SENATE BILL 170

C2, R2 1lr0044 (PRE–FILED)

By: Chair, Finance Committee (By Request - Departmental - Transportation)

Requested: September 23, 2020

Introduced and read first time: January 13, 2021

Assigned to: Finance

Committee Report: Favorable with amendments

Senate action: Adopted

Read second time: February 5, 2021

CHAPTER _____

1 AN ACT concerning

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Transportation-Related Property and Copper or Aluminum Items - Duties, Prohibited Acts, and Enforcement

4 FOR the purpose of requiring a junk dealer or scrap metal processor to hold certain copper or aluminum items, and prohibiting the junk dealer or scrap metal processor from 5 6 bartering, selling, or exchanging the items, during a certain time period; establishing an exception to the requirement to hold, and the prohibition against bartering, 7 8 selling, or exchanging, certain copper or aluminum items during a certain time 9 period; prohibiting certain persons from willfully altering, disconnecting, tampering 10 with, removing, or otherwise interfering with certain transportation-related 11 property or an intelligent transportation system; establishing certain penalties for 12 the violations against certain transportation-related property or an intelligent transportation system; defining certain terms; and generally relating to duties, 13 prohibited acts, and enforcement related to transportation-related property and 14 copper or aluminum items. 15

16 BY repealing and reenacting, without amendments.

17 Article - Business Regulation

18 Section 17–1001(e) and (f) and 17–1011(b)(1) and (4)(i), (e), and (g) through (i)

19 Annotated Code of Maryland

20 (2015 Replacement Volume and 2020 Supplement)

21 BY repealing and reenacting, with amendments,

Article - Business Regulation

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	Section 17–1011(d) and (f) Annotated Code of Maryland (2015 Replacement Volume and 2020 Supplement)			
4 5 6 7 8	Article – Transportation Section 21–206.1 Annotated Code of Maryland			
9 10	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:			
11	Article - Business Regulation			
12	17–1001.			
13	(e) (1) "Junk" or "scrap metal" includes:			
14	(i) nonferrous articles made wholly or substantially of:			
15	1. aluminum;			
16	2. babbitt metal;			
17	3. brass;			
18	4. bronze;			
19	5. light copper;			
20	6. heavy copper;			
21	7. lead;			
22	8. low carbon chrome;			
23	9. low carbon manganese;			
24	10. molybdenum;			
25	11. monel metal;			
26	12. pewter;			
27	13. nickel;			

1			14.	stainless steel;
2			15.	tin;
3			16.	vanadium;
4			17.	zine;
5			18.	platinum;
6			19.	gold;
7			20.	rhodium; or
8			21.	other nonferrous metals; and
9 10	metal:	(ii)	the fe	ollowing used articles, made of either ferrous or nonferrous
11			1.	eatalytic converters;
12			<u>9</u>	metal-bleachers;
13			3.	hard-drawn copper;
14			4.	metal beer kegs;
15			5.	cemetery urns;
16			6.	grave markers;
17			7.	propane tanks;
18			8.	cell tower batteries; and
19			9.	any other used articles owned by a public utility including:
20			A.	guardrails;
21			B.	manhole covers;
22			C.	metal light poles;
23			D.	tree grates;
24			E.	water meters; and
				<i>'</i>

