

SUBSTITUTE FOR
HOUSE BILL NO. 6599

A bill to amend 1917 PA 350, entitled
"An act to regulate and license second hand dealers and junk
dealers; and to prescribe penalties for the violation of the
provisions of this act,"
by amending sections 1, 2, 3, 4, 5, and 8 (MCL 445.401, 445.402,
445.403, 445.404, 445.405, and 445.408), sections 1 and 3 as
amended by 2006 PA 294; and to repeal acts and parts of acts.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 1. (1) A person, corporation, copartnership, or firm
2 shall not carry on the business of dealer in second hand goods or
3 junk dealer in any of the **COUNTIES**, cities, or villages of this
4 state ~~having a population of 1,000 located in counties of 25,000~~
5 ~~or ever~~ without having first obtained, from the mayor of the city
6 or the ~~president~~ **CHIEF EXECUTIVE OFFICER** of the **COUNTY OR** village
7 where ~~such~~ **THE** business is to be carried on, a license under this
8 act authorizing that person, corporation, copartnership, or firm to

1 carry on that business.

2 (2) This subsection does not require an internet drop-off
3 store complying with subsection (3), or a person engaged in the
4 sale, purchase, consignment, or trade of personal property or other
5 valuable thing for himself or herself, to obtain a license under
6 this act.

7 (3) An internet drop-off store in compliance with the
8 following conditions is exempt from licensure as a second hand
9 dealer or junk dealer under this act:

10 (a) Has a fixed place of business within this state except
11 that he or she exclusively transacts all purchases or sales by
12 means of the internet and the purchases and sales are not
13 physically transacted on the premises of that fixed place of
14 business.

15 (b) Has the personal property or other valuable thing
16 available on a website for viewing by photograph, if available, by
17 the general public at no charge, which website shall be searchable
18 by zip code or state, or both. The website viewing shall include,
19 as applicable, serial number, make, model, and other unique
20 identifying marks, numbers, names, or letters appearing on the
21 personal property or other valuable thing.

22 (c) Maintains records of the sale, purchase, consignment, or
23 trade of the personal property or other valuable thing for at least
24 2 years, which records shall contain a description, including a
25 photograph, if available, and, if applicable, serial number, make,
26 model, and other unique identifying marks, numbers, names, or
27 letters appearing on the personal property or other valuable thing.

1 (d) Provide the local law enforcement agency with any name
2 under which it conducts business on the website and access to the
3 business premises at any time during normal business hours for
4 purposes of inspection.

5 (e) Within 24 hours after a request from a local law
6 enforcement agency, provide an electronic copy of the seller's or
7 consignor's name, address, telephone number, driver license number
8 and issuing state, the buyer's name and address if applicable, and
9 a description of the personal property or other valuable thing as
10 described in subdivision (c). The provision of information shall be
11 in a format acceptable to the local law enforcement agency but
12 shall at least be in a legible format and in the English language.

13 (f) Provide that payment for the personal property or other
14 valuable thing is executed by means of check or other electronic
15 payment system, so long as the payment is not made in cash. No
16 payment shall be provided to the seller until the item is sold.

17 (g) Immediately remove the personal property or other valuable
18 thing from the website if the local law enforcement agency
19 determines that the personal property or other valuable thing is
20 stolen.

21 Sec. 2. (1) The mayor of ~~any such~~ **A** city —, or ~~president~~
22 **CHIEF EXECUTIVE OFFICER** of ~~any such~~ **A COUNTY OR** village —, may
23 ~~from time to time~~ grant ~~under his hand and the official seal of~~
24 ~~his office~~ to any ~~suitable~~ person, corporation, copartnership,
25 or firm, a license authorizing ~~such~~ **THAT** person, corporation,
26 copartnership, or firm to carry on the business of a second hand
27 dealer or junk dealer subject to the provisions of this act. ~~Said~~

1 (2) THE license shall designate the particular place ~~in said~~
2 ~~city or village where such THAT~~ person, corporation,
3 copartnership, or firm shall carry on ~~said~~ THAT business. — and
4 ~~no person, corporation, copartnership or firm receiving said~~
5 ~~license shall carry on said~~ THE business ~~in any~~ SHALL BE
6 CONDUCTED ONLY IN THE place ~~other than as~~ designated in ~~said~~
7 THE license. It shall be unlawful for the issuing officer to grant
8 a

9 (3) A license SHALL NOT BE ISSUED to any person, firm, or
10 corporation ~~doing, or~~ desiring to ~~do~~ CONDUCT a junk business in
11 any residential community — where ~~65 per cent~~ 65% or more of
12 the property owners within a radius of 1 city block of ~~such junk~~
13 business, or THE contemplated junk business — petition the
14 issuing officer not to do so. : Provided, however, That in case
15 any person shall have no regular place of business, a license shall
16 be issued to such person to carry on the business of second hand
17 dealer or junk dealer either by horse and wagon, cart, automobile
18 or by pack.

