R4 SB 149/04 - JPR

By: Senators Hooper, Colburn, Dyson, Harris, Munson, and Stone

Introduced and read first time: February 4, 2005

Assigned to: Judicial Proceedings

#### A BILL ENTITLED

1	$\Delta N$	$\Delta CT$	concerning
1	7 X X	ACI	concerning

### 2 Vehicle Laws - Registration - Members of the Military

- 3 FOR the purpose of exempting certain vehicles owned by members of the armed forces
- 4 of the United States or the Maryland National Guard who are on or recently
- 5 returned from active duty outside the United States from the requirement to be
- 6 registered; exempting certain vehicles owned by members of the armed forces of
- the United States or the Maryland National Guard returning from active duty outside the United States from certain registration fees for a certain period; and
- outside the United States from certain registration fees for a certain period; and generally relating to vehicle laws, registration, and members of the military.
- 10 BY repealing and reenacting, with amendments,
- 11 Article Transportation
- 12 Section 13-402
- 13 Annotated Code of Maryland
- 14 (2002 Replacement Volume and 2004 Supplement)
- 15 BY adding to
- 16 Article Transportation
- 17 Section 13-903(e)
- 18 Annotated Code of Maryland
- 19 (2002 Replacement Volume and 2004 Supplement)
- 20 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 21 MARYLAND, That the Laws of Maryland read as follows:

#### 22 Article - Transportation

- 23 13-402.
- 24 (a) (1) Except as otherwise provided in this section or elsewhere in the
- 25 Maryland Vehicle Law, each motor vehicle, trailer, semitrailer, and pole trailer driven
- 26 on a highway shall be registered under this subtitle.
- 27 (2) If a motor vehicle required to be registered under this subtitle is not
- 28 registered, a person may not park the unregistered motor vehicle on any:

1		(i)	Public alley, street, or highway; or
	parking lots of shopp developments.	(ii) oing center	Private property used by the public in general, including rs, condominiums, apartments, or town house
	(3) motor vehicle that is subtitle.		visions of paragraph (2) of this subsection do not apply to a rom registration under this section or § 13-402.1 of this
10	may not register or r	enew the a	rise expressly authorized in this title, the Administration registration of a vehicle unless the Administration has te of title of the vehicle or has received an application
12	(c) Registr	ration und	er this subtitle is not required for:
13	(1)	A vehic	le that is driven on a highway:
			In conformity with the provisions of this title relating to ealers, secured parties, owners or operators of special dents; or
17 18	Administration;	(ii)	Under a temporary registration card issued by the
19 20	(2) officer or employee		le owned and used by the United States, unless an authorized ited States requests registration of the vehicle;
21	(3)	A farm	tractor or any farm equipment;
22 23	(4) highway;	A vehic	le the front or rear wheels of which are lifted from the
24 25	(5) and for which no dr		I vehicle that is attached to the towing vehicle by a tow bar essary;
26 27	(6) purpose of sale;	A vehic	le owned by and in the possession of a licensed dealer for
	(7) days of residency pr jurisdiction of the re	rovided the	le owned by a new resident of this State during the first 60 e vehicle displays valid registration issued by the ormer domicile;
	(8) 13-626 of this title, issued by the Admir	while follo	hicles being operated as part of a shuttle, as defined in § owing a registered vehicle displaying a shuttle permit
34 35	(9) within any terminal		le operated in connection with maritime commerce exclusively leased by the Maryland Port Administration;

1 2	(10) prescribed by § 25-10		mobile which is operated on highways and roadways as of this article;
		uipped w	eart which is operated on a highway on Smith Island, provided with lighting devices as required by the Administration between dusk and dawn;
6 7	(12) allowed by the Count		eart which is operated on an Allegany County highway as 25-102(a)(16) of this article; [or]
		nd opera	le owned by an accredited consular or diplomatic officer of a ted for official or personal purposes when the vehicle ense plate issued by the United States government; OR
13 14	NATIONAL GUAR	ARMED D WHO ACTIVE	ICLE THAT IS NOT DRIVEN ON A HIGHWAY AND IS OWNED BY A FORCES OF THE UNITED STATES OR THE MARYLAND IS ON ACTIVE DUTY OUTSIDE THE UNITED STATES OR HAS E DUTY OUTSIDE THE UNITED STATES WITHIN THE
18 19	into this State by a neemployed on farms i	t registra onresiden n this Sta	or vehicle, trailer, or semitrailer is registered in another tion plates issued for it by that state, and is brought at for transporting seasonal farm workers to be te or for work incidental to seasonal crop operations on a need not be registered in this State if:
	operations within a d	(i) istance o	The vehicle is being used as an incidental part of harvesting f not more than 35 miles from the source of the crop;
24 25	the vehicle, as provide	(ii) led in this	The owner of the vehicle has obtained an exemption permit for subsection.
28 29	Administration shall State Police approve	a vehicle issue an s. The for	ne Administration receives a certification by the Secretary of is entitled to an exemption under this subsection, the exemption permit on the form the Secretary of the rm shall be carried at all times by the driver of the or in a conspicuous place on the vehicle.
31	(3)	The exe	emption permit is:
32		(i)	Valid for a period of 90 days from the date of issue; and
33 34	subsection for an add	(ii) litional po	Eligible for renewal under the procedure set forth in this eriod of not more than 90 days in any 1 calendar year.
35	(4)	The Sec	cretary of the State Police:
36 37	vehicle; and	(i)	May require a certificate of inspection of the equipment of the

