# **HOUSE BILL 219**

R4, R7		5lr0673
HB 332/24 – ENT	(PRE-FILED)	CF 5lr3161
By: Delegate Addison De	legates Addison, Allen, Boyce,	Foley, Healey, Holmes,
<u>Lehman, R. Lewis,</u>	<u>J. Long, T. Morgan, Ruth, Steir</u>	<u>n, Stewart, Terrasa, and</u>
<u>Ziegler</u>		
Requested: August 12, 2024		
Introduced and read first tir	ne: January 8, 2025	
Assigned to: Environment as	nd Transportation	
Committee Report: Favorab	e with amendments	
House action: Adopted		
Read second time: February	25, 2025	

## CHAPTER \_\_\_\_\_

### 1 AN ACT concerning

## 2 Baltimore City Vehicle Laws - Out-of-State Vehicles - Improper Registration

3 FOR the purpose of authorizing Baltimore City to tow, remove, or impound a vehicle owned by a new resident of the State who fails to register the vehicle with the Motor Vehicle 4 Administration and display valid registration plates issued by the Administration  $\mathbf{5}$ 6 within a certain time period establishing a certain process for bringing vehicles 7 owned by State residents that are improperly registered in another state into 8 compliance with the Maryland Vehicle Law; and generally relating to towing, removal, and impounding of improperly registered out-of-state vehicles in 9 Baltimore City. 10

- 11 BY repealing and reenacting, without amendments,
- 12 Article Transportation
- 13 Section 13–402(a) and (c)(7) and 26–301(b)
- 14 Annotated Code of Maryland
- 15 (2020 Replacement Volume and 2024 Supplement)
- 16 BY adding to
- 17 Article Transportation
- 18 Section 26–301(b–1)
- 19 Annotated Code of Maryland
- 20 (2020 Replacement Volume and 2024 Supplement)

#### EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



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SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, 1  $\mathbf{2}$ That the Laws of Maryland read as follows: 3 **Article – Transportation** 4 13 - 402. $\mathbf{5}$ Except as otherwise provided in this section or elsewhere in the (a) (1)6 Maryland Vehicle Law, each motor vehicle, trailer, semitrailer, and pole trailer driven on a highway shall be registered under this subtitle. 7 8 If a motor vehicle required to be registered under this subtitle is not (2)9 registered, a person may not park the unregistered motor vehicle on any: 10 (i) Public alley, street, or highway; or 11 Private property used by the public in general, including parking (ii) 12lots of shopping centers, condominiums, apartments, or town house developments. The provisions of paragraph (2) of this subsection do not apply to a 13 (3)motor vehicle that is exempt from registration under this section or § 13-402.1 of this 14subtitle. 1516 Registration under this subtitle is not required for: (c) 17A vehicle owned by a new resident of this State during the first 60 days (7)18 of residency provided the vehicle displays valid registration issued by the jurisdiction of the resident's former domicile: 19 2026 - 301.21Subject to subsection (c) of this section, any State agency authorized by law (b) 22and any political subdivision of this State may adopt ordinances or regulations that: 23(1)Regulate the parking of vehicles; 24Provide for the impounding of vehicles parked in violation of the (2)ordinances or regulations; 2526(3)Regulate the towing of vehicles from publicly owned and privately 27owned parking lots; and 28(4)Provide for the issuance of a citation by an officer for a violation of an 29ordinance or regulation that is adopted under this section.

THIS SUBSECTION APPLIES ONLY IN BALTIMORE CITY.

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<del>(B-1) (1)</del>

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(2) BALTIMORE CITY MAY TOW, REMOVE, OR IMPOUND A VEHICLE
OWNED BY A NEW RESIDENT OF THE STATE WHO FAILS TO REGISTER THE VEHICLE
WITH THE ADMINISTRATION AND DISPLAY VALID REGISTRATION PLATES ISSUED BY
THE ADMINISTRATION WITHIN 60 DAYS AS REQUIRED UNDER § 13-402 OF THIS
ARTICLE.
(B-1) (1) IN ADDITION TO ANY OTHER PENALTY PROVIDED FOR IN THE
MARYLAND VEHICLE LAW, IF THE ADMINISTRATION HAS PROBABLE CAUSE TO

