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By: Senator Frosh Senators Frosh and Forehand

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Assigned to: Judicial Proceedings

Committee Report: Favorable with amendments Senate action: Adopted with floor amendments

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CHAPTER\_\_\_\_

#### 1 AN ACT concerning

2 Criminal Offenses - Driving Without a License - Arrest, Impoundment, and
Penalties

4 FOR the purpose of prohibiting a court from staying the entering of judgment and

- 5 placing a defendant on probation for a second or subsequent violation of the
- 6 offense of driving without a license; authorizing a law enforcement officer who
- 7 arrests or issues a citation to an individual for a violation of driving without a
- 8 license to immediately impound the vehicle that the individual was operating at
- 9 the time of the violation; establishing the conditions under which a vehicle
- 10 impounded under certain circumstances may be released; requiring the release
- of a vehicle to the registered owner under certain circumstances; authorizing the
- 12 court to order a certain additional period of impoundment of a certain vehicle
- 13 under certain circumstances; authorizing a law enforcement agency that
- 14 impounds a certain vehicle to charge a certain fee and to retain the vehicle until
- the fees are paid; requiring a law enforcement agency that impounds a certain
- 16 vehicle to provide a certain notice; establishing that certain provisions relating
- 17 to the rights of a lienholder are applicable to a certain impounded vehicle;
- authorizing a police officer to arrest an individual without a warrant for the
- violation of driving without a license if the officer has probable cause to believe
- that the individual has committed the violation; altering a certain penalty;
- 21 providing that a court may order the impoundment of a certain vehicle involved
- 22 in a violation of driving without a license in the same manner as it may order an
- 23 impoundment for driving while a license is suspended or revoked; making
- 24 stylistic corrections; clarifying language; and generally relating to the
- 25 enforcement and punishment of the offense of driving without a license.