	to do business i as required of v	in this St	tate, cert	Shall require a certificate of insurance by a company authorized ifying that the vehicle is insured to the same extent d in this State.		
	(e) Except for members elected from this State, if a member of the United States Congress resides in this State during his term of office in the Congress, he need not register his vehicles in this State during that time.					
7 8		(f) A trailer or semitrailer operated in intrastate service need not be egistered in this State if:				
9	(1	l) I	t is regis	stered in another state;		
10 11	State; and	2) Т	Γhe truck	k tractor or other vehicle that is towing it is registered in this		
	at least one tra registered in th	iler or se	emitraile	stered owner of the truck tractor or other towing vehicle has or registered in this State for each truck tractor also		
15 16	(g) (1) be registered in			or semitrailer rented or leased in intrastate service need not bject to paragraph (2) of this subsection:		
17 18	or less;	(	i)	The trailer or semitrailer has a chassis weight of 1,000 pounds		
19		(	(ii)	The trailer or semitrailer is registered in another state; and		
22	average number	number of thes	of these se trailer	The owner of the trailer or semitrailer annually has registered trailers and semitrailers that is at least equal to the s and semitrailers that the owner annually will have or lease in intrastate service.		
26 27	the manner tha	e person at the Ad	shall file lministra	on claims exemption for a trailer or semitrailer under this e annually with the Administration, at the time and in tion requires, an affidavit that sets forth, as to all the person has available in all states for rent or		
29		(	(i)	The total number annually registered in all states;		
30		(	(ii)	The total number annually registered in this State; and		
31 32	this State.	(	(iii)	The average total number annually available for rent or lease in		
33 34	(h) (1) this State if, su	*		vehicle rented in intrastate service need not be registered in oh (3) of this subsection:		
35		(	i)	The motor vehicle is registered in another state; and		

36 October 1, 2005.

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	(ii) The owner of the motor vehicle annually has registered in this State a percentage of the total number of these motor vehicles in a rental fleet as determined under paragraph (2) of this subsection.
6 7 8 9 10 11 12	(2) The percentage of the total number of motor vehicles in a rental fleet that must be registered in this State is determined by dividing the gross revenue received in the preceding year for the use of such rental vehicles arising from all motor vehicle rental transactions occurring in this State by the total gross revenue received in the preceding year for the use of such rental vehicles arising from all motor vehicle rental transactions occurring in all jurisdictions in which the rental fleet is operated. The resulting percentage shall be applied to the total number of motor vehicles in the rental fleet and that figure, to the nearest whole number, shall be the number of rental motor vehicles that shall be fully registered and titled in this State.
16	(3) If a person claims exemption for a motor vehicle under this subsection, the person shall file annually with the Administration, at the time and in the manner that the Administration requires, an affidavit that sets forth, as to all such motor vehicles that the person has available in all states for rent:
	(i) The gross revenue received in the preceding year for the use of such rental motor vehicles arising from all motor vehicle rental transactions occurring in Maryland; and
	(ii) The total gross revenue received in the preceding year for the use of such rental motor vehicles arising from all motor vehicle rental transactions occurring in all jurisdictions.
	(4) A person who rents to another person a motor vehicle or attempts to rent to another person a motor vehicle in this State in violation of any of the provisions of this section is guilty of a misdemeanor.
27 28	(i) A person who drives or attempts to drive a vehicle on any highway in this State in violation of any of the provisions of this section is guilty of a misdemeanor.
29	13-903.
32 33	(E) ANY VEHICLE OWNED AND PERSONALLY USED BY A MEMBER OF THE ARMED FORCES OF THE UNITED STATES OR THE MARYLAND NATIONAL GUARD WHO HAS RETURNED FROM ACTIVE DUTY OUTSIDE THE UNITED STATES SHALL BE EXEMPT FROM THE REGISTRATION FEES SPECIFIED IN THIS SUBTITLE FOR A PERIOD OF 2 YEARS AFTER THE MEMBER'S RETURN.

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