BELIEVE THAT A VEHICLE OWNER IS A RESIDENT OF THE STATE AND HAS FAILED TO
PROPERLY REGISTER THE VEHICLE WITH THE ADMINISTRATION AND DISPLAY
VALID REGISTRATION PLATES ISSUED BY THE ADMINISTRATION ON THE VEHICLE,
THE VEHICLE OWNER IS SUBJECT TO A WARNING REQUIRING THE VEHICLE OWNER,
WITHIN 60 DAYS AFTER ISSUANCE OF THE WARNING, TO:

13(I)PROPERLYREGISTERTHEVEHICLEWITHTHE14ADMINISTRATION AND DISPLAY VALIDREGISTRATION PLATESISSUED BYTHE15ADMINISTRATION; OR

16(II)PROVIDE PROOF ACCEPTABLE TO THE ADMINISTRATION17THAT THE VEHICLE IS NOT REQUIRED TO BE REGISTERED IN THE STATE.

18(2)(I)IF THE VEHICLE OWNER PROVIDES PROOF ACCEPTABLE TO19THE ADMINISTRATION THAT THE VEHICLE IS NOT REQUIRED TO BE REGISTERED IN20THE STATE, IF APPLICABLE AS DETERMINED BY THE ADMINISTRATION, THE21VEHICLE OWNER SHALL OBTAIN AND DISPLAY ON THE VEHICLE A NONRESIDENT22PERMIT ISSUED BY THE ADMINISTRATION.

23(II) IF, WITHIN 60 DAYS AFTER ISSUANCE OF A WARNING UNDER 24THIS SUBSECTION, THE VEHICLE OWNER FAILS TO PROPERLY REGISTER THE 25VEHICLE AND DISPLAY VALID REGISTRATION PLATES ON THE VEHICLE OR PROVIDE 26PROOF ACCEPTABLE TO THE ADMINISTRATION THAT REGISTRATION IN THE STATE IS NOT REQUIRED, THE ADMINISTRATION SHALL ASSESS A CIVIL FINE AGAINST THE 27VEHICLE OF \$7 PER DAY FOR UP TO 60 DAYS OR UNTIL THE VEHICLE IS PROPERLY 2829REGISTERED AND DISPLAYING VALID REGISTRATION PLATES OR THE ADMINISTRATION DETERMINES THAT THE VEHICLE IS NOT SUBJECT TO 30 **REGISTRATION IN THE STATE.** 31

32(3)(1)THE ADMINISTRATION SHALL NOTIFY THE APPROPRIATE33LOCAL JURISDICTION IF A VEHICLE OWNER FAILS, WITHIN 120 DAYS AFTER34ISSUANCE OF A WARNING UNDER THIS SUBSECTION, TO PROPERLY REGISTER THE35VEHICLE AND DISPLAY VALID REGISTRATION PLATES ON THE VEHICLE OR SATISFY36THE ADMINISTRATION THAT THE VEHICLE IS NOT SUBJECT TO REGISTRATION IN37THE STATE.

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1(II)THE APPROPRIATE COUNTY STATE'S ATTORNEY MAY2BRING A CIVIL ACTION IN REM AGAINST A VEHICLE FOR WHICH THE VEHICLE OWNER3FAILS UNDER THIS SUBSECTION TO PROPERLY REGISTER AND DISPLAY VALID4REGISTRATION PLATES OR TO SATISFY THE ADMINISTRATION THAT THE VEHICLE IS5NOT SUBJECT TO REGISTRATION IN THE STATE.

6 <u>(III)</u> IN A CIVIL ACTION IN REM BROUGHT UNDER THIS 7 SUBSECTION, THE APPROPRIATE COUNTY STATE'S ATTORNEY MAY SEEK 8 IMMOBILIZATION OF THE VEHICLE BY TOWING OR REMOVAL AND IMPOUNDMENT, 9 OR BOOTING.

10 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 11 October 1, 2025.

Approved:

Governor.

Speaker of the House of Delegates.

President of the Senate.