Bill No.

11-00

Concerning: Vendors - Removal of Illecal

Goods

Revised: 6-15-00

5-00 Draft No. <u>3</u> March 21, 2000

Introduced: Enacted:

June 20, 2000

Executive: Effective:

Sentember 26, 2000

Sunset Date: None

Ch. <u>18</u>, Laws of Mont. Co. <u>2000</u>

COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND

By: Councilmembers Krahnke and Praisner

AN ACT to:

- (1) clarify which agencies of County government enforce the vendor licensing law;
- (2) authorize enforcement agencies to seize and remove goods being illegally sold <u>and</u> require the return of those goods under certain conditions; and
- (3) generally amend the law governing sales of goods on public property or rights-of-way.

By adding

Montgomery County Code Chapter 47, Vendors Section 47-9

Boldface

Underlinina

[Single boldface brackets]

Double underlining

[[Double boldface brackets]]

Heading or defined term.

Added to existing law by original bill.

Deleted from existing law by original bill.

Added by amendment.

Deleted from existing law or the bill by amendment.

Existing law unaffected by bill.

The County Council for Montgomery County, Maryland approves the following Act:

I	Sec. 1. Chapter 47 is amended by adding Section 47-9:					
2	47-9. Enforcement: Removal of Illegally Sold Goods.					
3	<u>(a)</u>	The Department of Permitting Services. the Police Department. and any				
4		other agency of County government designated by the Chief				
5		Administrative Officer, may enforce this Chapter.				
6	<u>(b)</u>	If, after receiving a warning from an enforcing agency, a person				
7		continues to sell or offer to sell any goods in violation of this Chapter.				
8		the enforcing agency may seize the goods and take them to a designated				
9		County storage facility. When giving a warning under this Section, an				
10		enforcing agent may require the recipient of the warning to furnish				
11		adequate personal identification. When seizing any goods, the				
12		enforcing agent must inform the holder of the goods how, where, and				
13		when the goods can be claimed.				
14	<u>(c)</u>	The owner of any goods seized under this Section may claim them				
15		within 3 days if the goods are perishable, and within 15 days if the				
16		goods are not perishable. by:				
17		(1) furnishing proof of ownership of the goods to the enforcing				
18		agency at the storage facility, and				
19		(2) paying a storage fee set by regulation under method (3) in an				
20		amount sufficient to reimburse the cost to the County of handling				
21		transporting. and storing the goods.				
22	<u>(d)</u>	Alternatively. the County must return the goods without payment of a				
23		storage fee if the owner, during the time period provided in subsection				
24		(c), furnishes proof of ownership of the goods and shows that:				
25		(1) the goods were properly offered for sale at the site where they				
26		were seized; and				

27		(2)	<u>when the goods were seized the owner held a</u>	i valid license to sell		
28		1	the goods under this Chapter.			
29	<u>(e)</u>	However, the County may retain the goods if they will be needed as				
30		eviden	ce in any hearing on an alleged violation of	this Chanter		
31		involv	ing the sale or attempted sale of the goods.	In that case, the		
32		owner	may reclaim the seized goods by paying the	e maximum fin <u>ę</u>		
33		which applies to the alleged violation and any storage fee due.				
34	[<u>[(e)]]</u>	[[(e)]] (f) Until goods seized under this Section are claimed by their owner, the				
35		County	y must take reasonable care to protect the good	ods and keep them in		
36		the sar	ne condition as they were when seized. How	vever. the County is		
37		not res	ponsible for spoilage of any perishable good	<u>s.</u>		
38	[[(f)]] (g) If goods seized under this Section are not claimed under subsection					
39		(c) or returned under subsection (d), the goods have been abandoned				
40		and the County may:				
41		<u>(1)</u>	sell them to any government agency or priva	te party through an		
42			informal process specified by regulation und	ler method (2);		
43		<u>(2)</u>	donate the goods to any charitable organizat	ion: <u>or</u>		
44		<u>(3)</u>	destroy the goods in any lawful manner.			
45	[[(g)]] (h) The owner of any goods seized under this Section must not attempt					
46	to collect any navment for the goods from the person from whom the					
47	goods were seized unless the owner had, before the goods were seized.					
48		reporte	ed the goods as stolen to any law enforcemen	nt agency.		
49	Approved:					
50	Machael L. Su		sident. County Council	6/22/01) Date		

- 51 Approved:
- 52

Douglas M. Duncan, County Executive

53 This is a correct copy of Council action.

Mary A Edgar, CMC, Cyerk of the Council

June 27, 200

Date

June 19 Joro // Date