#### 26 BY repealing and reenacting, with amendments,

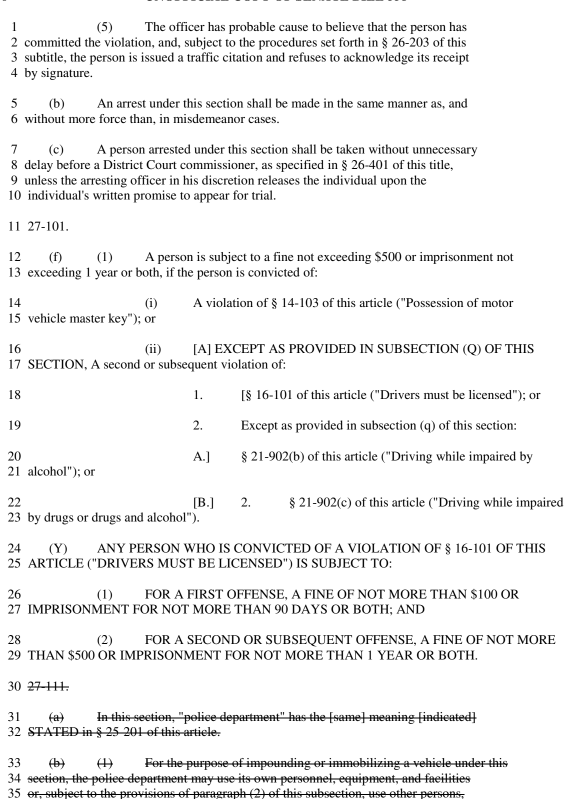
27 Article Criminal Procedure

1	Section 6-220(d)
2	Annotated Code of Maryland
3	(2001 Volume and 2005 Supplement)
	BY repealing and reenacting, without amendments,
5	Article - Transportation
6	<u>Section 16-101</u>
7	Annotated Code of Maryland
8	(2002 Replacement Volume and 2005 Supplement)
9 10	BY repealing and reenacting, with amendments, Article - Transportation
11	Section <del>16-101,</del> 26-202 <del>, and</del> 27-101(f)(1) <del>, and 27-111</del>
12	Annotated Code of Maryland
13	(2002 Replacement Volume and 2005 Supplement)
14 15 16 17 18	BY adding to Article - Transportation Section 27-101(y) Annotated Code of Maryland (2002 Replacement Volume and 2005 Supplement)
19	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
20	MARYLAND, That the Laws of Maryland read as follows:
<ul><li>20</li><li>21</li></ul>	MARYLAND, That the Laws of Maryland read as follows:  Article - Criminal Procedure
21	·
<ul><li>21</li><li>22</li><li>23</li></ul>	Article - Criminal Procedure
21 22 23 24 25 26 27 28 29 30	Article - Criminal Procedure  6 220.  (d) Notwithstanding subsections (b) and (c) of this section, a court may not
21 22 23 24 25 26 27 28 29 30 31	Article - Criminal Procedure  6 220.  (d) Notwithstanding subsections (b) and (c) of this section, a court may not stay the entering of judgment and place a defendant on probation for:  (1) a violation of § 21 902 of the Transportation Article or § 2 503, § 2 504, § 2 505, § 2 506, or § 3 211 of the Criminal Law Article, if within the preceding 5 years the defendant has been convicted under § 21 902 of the Transportation Article or § 2 503, § 2 504, § 2 506, or § 3 211 of the Criminal Law Article, or has been placed on probation in accordance with this section, after being charged with a violation of § 21-902 of the Transportation Article or §

1	Article, if:	(4)	n moving violation, as defined in § 11–136.1 of the Transportation
3	Transportation	on Article	the defendant holds a provisional license under § 16-111 of the and
	this section f		the defendant has previously been placed on probation under mission of a moving violation while the defendant held a
8 9	TRANSPOR	<del>(5)</del> TATION	A SECOND OR SUBSEQUENT VIOLATION OF § 16-101 OF THE ARTICLE.
10			Article - Transportation
11	16-101.		
12 13	(a) highway in t		dual may not drive or attempt to drive a motor vehicle on any unless:
14		(1)	The individual holds a driver's license issued under this title;
15 16	of this title;	(2) or	The individual is expressly exempt from the licensing requirements
17 18	drive vehicle	(3) es of the o	The individual otherwise is specifically authorized by this title to ass that the individual is driving or attempting to drive.
	defined in §	11-134.1	vidual operating on any highway in this State a moped, as of this article or a motor scooter, as defined in § 11-134.4 of this the individual:
22 23		(1) be of any	A driver's license issued to the individual under this title, which class issued by the Administration;
	issued to the		If the individual is a nonresident of this State, a license to drive l by the state or country of the individual's residence, which class of vehicle; or
27 28	subtitle.	(3)	A moped operator's permit issued to the individual under this
31	CITATION	THE VE	A LAW ENFORCEMENT OFFICER WHO ARRESTS OR ISSUES A IDIVIDUAL FOR A VIOLATION OF THIS SECTION MAY IMMEDIATELY INCLE THAT THE INDIVIDUAL WAS OPERATING AT THE TIME OF LATION.
33 34	IMPOUND	<del>(2)</del> ED UND	EXCEPT AS OTHERWISE PROVIDED IN THIS SUBSECTION, A VEHICLE R THIS SUBSECTION MAY NOT BE RELEASED UNTIL:

