## SENATE BILL 780

R7 1lr2550

By: Senators Ramirez and Muse

Introduced and read first time: February 4, 2011

Assigned to: Judicial Proceedings

Committee Report: Favorable with amendments

Senate action: Adopted

Read second time: March 22, 2011

CHAPTER

1 AN ACT concerning

## Vehicle Laws - Stolen Abandoned Vehicles - Towing and Impoundment Charges Notice

- FOR the purpose of providing that certain persons may not be held liable for certain 4 vehicle towing and impoundment charges for certain stolen vehicles that were 5 6 incurred before certain notice was provided; limiting certain towing and 7 impoundment charges that certain persons are required to pay before reclaiming a towed and impounded stolen vehicle to charges incurred after 8 9 certain notice was provided: limiting in certain counties the costs that certain 10 persons may seek to recover for the towing and impoundment of a stolen vehicle 11 to costs incurred after providing certain notice; limiting the towing and impoundment costs used to determine certain reimbursements for the towing 12 and impoundment of a stolen vehicle to costs incurred after certain notice was 13 provided; altering a certain definition; making a technical correction; and 14 generally relating to towing and impoundment charges for a stolen vehicle 15 altering the definition of abandoned vehicle to include a certain stolen vehicle; 16 altering the time and manner for a certain notice to a certain person by a police 17 department; and generally relating to notice regarding abandoned vehicles. 18
- 19 BY repealing and reenacting, without amendments,
- 20 Article Transportation
- 21 Section 25–201(a) and 25–205
- 22 Annotated Code of Maryland
- 23 (2009 Replacement Volume and 2010 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.



1 2 3 4 5 6	Article – Transportation  Section 25–201(b), 25–204, 25–206.1, 25–206.2(e), and 25–207(d) Section  25–201(b) and 25–204(a)  Annotated Code of Maryland							
7 8				E IT ENACTED BY THE GENERAL ASSEMBLY OF Laws of Maryland read as follows:				
9				Article - Transportation				
10	25–201.							
11	(a)	In th	is subt	title the following words have the meanings indicated.				
12	(b)	"Aba	ndone	d vehicle" means any motor vehicle, trailer, or semitrailer:				
13 14	than 48 ho	(1) ars;	That	is inoperable and left unattended on public property for more				
15 16	hours;	(2)	That	has remained illegally on public property for more than 48				
17 18	without the	(3) e conse		has remained on private property for more than 48 hours ne owner or person in control of the property;				
19 20 21 22	(4) That has remained in a garage for more than 10 days after the garage keeper has given the owner of the vehicle notice by certified mail, return receipt requested, bearing a postmark from the United States Postal Service, to remove the vehicle;							
23 24	period whe	(5) n, by co		has remained in a garage for more than 10 days after the t, the vehicle was to remain in the garage;				
25		(6)	That	was left for more than 10 days in a garage by:				
26			(i)	Someone other than its registered owner; or				
27 28	a contract o	of use,	(ii) service	A person authorized to have possession of the vehicle under storage, or repair;				
29		(7)	That	has remained on public property for more than 48 hours and:				
30			(i)	Is not displaying currently valid registration plates; or				
31			(ii)	Is displaying registration plates of another vehicle;				

$\frac{1}{2}$	(8) That has been left unattended on any portion of a "controlled access highway" as defined in § 8–101(f) of this article for more than 24 hours;
3 4 5	(9) That has been left unattended on any portion of a primary or secondary highway or controlled access highway, as defined in § 8–101 of this article, and is in violation of any of the provisions of § 22–408 of this article; [or]
6 7	(10) THAT HAS BEEN REPORTED STOLEN AND HAS BEEN TAKEN INTO CUSTODY BY A POLICE DEPARTMENT; OR
8 9	[(10)] (11) That is not reclaimed as provided under § 27–111 of this article.
10	25–204.
11 12 13 14 15	(a) As soon as reasonably possible and within $\mp 3$ days at most after it takes an abandoned vehicle into custody, a police department shall send a notice, <u>BY REGULAR MAIL AND</u> by certified mail, return receipt requested, bearing a postmark from the United States Postal Service, <u>AND SHALL PROVIDE NOTICE BY TELEPHONE TO THE OWNER, IF A PHONE NUMBER FOR THE OWNER OF THE</u>
16	<u>VEHICLE IS AVAILABLE</u> to:
17	(1) The last known registered owner of the vehicle; and
18	(2) Each secured party, as shown on the records of the Administration.
19	(b) The notice shall:
20	(1) State that the abandoned vehicle has been taken into custody;
21 22	(2) Describe the year, make, model, and vehicle identification number of the vehicle;
23	(3) Give the location of the facility where the vehicle is held;
24	(4) (i) Inform the owner and secured party of the owner's and
25	secured party's right to reclaim the vehicle within 3 weeks after the date of the notice,
26	on payment of [all]:
27	1. ALL towing, preservation, and storage charges
28	resulting from taking or placing the vehicle in custody; <b>OR</b>
29	2. FOR A STOLEN VEHICLE, ONLY TOWING,
30	PRESERVATION, AND STORAGE CHARGES THAT WERE INCURRED AFTER

