by a law enforcement officer lice department or sheriff's office who is assigned to an
16 17	(c) the transacti			ired by this section shall be kept for at least 3 years after lies.
18 19	(d) through (c)			ls to comply with any requirement under subsections (a) abject to a civil penalty not exceeding:
20		(1)	For a fir	st offense, \$500; or
21		(2)	For a sec	cond or subsequent offense, \$1,000.
22	15-113.1.			
23	(a)	(1)	In this se	ection the following words have the meanings indicated.
24 25	malfunction	(2) s of a mo	(i) otor vehic	"Automotive repair facility" means a facility where le are diagnosed or corrected for compensation.
26			(ii)	"Automotive repair facility" includes a body shop.
27		(3)	"Major o	component part" means:
28			(i)	An air bag;
29			(ii)	A bumper;
30			(iii)	An engine;

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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 r	najor component part" does not include a:
11 12	vehicle since rema	(i) nufacture;	Remanufactured part that has not been installed on a motor
13 14	returned for reman	(ii) ufacture; o	Core element that is held solely for the purpose of being r
15		(iii)	Part that is unsuitable for reuse in or on a motor vehicle.
16 17	(5) stored at any time		e storage facility" means a facility where disabled vehicles are asation.
18 19			perates an automotive repair facility shall keep accurate ocation where motor vehicle repairs are conducted of:
		notive repai	me and address of the owner of each motor vehicle repaired or r facility or each customer who leaves a motor vehicle comotive repair facility;
23	(2)	The dat	e a motor vehicle was left at the automotive repair facility;
24 25	(3) part, the vehicle id		ar, model, and, when repairs involve a used major component number of the vehicle; and
		or proof o	sed major component part at the automotive repair facility, of the right of possession, including, if available, the on the component part.
29 30			perates a vehicle storage facility shall keep accurate and on where vehicles are stored of:

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1 2	(1) each vehicle;	The nan	ne and address of the individual who requested storage of
3	facility; (2)	The date	e that each vehicle was brought into the vehicle storage
5 6	(3) of each vehicle; and		r, model, and, if available, the vehicle identification number
7	(4)	The date	e and manner of disposition of each vehicle.
8 9	(d) (1) kept for at least 1 ye		required under subsection (b) or (c) of this section shall be e date:
10		(i)	Of the transaction to which the record applies; or
11 12	vehicle storage faci	(ii) lity.	On which a part or vehicle is at the automotive repair facility or
15	storage facility may	satisfy the	n who operates an automotive repair facility or vehicle e record requirement if the required record is a cessible at the automotive repair facility or vehicle
	(-) (1)	Desire	
19 20	repair facility or vel Administration, by	hicle storage the Depart	business hours or other hours of operation, an automotive ge facility shall make available for inspection by the ment of State Police, or by a law enforcement officer lice department or sheriff's office who is assigned to an
18 19 20	repair facility or vel Administration, by with a county or mu antitheft unit:	hicle storage the Depart	ge facility shall make available for inspection by the ment of State Police, or by a law enforcement officer
18 19 20 21 22	repair facility or vel Administration, by with a county or mu antitheft unit:	hicle storag the Depart unicipal po	ge facility shall make available for inspection by the ment of State Police, or by a law enforcement officer lice department or sheriff's office who is assigned to an
18 19 20 21 22 23 24 25 26 27	repair facility or vel Administration, by with a county or mu antitheft unit: required. (2) to produce a record vehicle storage faci	hicle stora; the Depart unicipal po (i) (ii) If an au required u lity may pi	ge facility shall make available for inspection by the ment of State Police, or by a law enforcement officer lice department or sheriff's office who is assigned to an Records required under this section; and
18 19 20 21 22 23 24 25 26 27 28	repair facility or vel Administration, by with a county or mu antitheft unit: required. (2) to produce a record vehicle storage faci or law enforcement	the Depart unicipal po (i) (ii) If an aur required u lity may pr officer of on who fai	ge facility shall make available for inspection by the ment of State Police, or by a law enforcement officer lice department or sheriff's office who is assigned to an Records required under this section; and Used major component parts and vehicles for which records are tomotive repair facility or a vehicle storage facility is unable under this section, the automotive repair facility or roduce other evidence satisfactory to the Administration proof of ownership or right of possession.
18 19 20 21 22 23 24 25 26 27 28	repair facility or vel Administration, by with a county or me antitheft unit: required. (2) to produce a record vehicle storage faci or law enforcement (f) A pers	the Depart the Depart unicipal po (i) (ii) If an au required u lity may pr officer of on who fai nalty not e	ge facility shall make available for inspection by the ment of State Police, or by a law enforcement officer lice department or sheriff's office who is assigned to an Records required under this section; and Used major component parts and vehicles for which records are tomotive repair facility or a vehicle storage facility is unable under this section, the automotive repair facility or roduce other evidence satisfactory to the Administration proof of ownership or right of possession.



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35 effect October 1, 2003.

SENATE BILL 599 1 person for the sale of usable parts, unless the person is licensed by the Administration 2 under this subtitle. 3 27-101. It is a misdemeanor for any person to violate any of the provisions of the (a) 5 Maryland Vehicle Law unless the violation: Is declared to be a felony by the Maryland Vehicle Law or by any 6 (1) 7 other law of this State: or 8 Is punishable by a civil penalty under the applicable provision of the (2) 9 Maryland Vehicle Law. 10 Except as otherwise provided in this section, any person convicted of a 11 misdemeanor for the violation of any of the provisions of the Maryland Vehicle Law is 12 subject to a fine of not more than \$500. 13 Any person who is convicted of a violation of any of the provisions of § (h) 14 16-303(a), (b), (c), (d), (e), (f), or (g) of this article ("Driving while license is canceled, 15 suspended, refused, or revoked"), § 17-107 of this article ("Prohibitions"), or § 17-110 16 of this article ("Providing false evidence of required security") is subject to: 17 For a first offense, a fine of not more than \$1,000, or imprisonment 18 for not more than 1 year, or both; and 19 For any subsequent offense, a fine of not more than \$1,000, or 20 imprisonment for not more than 2 years, or both. 21 (i) Any person who is convicted of a violation of any of the provisions of § 22 15-402 of this article ("Vehicle salesman's license required") or § 15-502(a) of this 23 article ("Automotive dismantler and recycler or scrap processor -- License required") 24 is subject to: 25 For a first offense, a fine of not more than \$1,000 or imprisonment for (1) 26 not more than 6 months or both; and 27 For any subsequent offense, a fine of not more than \$2,000 or 28 imprisonment for not more than 1 year or both. 29 Chapter 505 of the Acts of 2000 30 SECTION 2. AND BE IT FURTHER ENACTED. That this Act shall take 31 effect October 1, 2000. [It shall remain effective for a period of 3 years and, at the end 32 of September 30, 2003, with no further action required by the General Assembly, this

33 Act shall be abrogated and of no further force and effect.]

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take