1	F. street signs.
2	(2) "Junk" or "scrap metal" does not include beverage cans or food cans.
3	(f) (1) "Junk dealer" or "scrap metal processor" means a person who does
4	business buying or selling junk or scrap metal.
5	(2) "Junk dealer" or "scrap metal processor" does not include a dealer or
6	pawnbroker licensed under Title 12 of this article.
7	17-1011.
8	(b) (1) For each purchase of junk or scrap metal in the State, a junk dealer or
9	scrap metal processor shall keep an accurate record in English.
10	(4) (i) Subject to subparagraph (iv) of this paragraph, the junk dealer
11	or scrap metal processor shall submit a copy of each record required under this paragraph
12	to the primary law enforcement unit in accordance with subparagraphs (ii) and (iii) of this
13	paragraph.
14	(d) (1) A junk dealer or scrap metal processor may not barter, buy, exchange,
15	or accept from a person any junk or scrap metal unless the junk dealer or scrap metal
16	processor keeps records and makes entries in them in accordance with Part II of this
17	subtitle.
18	(2) A junk dealer or scrap metal processor may not purchase a catalytic
19	converter from an individual unless the individual, at the time of purchase, provides identification as:
20	identification as:
21	(i) a licensed automotive dismantler and recycler or scrap metal
22	processor; or
23	(ii) an agent or employee of a licensed commercial enterprise.
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24	(3) A junk dealer or scrap metal processor may not purchase a cemetery
25 oc	urn, grave marker, or any other item listed under § 17–1001(e)(1)(ii) of this subtitle from
$\frac{26}{27}$	an individual unless the individual, at the time of purchase, provides appropriate authorization from a relevant business or unit of federal, State, or local government
28	specifically authorizing the individual to conduct the transaction.
20	specifically authorizing the marriadal to conduct the transaction.
29	(4) FOR AT LEAST 30 DAYS AFTER SUBMITTING A COPY OF A RECORD
30	UNDER SUBSECTION (B)(4) OF THIS SECTION FOR ANY LIGHT COPPER, HEAVY
31	COPPER, OR ALUMINUM ITEM, A JUNK DEALER OR SCRAP METAL PROCESSOR:
32	(I) SHALL HOLD THE ITEM; AND
33	(II) MAY NOT BARTER, SELL, OR EXCHANGE THE ITEM.
-	(11) MILL TO I DIMITING DELLE OU EXCITATION THE HEAR.

1		State or local law enforcement personnel may request information from the
$\frac{2}{3}$		red under subsection (b) of this section pursuant to an investigation of a involving the materials listed under § 17–1001(e) of this subtitle.
4 5 6	SECTION AND	The record and reporting requirements of subsection (b) OF THIS DIFFERENCE OF SUBSECTION (D)(4) of this section do not sem that is acquired from:
7		(i) a licensed junk dealer or scrap metal processor;
8		(ii) a unit of federal, State, or local government; or
9 10 11		(iii) a commercial enterprise with a valid business license that has a written contract with a junk dealer or scrap metal processor who has be primary law enforcement unit:
12 13	enterprise; ar	1. the name and business address of the commercial
14		2. the type of junk or scrap metal subject to the contract.
15 16 17	paragraph (1)	2) (i) Subject to subparagraph (ii) of this paragraph, a contract under (iii) of this subsection shall be open to inspection by a local law enforcement premises of the junk dealer or scrap metal processor during business hours.
18 19 20		(ii) Notwithstanding any other law, a contract open to inspection by forcement agency under subparagraph (i) of this paragraph may not be open section without the consent of the junk dealer or scrap metal processor.
21 22 23	believe that j	1) If a State or local law enforcement agency has reasonable cause to unk or scrap metal that is in the possession of a junk dealer or scrap metal tolen, the law enforcement agency may issue a written hold notice.
24		2) The written hold notice shall:
25 26	subject to hol	(i) identify the items of junk or scrap metal alleged to be stolen and d;
27 28	imposed on tl	(ii) inform the junk dealer or scrap metal processor of the hold ne items of junk or scrap metal; and
29		(iii) specify the time period for the hold, not to exceed 15 days.
30 31 32	junk dealer o	3) On receipt of a written hold notice from a law enforcement agency, a rescrap metal processor may not process or remove from the junk dealer's or recessor's place of business before the end of the hold period any items of junk