33

1	ADEQUATE NOTICE WAS PROVIDED UNDER THIS SUBTITLE AND RESULTED
2	FROM TAKING OR PLACING THE VEHICLE IN CUSTODY; or
3	(ii) In Baltimore City and Montgomery County, be sent by
4	certified mail, return receipt requested, and inform the owner and secured party of the
5	owner's and secured party's right to reclaim the vehicle within 11 working days after
6	the receipt of the notice, on payment of [all]:
7	1. ALL towing, preservation, and storage charges
8	resulting from taking or placing the vehicle in custody; OR
9	2. FOR A STOLEN VEHICLE, ONLY TOWING,
10	PRESERVATION, AND STORAGE CHARGES THAT WERE INCURRED AFTER
11	ADEQUATE NOTICE WAS PROVIDED UNDER THIS SUBTITLE AND RESULTED
12	FROM TAKING OR PLACING THE VEHICLE IN CUSTODY; and
13	(5) State that the failure of the owner or secured party to exercise this
14	right in the time provided is:
15	(i) A waiver by the owner or secured party of all of the owner's
16	or secured party's right, title, and interest in the vehicle;
17	(ii) A consent to the sale of the vehicle at public auction; and
18	(iii) A consent by the owner other than a lessor to the retention
19	of the vehicle for public purposes as provided in § 25-207 of this subtitle.
20	(e) A REGISTERED OWNER OR SECURED PARTY OF A STOLEN VEHICLE
21	THAT HAS BEEN TAKEN INTO CUSTODY BY A POLICE DEPARTMENT MAY NOT BE
22	HELD LIABLE FOR ANY TOWING, RECOVERY, PRESERVATION, IMPOUNDMENT,
23	OR STORAGE CHARGES INCURRED BEFORE THE EARLIER OF THE DATE THAT:
24	(1) THE REGISTERED OWNER OR SECURED PARTY RECEIVES THE
25	NOTICE REQUIRED UNDER SUBSECTION (A) OF THIS SECTION;
26	(2) THE POLICE DEPARTMENT FIRST PROVIDES NOTICE
27	THROUGH A PUBLIC POSTING IN THE APPROPRIATE CIRCUIT COURT UNDER §
28	25-205 OF THIS SUBTITLE; OR
29	(3) THE POLICE DEPARTMENT PROVIDES ACTUAL DOCUMENTED
30	NOTICE TO THE REGISTERED OWNER OR SECURED PARTY IN ANY OTHER
31	MANNER.
32	(D) In Baltimore City, Prince George's County, and Montgomery County, a

police department or its agent may seek to recover THE costs of impoundment[,

1	- ·-			, EXCEPT FOR A STOLEN VEHICLE FOR WHICH ONLY THE
2				ER PROVIDING ADEQUATE NOTICE UNDER THIS SUBTITLE
3			,	and THE COSTS OF THE sale of a vehicle as provided by §§
4 5				of this subtitle. If a police department or its agent seeks to \$ 25-206.1 and 25-206.2 of this subtitle, the notice required
6			_	state that the failure of the owner or secured party to exercise
7	-			chicle in the time provided may cause:
•		rootar	111 U110 V	oniole in the time provided may educe.
8		<del>(1)</del>	Conti	nuing liability of the owner for costs of:
9			<del>(i)</del>	<del>Impoundment;</del>
10 11	<del>in § 25–200</del>	<del>5.1(b) o</del>	<del>(ii)</del> <del>f this s</del> ı	Storage within the chargeable limit for storage as provided abtitle; and
12			<del>(iii)</del>	Sale of the vehicle; and
13		<del>(2)</del>	<del>Denis</del>	al of any application by the owner to renew the registration of
14	any vehicle	` /		y § 25–206.2 of this subtitle.
15	<del>25–205.</del>			
16	(0)	TIL: a	~ ~ <b>~ 4</b> : ~ <b></b>	amaliaa if.
ГO	<del>(a)</del>	<del>I MIS</del>	<del>section</del>	applies if:
17		<del>(1)</del>	The i	dentity of the last registered owner of an abandoned vehicle
18	<del>cannot be c</del>	<del>letermi</del>		delitity of the last registered ewher of all abarraoned veinere
			,	
19		$\frac{(2)}{(2)}$	The r	egistration of the vehicle gives no address for the owner;
		(0)	<b>.</b>	
20		<del>(3)</del>		mpossible to determine with reasonable certainty the identity
21	<del>ana aaares</del>	<del>s or eac</del>	<del>en secu</del> i	<del>red party; or</del>
22		<del>(4)</del>	The	ertified mail notice required by § 25–201 of this subtitle is
23	<del>returned a</del>	` '		
24	<del>(b)</del>			of the conditions described in subsection (a) of this section, a
25				takes an abandoned vehicle into custody shall give the
26				ng a notice complying with the provisions of subsection (c) of
27	this section	<del>111 the</del>	<del>-circuit</del>	court of the county where the abandoned vehicle was found.
28	<del>(e)</del>	The	<del>notice:</del>	
29		<del>(1)</del>	<del>May (</del>	contain multiple listings of abandoned vehicles;
30		<del>(2)</del>	Shall	contain the information required by § 25-204 of this subtitle;
31	and	( <del>-</del> /		3 20 20 20 20 20 20 20 20 20 20 20 20 20