1		<del>(I)</del>	THE INDIVIDUAL WHO WAS OPERATING THE VEHICLE AT THE
2	TIME OF THE ALLE	GED VI	OLATION OF THIS SECTION IS FOUND NOT GUILTY OF THE
3	VIOLATION OR TH	E CHAR	GES ARE OTHERWISE DISMISSED: OR
			, , , , , , , , , , , , , , , , ,
4		<del>(II)</del>	A COURT MAKES A SENTENCING DETERMINATION REGARDING
	THE VIOLATION O	( )	SECTION AND DOES NOT ORDER IMPOUNDMENT OF THE
	VEHICLE UNDER §		
U	VEHICLE UNDER S	2/ 111 \	<del>or mis arrell.</del>
7	(2)	TE TITE	INDIVIDUAL CHARCED WITH COMMITTING THE VIOLATION
7	( <del>3)</del>		INDIVIDUAL CHARGED WITH COMMITTING THE VIOLATION
			A REGISTERED OWNER OR LESSEE OF THE IMPOUNDED
			HALL BE RELEASED IF THE REGISTERED OWNER OR
10	LESSEE OF THE VI	EHICLE	CLAIMS THE VEHICLE BY PRESENTING:
		<b>(T</b> )	A MALID DRIVEDIG LICENCE
11		<del>(I)</del>	A VALID DRIVER'S LICENSE;
		(TT)	VIA DE DE COE CE CHANEDRAND OD LE LOE CE THE VENTOLE LAND
12		<del>(II)</del>	VALID PROOF OF OWNERSHIP OR LEASE OF THE VEHICLE; AND
13		<del>(III)</del>	PROOF OF VALID VEHICLE INSURANCE.
14	<del>(4)</del>		OURT, UNDER § 27-111 OF THIS ARTICLE, MAY ORDER AN
15	ADDITIONAL PERI	I <del>OD OF I</del>	IMPOUNDMENT OF A SOLELY OWNED VEHICLE THAT IS
16	OPERATED BY TH	E REGIS	TERED OWNER OF THE VEHICLE DURING THE COMMISSION
17	OF A VIOLATION (	OF THIS	SECTION.
18	<del>(5)</del>	THE LA	AW ENFORCEMENT AGENCY THAT IMPOUNDS A VEHICLE
19	<b>UNDER THIS SECT</b>	<del>ION:</del>	
20		<del>(I)</del>	MAY CHARGE A REASONABLE FEE FOR TOWING AND STORAGE
21	OF THE VEHICLE:	` /	
	,		
22		<del>(II)</del>	MAY RETAIN THE VEHICLE UNTIL ALL FEES ARE PAID; AND
		(11)	
23		<del>(III)</del>	SHALL PROVIDE WRITTEN NOTICE OF THE IMPOUNDMENT TO
_	THE RECISTERED	` /	OF THE VEHICLE BY CERTIFIED MAIL, RETURN RECEIPT
	REQUESTED.	OWNER	TOT THE VEHICLE OF CERTIFIED WITHE, RETORIVED IN
23	<del>REQUESTED.</del>		
26	(6)	THE DE	OVISIONS OF \$ 27 111(D) OF THIS ADTICLE ALITHODIZING A
	( <del>6)</del>		COVISIONS OF § 27-111(D) OF THIS ARTICLE, AUTHORIZING A
			SE ITS RIGHTS UNDER APPLICABLE LAW RELATING TO AN
		ICLE, AI	RE APPLICABLE TO A VEHICLE IMPOUNDED UNDER THIS
29	SUBSECTION.		
30	26-202.		
31			may arrest without a warrant a person for a violation of the
32	Maryland Vehicle La	w, includ	ling any rule or regulation adopted under it, or for a
33	violation of any traffi	ic law or	ordinance of any local authority of this State, if:
34	(1)	The pers	son has committed or is committing the violation within the
35	view or presence of the	he office	r, and the violation is any of the following:

1 2	vehicles transporting	(i) hazardou	A violation of § 21-1411 or § 22-409 of this article, relating to s materials; or
	the failure or refusal t from it;	(ii) o submit	A violation of § 24-111 or § 24-111.1 of this article, relating to a vehicle to a weighing or to remove excess weight
6 7	(2) view or presence of the		son has committed or is committing the violation within the , and either:
8		(i)	The person does not furnish satisfactory evidence of identity; or
9 10	will disregard a traffi	(ii) c citation	The officer has reasonable grounds to believe that the person a;
11 12	` /		cer has probable cause to believe that the person has he violation is any of the following offenses:
13 14		(i) red by alc	Driving or attempting to drive while under the influence of cohol, or in violation of an alcohol restriction;
			Driving or attempting to drive while impaired by any drug, any combination of one or more drugs and alcohol or while ngerous substance;
	assistance, as require		Failure to stop, give information, or render reasonable 20-102 and 20-104 of this article, in the event of an jury to or death of any person;
21 22		(iv) drive is	Driving or attempting to drive a motor vehicle while the driver's suspended or revoked;
			Failure to stop or give information, as required by §§ 20-103 in the event of an accident resulting in damage to a
26 27	in bodily injury to or	(vi) death of	Any offense that caused or contributed to an accident resulting any person; [or]
28		(vii)	Fleeing or attempting to elude a police officer; OR
29 30	OF § 16-101 OF THI	(VIII) S ARTIO	DRIVING OR ATTEMPTING TO DRIVE A VEHICLE IN VIOLATION CLE;
31 32	(4) believe that:	The pers	son is a nonresident and the officer has probable cause to
33		(i)	The person has committed the violation; and
34		(ii)	The violation contributed to an accident; or



