## **1995 SESSION**

LD8624358

## HOUSE BILL NO. 1736

Offered January 18, 1995

A BILL to amend and reenact § 59.1-207.3 of the Code of Virginia, relating to the Automobile Repair Facilities Act: exemption.

Patrons-May, Guest, Mims and Ruff; Senators: Miller, K.G., Potts and Waddell

Referred to Committee on General Laws

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

## 1. That § 59.1-207.3 of the Code of Virginia is amended and reenacted as follows: 11

§ 59.1-207.3. Written estimate for repair work required upon request; charge in excess of estimate; 12 conditions; display of sign required; limitations on liability for delay; exception. 13

14 A. Upon request by a customer, prior to the commencement of any repair work on a motor vehicle 15 for which a customer may be charged more than twenty-five dollars, every automobile repair facility doing business in this the Commonwealth shall provide the customer a written statement of (i) the 16 17 estimated cost of labor necessary to complete the work, (ii) the estimated cost of parts necessary to complete work, (iii) a description of the problem or work as described or authorized by the customer, 18 and (iv) the estimated completion time. An automobile repair facility shall have no obligation to provide 19 20 such written statements prior to 10:00 a.m. or after 4:00 p.m. during a working day.

21 B. Where a written estimate is requested, no repair work on the motor vehicle may be undertaken, 22 other than such diagnostic work as may be necessary for the preparation of an estimate, until the written 23 estimate has been provided the customer and the customer has authorized the work, either in writing or 24 orally, and no charge for repair work in excess of the written estimate by more than ten per centum 25 *percent* or extension of the time for the work may be made unless the additional work represented by 26 such excess charge or the time extension has been authorized, in writing or orally, by the customer.

27 C. An automobile repair facility may impose reasonable conditions for its obligations to provide 28 written estimates to a customer, including the imposition of a reasonable fee for the preparation of a 29 written estimate and related diagnostic work; provided that any such conditions shall be disclosed to the 30 customer at the time of his request by writing or by sign conspicuously posted at the entrance of the 31 automobile repair facility. 32

Each automobile repair facility shall display in a conspicuous place at any point where vehicles are 33 normally received for repairs, a sign which states that: 34

1. The customer may receive a written estimate on request;

2. No repair work charge may exceed the written estimate by more than ten per centum percent unless the additional work represented by the excess charge has been authorized by the customer;

37 3. Any conditions imposed by the automobile repair facility in providing written estimates, such as 38 the limited hours when written estimates will be prepared or the amount of the reasonable fee charged 39 for preparing a written estimate and for related diagnostic work;

4. The facility shall offer to return all replaced parts except warranty, core charge or trade-in parts 40 required to be returned to a manufacturer or distributor; and 41 42

5. Any complaints can be made to the Virginia Office of Consumer Affairs.

The sign heading "Customer Rights" shall be in letters at least one and one-half inches high and the 43 remaining print shall be in letters at least one-fourth inch high with spacing between letters, words and 44 lines so as to be clearly legible. 45

D. An automobile repair facility shall not be liable for breach of the written estimated completion 46 47 date for a repair if the delay is occasioned by (i) an act of God or (ii) an unexpected shortage of labor **48** or parts or (iii) other causes beyond the control of the automobile repair facility.

49 E. Nothing in this section shall require an automobile repair facility to give a written estimate if the 50 facility is unwilling to perform the requested repair work.

F. The provisions of this section shall not apply to the repair of any motor vehicle which is at least 51 52 twenty-five model years old.

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