## 2004 SESSION

**ENROLLED** 

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## VIRGINIA ACTS OF ASSEMBLY - CHAPTER

An Act to amend and reenact §§ 43-34, 46.2-1203 and 46.2-1603.1 of the Code of Virginia, relating to nonrepairable and salvage vehicles; vehicle demolishers; enforcement of certain liens.

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#### Approved

## 6 Be it enacted by the General Assembly of Virginia:

# 7 1. That §§ 43-34, 46.2-1203 and 46.2-1603.1 of the Code of Virginia are amended and reenacted as follows:

**9** § 43-34. Enforcement of liens acquired under §§ 43-31 through 43-33 and of liens of bailees.

10 Any person having a lien under §§ 43-31 through 43-33 and any bailee, except where otherwise provided, having a lien as such at common law on personal property in his possession which he has no 11 12 power to sell for the satisfaction of the lien, if the debt for which the lien exists is not paid within ten 13 10 days after it is due and the value of the property affected by the lien does not exceed \$5,000, may sell such property or so much thereof as may be necessary, by public auction, for cash. The proceeds 14 15 shall be applied to the satisfaction of the debt and expenses of sale, and the surplus, if any, shall be paid within thirty 30 days of the sale to any lienholder, and then to the owner of the property. A seller who 16 17 fails to remit the surplus as provided shall be liable to the person entitled to the surplus in an amount equal to twenty five dollars \$25 for each day beyond thirty 30 days that the failure continues. 18

19 Before making the sale, the seller shall advertise the time, place, and terms thereof in a public place. In the case of property other than a motor vehicle required to be registered in Virginia having a value in 20 21 excess of \$600, ten 10 days' prior notice shall be given to any secured party who has filed a financing statement against the property, and written notice shall be given to the owner as hereinafter provided. If 22 23 the property is a motor vehicle required by the motor vehicle laws of Virginia to be registered, the 24 person having the lien shall ascertain from the Commissioner of the Department of Motor Vehicles 25 whether the certificate of title of the motor vehicle shows a lien thereon. If the certificate of title shows 26 a lien, the bailee proposing the sale of the motor vehicle shall notify the lienholder of record, by 27 certified mail, at the address on the certificate of title of the time and place of the proposed sale ten 10 28 days prior thereto. If the name of the owner cannot be ascertained, the name of "John Doe" shall be 29 substituted in any proceedings hereunder and no written notice as to him shall be required to be mailed.

30 If the value of the property is more than \$5,000 but does not exceed \$15,000, the party having the 31 lien, after giving notice as herein provided, may apply by petition to any general district court of the 32 county or city wherein the property is, or, if the value of the property exceeds \$15,000, to the circuit 33 court of the county or city, for the sale of the property. If, on the hearing of the case on the petition, the 34 defense, if any made thereto, and such evidence as may be adduced by the parties respectively, the court 35 is satisfied that the debt and lien are established and the property should be sold to pay the debt, the court shall order the sale to be made by the sheriff of the county or city. The sheriff shall make the 36 37 same and apply and dispose of the proceeds in the same manner as if the sale were made under a writ 38 of fieri facias.

39 If the owner of the property is a resident of this Commonwealth, any notice required by this section 40 may be served as provided in § 8.01-296 or, if the sale is to be made without resort to the courts, by 41 personal delivery or by certified or registered mail delivered to the present owner of the property to be 42 sold at his last known address at least ten 10 days prior to the date of sale. If he is a nonresident or if 43 his address is unknown, notice may be served by posting a copy thereof in three public places in the county or city wherein the property is located. For purposes of this section, a public place means a 44 45 premises owned by the Commonwealth, a political subdivision thereof or an agency of either which is open to the general public. 46

47 If the property is a motor vehicle (i) for which neither the owner nor any other lienholder or secured 48 party can be determined by the Department of Motor Vehicles through a diligent search of its records, 49 (ii) manufactured for a model year at least six years prior to the current model year, and (iii) having a 50 value of no more than \$1,000 as determined by the provisions of § 8.01-419.1, a person having a lien on such vehicle may, after showing proof that the vehicle has been in his continuous custody for at least 51 52 thirty 30 days, apply for and receive from the Department of Motor Vehicles title or a nonrepairable 53 certificate to such vehicle, free of all liens and claims of ownership of others, and proceed to sell or 54 otherwise dispose of the vehicle.

55 Whenever a motor vehicle is sold hereunder, the Department of Motor Vehicles shall issue a 56 certificate of title and registration *or a nonrepairable certificate* to the purchaser thereof upon his

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application containing the serial or motor number of the vehicle purchased together with an affidavit of 57 58 the lienholder that he has complied with the provisions hereof, or by the sheriff conducting a sale that 59 he has complied with said order.

60 Any garage keeper to whom a motor vehicle has been delivered pursuant to §§ 46.2-1209, 46.2-1213 61 or § 46.2-1215 may after thirty 30 days from the date of delivery proceed under this section, provided 62 that action has not been taken pursuant to such sections for the sale of such motor vehicle. 63

§ 46.2-1203. Sale of vehicle at public auction; disposition of proceeds.