	equipment, and storing impour			mobilizi	ng vehicles or removing, preserving, and
3	(	<del>2)</del>	A police	departm	ent may not authorize the use of a tow truck under
4	paragraph (1)				he tow truck is registered under § 13-920 of
5	this article.				
6	( )				part of a sentence, or a condition of probation, a court
					the impoundment or immobilization, OR
					solely owned vehicle used in the commission of a
9	violation of §	<del>16 101 (</del>	<del>)R § 16</del>	<del>303(c) or</del>	(d) of this article if, at the time of the violation:
10	)		<del>(i)</del>	The own	ner of the vehicle was driving the vehicle; and
11			(ii)	1.	The owner's license was suspended or revoked under §
12	16 205 of this	article;	<del>OR</del>		
13				<del>2.</del>	THE OWNER DID NOT HOLD A VALID DRIVER'S LICENSE
14	. <del>(</del>	<del>2)</del>	Among	he factor	s that a court may consider in determining whether
	,				ation, OR CONTINUE AN IMPOUNDMENT, of a
					mary means of transportation available for the
	use of the indi				•
					, ·
18			<del>(i)</del>	Subject t	to the provisions of subparagraph (ii) of this paragraph,
					ONTINUED IMPOUNDMENT, of a vehicle may
					registered owner of the vehicle made a bona
					chicle to another person before the date of the
22	finding of a vi	<del>olation (</del>	of § 16-1	01 OR §	16 303(c) or (d) of this article.
23			<del>(ii)</del>		stered owner of the vehicle has the burden of proving
24	that a bona fic	<del>le sale, g</del>	<del>ift, or ot</del>	her trans	fer of the vehicle has occurred.
25	<del>(d)</del> (	1)	The regi	stered ow	vner of a vehicle impounded or immobilized under
	, ,				costs incurred as a result of the immobilizing
					s, and storing of the impounded vehicle.
28	<del>(</del>	<del>2)</del>	The cou	<del>t mav red</del>	quire the registered owner of a vehicle impounded or
	\				a bond or other adequate security to equal the
					e, or towing, preserving, and storing the
					red under subsection (f) of this section.
32	<del>(</del>	<del>3)</del>	Subject :	o the pro	visions of this section, a police department that
33	<del>impounds a vo</del>	<del>chicle by</del>	taking t	he vehiel	le into custody or immobilizes a vehicle under
					ssion or use of the vehicle to the registered
					actual costs of immobilizing the vehicle, or
					ounded vehicle, and providing the notices
37	required unde	<del>r subsec</del>	t <del>ion (f) c</del>	f this sec	t <del>ion.</del>