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Shall be posted: 1  $\frac{(3)}{(3)}$ 2 <del>(i)</del> Within 15 days of the taking into custody of the vehicle; or 3 If the notice by posting under this section is made because of the return as undeliverable of a prior notice by certified mail, return receipt requested. 4 bearing a postmark from the United States Postal Service, within 7 days of the return 5 6 of that prior notice. 7 <del>25-206.1.</del> This section applies to any vehicle sold by a police department of 8 <del>(a)</del> Baltimore City, Prince George's County, Montgomery County, or a municipal 9 corporation in Prince George's County or Montgomery County under this subtitle as 10 an abandoned vehicle, and to any vehicle sold pursuant to an ordinance of the Mayor 11 12 and City Council of Baltimore, an ordinance or local law enacted by Prince George's 13 County or Montgomery County, or an ordinance enacted by a municipal corporation in Prince George's County or Montgomery County governing vehicles that are: 14 Abandoned and unclaimed: 15  $\left( 1\right)$ 16 (2)Reported stolen, recovered, and subsequently unclaimed; or Involved in an accident, removed by police, and subsequently 17 (3)18 unclaimed. 19 <del>(b)</del> If the money collected from the sale of a vehicle subject to this section is 20 not enough to reimburse a police department or its agent for the costs of towing, preserving, and storing the vehicle, OR FOR A STOLEN VEHICLE ONLY FOR THE 21COSTS OF TOWING, PRESERVING, AND STORING THE VEHICLE INCURRED AFTER 22 ADEQUATE NOTICE WAS PROVIDED UNDER THIS SUBTITLE, and for the expenses 23 24 of sale, including all publication and notice costs, the last registered owner shall be liable to the police department or its agent for the deficiency. For purposes of this 25 subsection, the costs chargeable to an owner for the preservation and storage of a 26 vehicle may not exceed \$300. 27 If a vehicle subject to this section is transferred by the registered owner 28 29 after it has been towed or impounded and before its sale at auction, and the transferee is given a copy of the notice required under § 25-204 of this subtitle, by the transferor 30 31 or by the towing or impounding agency, then the transferee shall be liable for the costs provided by this section. 32 33 The liability provided by this section does not apply to the registered owner of a vehicle who has made a bona fide sale or gift of the vehicle to another 34

person prior to its being towed or impounded. The registered owner has the burden of

showing that a bona fide sale or gift of the vehicle has occurred.

1	(e) The liability provided by this section does not apply in any case in which
2	notice as required by § [25-204(c)] 25-204(D) of this subtitle has not been provided.
3	<del>25-206.2.</del>
4	(e) The penalty provided by this section does not apply in any case in which
5	notice as required by § [25-204(c)] 25-204(D) of this subtitle has not been provided.
6	<del>25–207.</del>
7	(d) Except as otherwise provided in this subtitle:
8	(1) From the proceeds of the sale of an abandoned vehicle, the polic
9	department shall reimburse itself for the costs of towing, preserving, and storing th
10	vehicle, OR FOR A STOLEN VEHICLE ONLY FOR THE COSTS OF TOWING
1	PRESERVING, AND STORING THE VEHICLE INCURRED AFTER PROVIDING
12	ADEQUATE NOTICE UNDER THIS SUBTITLE, and the expenses of the auction
13	including all notice and publication costs incurred under this subtitle; and
4	(2) Any remaining proceeds of the sale shall be held for 90 days for th
15	owner of the vehicle and any entitled secured party, after which the remaining
16	<del>proceeds revert to:</del>
L <b>7</b>	(i) The treasury of the county in which the sale was made; or
18	(ii) In the case of a municipality that conducts the sale, th
19	treasury of the municipality.
20	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
21	October 1, 2011.
	Approved:
	Governor.
	President of the Senate.
	Speaker of the House of Delegates.