1	or scrap metal identified in the hold notice, unless the item is released by the law
2	enforcement agency or by court order.
3 4	(h) Local law enforcement personnel of the county where the place of business of the junk dealer or scrap metal processor is located or where the junk or scrap metal was
5	purchased may enforce this section.
6 7	(i) A person who violates this section is guilty of a misdemeanor and on conviction is subject to:
8	(1) a fine not exceeding \$500 for a first offense; and
9 10	(2) a fine not exceeding \$5,000 or imprisonment not exceeding 1 year or both for a subsequent offense.
11	Article - Transportation
12	21-206.1.
13 14	(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
15 16 17	(2) "COMPONENT FOR ELECTRICAL CURRENT TRANSMISSION AND STORAGE" INCLUDES ANY OF THE FOLLOWING IF IT IS PLACED BY THE AUTHORITY OF A PUBLIC BODY OR OFFICIAL:
18	(I) A BATTERY;
19	(II) AN ITEM USED FOR SURGE PROTECTION;
20	(III) A FUSE;
21	(IV) A CONDUIT;
22	(V) A CIRCUIT BREAKER;
23	(VI) A TRANSFORMER;
24	(VII) A HAND HOLE;
25	(VIII) A MANHOLE; AND
26	(IX) CONDUCTOR WIRE.

1 2 3	(3) THE FOLLOWING OFFICIAL:			ENT TRANSPORTATION SYSTEM" INCLUDES ANY OF LACED BY THE AUTHORITY OF A PUBLIC BODY OR
4 5	CONNECTED TO A	(I) TRAF		VIRED OR WIRELESS COMMUNICATIONS DEVICE ONTROL DEVICE OR A LIGHTING DEVICE;
6 7 8 9			AN LATED	FIBER-OPTIC COMMUNICATIONS CABLING NY GOVERNMENT-OWNED OR -PLACED EQUIPMENT OR DEVICE THROUGH WIRELESS RADIO, ROWAVE SYSTEMS; AND
10		(III)	1.	RADIO CONSOLES;
11			2.	Modems;
12			3.	ROUTERS;
13			4.	SWITCHES;
14			5.	ENCODERS;
15			6.	DECODERS;
16			7.	POWER SUPPLIES;
17			8.	TRAFFIC CONTROLLERS;
18			9.	ROAD SENSORS;
19			10.	VARIABLE MESSAGE SIGNS;
20			11.	CAMERAS;
21			12.	ROADSIDE UNITS;
22			13.	HIGHWAY ADVISORY RADIO WEATHER SENSORS;
23			14.	RADIO TOWERS AND SHELTERS;
24			15.	SPEED DETECTORS;
25			16.	REMOTE TRAFFIC MICROWAVE SENSORS;
26			17.	PORTABLE GENERATORS;

1	18. FOG WARNING SYSTEMS;
2	19. BLUETOOTH READERS;
3	20. Power controllers;
4	21. Uninterruptible power supplies; and
5	22. BATTERIES OR BATTERY BACKUPS.
6 7 8 9 10 11	(B) A PERSON WITHOUT LAWFUL AUTHORITY MAY NOT WILLFULLY ALTER, DISCONNECT, TAMPER WITH, REMOVE, OR OTHERWISE INTERFERE WITH A TRANSPORTATION-RELATED COMPONENT FOR ELECTRICAL CURRENT TRANSMISSION AND STORAGE OR AN INTELLIGENT TRANSPORTATION SYSTEM. (C) A PERSON CONVICTED OF A VIOLATION OF THIS SECTION IS SUBJECT TO:
12 13	(1) FOR A FIRST OFFENSE, IMPRISONMENT NOT EXCEEDING 6 MONTHS OR A FINE NOT EXCEEDING \$1,500 OR BOTH; AND
14 15	(2) FOR A SECOND OR SUBSEQUENT OFFENSE, IMPRISONMENT NOT EXCEEDING 18 MONTHS OR A FINE NOT EXCEEDING \$5,000 OR BOTH.
16 17	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2021.
	Approved:
	Governor.
	President of the Senate.
	Speaker of the House of Delegates.