1	(e) If a court orders the impoundment or immobilization, OR CONTINUED			
2	IMPOUNDMENT, of	<del>f a vehicl</del>	<del>e under t</del>	his section, the court shall provide for the
3	execution of the impo	undment	or immo	obilization, OR CONTINUED IMPOUNDMENT, by
4	a police department.			
5	<del>(f)</del> <del>(1)</del>	If a cour	t orders	the impoundment or immobilization, OR CONTINUED
				his section, the police department that executes
				at by taking the vehicle into custody OR THE
				AINS CUSTODY OF A PREVIOUSLY IMPOUNDED
				possible and within 7 days after the police
				end a notice by certified mail, return receipt
11	requested, bearing a	<del>oostmark</del>	<del>from the</del>	United States Postal Service, to:
12		<del>(i)</del>	Each re	gistered owner of the vehicle as shown in the records of
13	the Administration; a	<del>.nd</del>		
14		<del>(ii)</del>	Each se	cured party, as shown in the records of the
15	Administration.			
16	<del>(2)</del>	The noti	ce shall:	
	(-)			
17		<del>(i)</del>	State th	<del>at:</del>
1,		(1)	State th	ut.
18			<del>1.</del>	[the] THE vehicle has been immobilized[, or];
10			<del>1,</del>	tite] TTL vemere has been minibohizedt, orj,
10			2	THE VEHICLE HAS DEEN : d-d b b-in tolon into
19			<del>2.</del>	THE VEHICLE HAS BEEN impounded by being taken into
20	<del>custody; OR</del>			
			_	
21			<del>3.</del>	THE IMPOUNDMENT OF THE VEHICLE IS BEING
22	CONTINUED;			
23		<del>(ii)</del>	Describ	e the year, make, model, and vehicle identification
24	number of the vehicle	e <del>;</del>		
25		<del>(iii)</del>	Provide	the location of where the vehicle is immobilized or the
26	location of the facilit			
		, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	, 01110	is imposition,
27		<del>(iv)</del>	Includa	the amount of the actual costs of immobilization, or
	towing, preservation,	` /		
20	towing, preservation,	and ston	age or ar	- impounded venicie;
20		( )	T 1 1	
29	4 4 .	<del>(v)</del>	include	the amount of the actual costs of the notices required
30	under this paragraph;	and		
31		<del>(vi)</del>		that, if an impounded vehicle is not reclaimed as
32	required under this subsection, within 10 days after the date specified in the court			
33	order, the impounded vehicle will be considered an abandoned vehicle and subject to			
	the provisions of Title 25, Subtitle 2 of this article.			

	(3) If an impounded vehicle is not reclaimed within 10 days after the date specified in a court order under this section, the vehicle shall be considered an abandoned vehicle subject to the provisions of Title 25, Subtitle 2 of this article.
6	(g) (1) This section may not be construed to prohibit a lienholder from exercising its rights under applicable law, including the right to sell a vehicle that has been impounded or immobilized under this section, in the event of a default in the obligation giving rise to the lien.
	(2) (i) A lienholder exercising the right to sell a vehicle that has been impounded or immobilized under this section shall notify, in writing, the police department with custody of the vehicle of the lienholder's intention to sell the vehicle.
	(ii) The notice shall be accompanied by copies of documents giving rise to the lien and shall include an affidavit under oath by the lienholder that the underlying obligation is in default and the reasons for the default.
14 15	(iii) On request of the lienholder and on payment of all costs required under this section, the vehicle shall be released to the lienholder.
	(3) Except as provided in paragraph (4) of this subsection, the rights and duties provided by law to the lienholder for the sale of collateral securing an obligation in default shall govern the repossession and sale of the vehicle.
19 20	(4) (i) The lienholder may not be required to take possession of the vehicle before a sale of the vehicle.
23	(ii) The proceeds of any sale shall be applied first to the actual costs of immobilization, or towing, preservation, and storage of an impounded vehicle, and the actual costs of the notices required under subsection (f) of this section, then as provided by law for distribution of proceeds of a sale by the lienholder.
	(5) (i) If the interest of the owner in the vehicle is redeemed, the lienholder shall, within 10 days after the redemption, mail a notice of the redemption to the police department who impounded or immobilized the vehicle.
30	(ii) If the vehicle has been repossessed or otherwise lawfully taken by the lienholder and the time specified by a court order under this section has not expired, the lienholder shall return the vehicle within 21 days after the redemption to the police department who impounded or immobilized the vehicle.
32 33	(h) This section does not affect the requirements of Title 25, Subtitle 2 of this article regarding abandoned vehicles.
34 35	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2006.