64 If an abandoned motor vehicle is not reclaimed as provided for in § 46.2-1202, the locality or its 65 authorized agent shall, notwithstanding the provisions of § 46.2-617, sell it at public auction. The purchaser of the motor vehicle shall take title to the motor vehicle free of all liens and claims of 66 ownership of others, shall receive a sales receipt at the auction, and shall be entitled to apply to and 67 receive from the Department a certificate of title and registration card for the vehicle. The sales receipt **68** from the sale shall be sufficient title only for purposes of transferring the vehicle to a demolisher for 69 demolition, wrecking, or dismantling, and in that case no further titling of the vehicle shall be 70 necessary; however, such demolisher shall provide the Department acceptable documentation indicating 71 72 that the vehicle has been demolished. From the proceeds of the sale of an abandoned motor vehicle the 73 locality or its authorized agent shall reimburse itself for the expenses of the auction, the cost of towing, 74 preserving, and storing the vehicle which resulted from placing the abandoned motor vehicle in custody, 75 and all notice and publication costs incurred pursuant to § 46.2-1202. Any remainder from the proceeds 76 of a sale shall be held for the owner of the abandoned motor vehicle or any person having security interests in the vehicle, as their interests may appear, for ninety 90 days, and then be deposited into the 77 78 treasury of the locality in which the abandoned motor vehicle was abandoned. 79

§ 46.2-1603.1. Duties of licensees.

80 A. If a salvage vehicle is purchased by a salvage dealer and the vehicle is sold as a unit to anyone other than a demolisher, rebuilder, vehicle removal operator or scrap metal processor, the purchaser shall 81 obtain from the Department a salvage certificate. If the sale is to a demolisher or vehicle removal 82 operator, the salvage vehicle shall be assigned in the space provided for such assignments on the 83 84 existing salvage certificate. If a vehicle is purchased by a salvage dealer and disassembled for parts only or demolished by a demolisher, the salvage dealer shall immediately and conspicuously indicate on the 85 salvage certificate or title that the vehicle was disassembled for parts only or demolished and 86 immediately forward the salvage certificate or title to the Department for cancellation. The Department 87 88 shall cancel the title or salvage certificate and issue a nonrepairable certificate for the vehicle to the 89 salvage dealer.

90 1. If a vehicle for which a title or salvage certificate or other ownership document has been issued 91 by a foreign jurisdiction and is purchased by a salvage dealer or demolisher and disassembled for parts 92 only or demolished by a demolisher, the salvage dealer or demolisher shall immediately and 93 conspicuously indicate on the salvage certificate, title, or other ownership document that the vehicle was 94 disassembled for parts only or demolished and immediately forward the salvage certificate, title or other ownership document to the Department for cancellation. The Department shall cancel the title, salvage 95 96 certificate, or other ownership document and issue a nonrepairable certificate for the vehicle to the 97 salvage dealer. 98

2. There shall be no fee for the issuance of a nonrepairable certificate.

99 B. If a licensee acquires any late model vehicle, he shall immediately compare the vehicle 100 identification number assigned by the manufacturer or the Department or the identification number 101 issued or assigned by another state with the title or salvage certificate of the vehicle and shall notify the 102 Department as provided in subsection C of this section. Such comparison and notification shall not be required of a demolisher if the vehicle was acquired from a licensed salvage dealer, rebuilder, salvage 103 104 pool, or vehicle removal operator and such licensee delivers to the demolisher a title or salvage 105 certificate for the vehicle.

106 C. If the vehicle identification number has been altered, is missing, or appears to have been 107 otherwise tampered with, the licensee shall take no further action with regard to the vehicle except to 108 safeguard it in its then-existing condition and shall promptly notify the Department. The Department 109 shall, after an investigation has been made, notify the licensee whether the vehicle can be freed from 110 this limitation. In no event shall the vehicle be disassembled, demolished, processed, or otherwise modified or removed prior to authorization by the Department. If the vehicle is a motorcycle, the 111 112 licensee shall cause to be noted on the title or salvage certificate, certifying on the face of the document, 113 in addition to the above requirements, the frame number of the motorcycle and motor number, if 114 available.

115 D. Except as provided in § 46.2-1203, after a vehicle has been demolished, the demolisher shall, 116 within five working days, deliver to the Department the salvage certificate or title, certifying on the face 117 of the document that the vehicle has been destroyed.

118 E. Except as provided in § 46.2-1203, it shall be unlawful for any licensee to purchase, receive, take 119 into inventory, or otherwise accept from any person any late model vehicle unless, as a part of any such 120 transaction, the licensee also receives a title, salvage certificate, nonrepairable certificate, or other 121 ownership documents, issued by an appropriate regulatory agency within or without the Commonwealth, relating to such vehicle. Every licensee shall maintain as a part of his business records a title, salvage 122 123 certificate, nonrepairable certificate, or other ownership documents, issued by an appropriate regulatory 124 agency within or without the Commonwealth, pertaining to every late model vehicle in his inventory or 125 possession.