HOUSE BILL 752

C2 0lr2303

By: Delegates Kirk, Barkley, Haddaway, Harrison, Haynes, Impallaria, Jameson, King, Krysiak, Love, Manno, Miller, Stukes, and Vaughn

Introduced and read first time: February 5, 2010

Assigned to: Economic Matters

A BILL ENTITLED

| 1 | AN ACT concerning |
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| 2 3 | Business Regulation – Secondhand Precious Metal Object Dealers – Exempted Transactions and Record Keeping Requirements |
| 4 | FOR the purpose of exempting certain transactions of certain retail jewelers from the |
| 5 | requirement to hold a secondhand precious metal object dealer license; |
| 6 | authorizing certain dealers to identify certain items by certain methods; |
| 7 | requiring a certain law enforcement unit to adopt certain procedures for certain |
| 8 | dealers to amend certain records; making certain stylistic changes; and |
| 9 | generally relating to exempted transactions and the record keeping |
| 10 | requirements of secondhand precious metal object dealers. |
| 11 | BY repealing and reenacting, with amendments, |
| 12 | Article – Business Regulation |
| 13 | Section 12–102(b), 12–301(d), and 12–304 |
| 14 | Annotated Code of Maryland |
| 15 | (2004 Replacement Volume and 2009 Supplement) |
| 16 | BY repealing |
| 17 | Article – Business Regulation |
| 18 | Section 12–301(e) |
| 19 | Annotated Code of Maryland |
| 20 | (2004 Replacement Volume and 2009 Supplement) |
| 21 | BY adding to |
| 22 | Article – Business Regulation |
| 23 | Section 12–301(e) |
| 24 | Annotated Code of Maryland |
| 25 | (2004 Replacement Volume and 2009 Supplement) |

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article - Business Regulation

4 12–102.

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- 5 (b) If a retail jeweler has a fixed business address in the State, this title does 6 not apply to a transaction in which the retail jeweler:
- 7 (1) accepts, in accordance with a posted return policy, the return of an 8 item that the jeweler originally sold;
- 9 (2) accepts, in accordance with a published trade—in policy, 10 merchandise in trade that the jeweler originally sold;
- 11 (3) repossesses merchandise that the jeweler originally sold, if the 12 original buyer has defaulted; [or]
- 13 (4) retains merchandise that the jeweler originally accepted for repair 14 as a bailee for hire, if the customer who deposited the merchandise:
- (i) defaulted; or
- 16 (ii) failed to reclaim the merchandise within the time agreed on with the jeweler; OR
- 18 (5) ACCUMULATES PIECES OF PRECIOUS METALS IN THE COURSE 19 OF PERFORMING REPAIRS, REMOUNTINGS, FABRICATIONS, OR CUSTOM 20 ORDERS.
- 21 12–301.
- 22 (d) (1) [A] SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, A separate record entry shall be made for each item involved in a transaction.
- 24 **(2)** [However, items] **ITEMS** in a matching set may be recorded as a set if acquired in a single transaction.
- [(e) The dealer shall tag each item individually with a number that corresponds to the transaction under which it was acquired. However, items acquired in a matching set may be tagged as a set.]
- 29 **(E) (1)** THE DEALER MAY IDENTIFY ITEMS HELD DURING THE 30 HOLDING PERIOD BY:

| 1 2 3 | | (I) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, ACH ITEM INDIVIDUALLY WITH A NUMBER THAT CORRESPONDS TO ACTION UNDER WHICH IT WAS ACQUIRED; OR |
|------------------|----------------------|---|
| 4 5 6 7 | REPORT AF | (II) KEEPING THE ITEMS ACQUIRED IN EACH TRANSACTION ATE CONTAINER WITH EITHER THE NUMBER OF THE TRANSACTION FIXED TO THE CONTAINER OR A COPY OF THE TRANSACTION REPORT TO THE CONTAINER. |
| 8 9 | ACQUIRED | (2) ITEMS IN A MATCHING SET MAY BE TAGGED AS A SET IF N A SINGLE TRANSACTION. |
| 10 | 12–304. | |
| 11 12 | (a) the primary | (1) A dealer shall submit the required information from each record to aw enforcement unit in accordance with subsection (b) of this section. |
| 13 14 15 | • | (2) If the dealer transacts business in accordance with § 12–206(b) of dealer also shall submit the required information from the records to the orcement unit in accordance with subsection (b) of this section. |
| 16 17 | a list of loca | (3) On the request of a dealer, the Secretary shall provide to the dealer law enforcement units. |
| 18 19 20 | | The dealer shall submit the records by transmitting the required from the records electronically, in a format acceptable to the receiving law unit, by noon of the next business day. |
| 21 22 | (c) applicable, l | Each record, submitted to the primary law enforcement unit and, if cal law enforcement unit, shall include: |
| 23 | | (1) the license number of the dealer; |
| 24 | | (2) the location of each item listed in the record; and |
| 25 | | (3) the information required under § 12–302 of this subtitle. |
| 26 | (d) | The required information from a record submitted under this section: |
| 27 | | (1) shall be kept confidential; |
| 28 | | (2) is not a public record; and |
| 29 30 | Article. | (3) is not subject to Title 10, Subtitle 6 of the State Government |

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| | (E) | THE | PRIMARY | LAW | ENFORCEMENT | UNIT | SHALL | ADOPT | A |
|-----|------------|---------|----------|--------|----------------|---------|---------|---------|----|
| PR | OCEDUF | RE FOR | A DEALER | TO AMI | END A RECORD F | REQUIRE | D TO BE | SUBMITT | ED |
| IIN | DER TH | IS SECT | TION | | | | | | |

- [(e)] **(F)** A law enforcement unit may cease to maintain a record submitted under this section after 1 year from the date the law enforcement unit receives the copy.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 8 October 1, 2010.