19 (4) The ~~said~~ license shall be for the period of 1 year from
20 date of issuance unless sooner revoked for cause — and ~~shall~~ IS
21 not ~~be~~ transferable. It shall be within the power of the THE
22 legislative body of any city, or the trustees and ~~president~~ CHIEF
23 EXECUTIVE OFFICER of any COUNTY OR village, ~~to~~ SHALL fix the
24 amount to be paid as an annual license fee at any amount not more
25 than ~~50 dollars~~ \$50.00.

26 (5) THE CITY, VILLAGE, OR COUNTY MAY INSPECT THE PREMISES OF A
27 LICENSED SECOND HAND OR JUNK DEALER DURING NORMAL BUSINESS HOURS.

1 Sec. 3. As used in this act:

2 (a) "Automotive recycler" means a person who engages in
3 business primarily for the purpose of selling retail salvage
4 vehicle parts and secondarily for the purpose of selling retail
5 salvage motor vehicles or manufacturing or selling a product of
6 gradable scrap metal or a person employed as a salvage vehicle
7 agent as that term is defined in section 56c of the Michigan
8 vehicle code, 1949 PA 300, MCL 257.56c.

9 (b) "Internet drop-off store" means a person, corporation, or
10 firm that contracts with other persons, corporations, or firms to
11 offer its personal property or other valuable thing for sale,
12 purchase, consignment, or trade through means of an internet
13 website and meets the conditions described in section 1(3).

14 (c) "Local law enforcement agency" means the police agency of
15 the city, village, or township, or if none, the county sheriff of
16 the county in which the internet drop-off store conducts business.

17 (d) "Scrap processor" means a person, utilizing machinery and
18 equipment and operating from a fixed location, whose principal
19 business is the processing and manufacturing of iron, steel,
20 nonferrous metals, paper, plastic, or glass, into prepared grades
21 of products suitable for consumption by recycling mills and
22 foundries.

23 (e) "Second hand dealer" or "junk dealer" means any person,
24 corporation, or member or members of a copartnership or firm whose
25 principal business is that of purchasing, selling, exchanging,
26 storing, or receiving second hand articles of any kind, **SCRAP**
27 **METALS**, cast iron, old iron, old steel, tool steel, aluminum,

1 copper, brass, lead pipe or tools, OR lighting and plumbing
2 fixtures. Second hand dealer or junk dealer does not include a
3 scrap processor or an automotive recycler.

4 Sec. 4. (1) ~~Such~~ A second hand dealer or junk dealer ~~as~~
5 ~~defined in the preceding section~~ shall post in a conspicuous place
6 in or upon ~~his shop, store, wagon, boat or other~~ ITS place of
7 business —, a sign having ~~his~~ ITS name and occupation. ~~legibly~~
8 ~~inscribed thereon, and~~

9 (2) A SECOND HAND OR JUNK DEALER shall keep a separate book OR
10 OTHER RECORD open to inspection by A member of a ~~police force,~~
11 ~~city marshal, constable or other person,~~ LOCAL LAW ENFORCEMENT
12 AGENCY, in which shall be written OR ENTERED in the English
13 language at the time of the purchase or exchange of ~~such articles,~~
14 ANY ARTICLE a description ~~thereof~~ OF THE ARTICLE, the name,
15 description, FINGERPRINT, and ~~residence~~ ADDRESS of the person
16 from whom the ~~same~~ ARTICLE was purchased and received, and the
17 day and hour when ~~such~~ THE purchase or exchange was made AS WELL
18 AS THE LOCATION FROM WHICH THE ITEM WAS OBTAINED, IF APPLICABLE.
19 Each entry shall be numbered consecutively. ~~, commencing with~~
20 number 1.

21 Sec. 5. (1) ~~Such~~ THE articles —, purchased or exchanged
22 shall be retained by the purchaser ~~thereof~~, for at least 15 days
23 before disposing of them, in an accessible place in the building
24 where ~~such~~ THE articles are purchased and received. A tag shall
25 be attached to ~~such~~ THE articles in some visible and convenient
26 place, with the number written thereupon, to correspond with the
27 entry number in ~~such~~ THE book OR OTHER RECORD. ~~Such~~

1 (2) THE purchaser shall prepare and deliver on Monday of each
2 week to the chief of police or chief ~~police~~ **LAW ENFORCEMENT**
3 officer of the ~~city~~ **LOCAL UNIT OF GOVERNMENT** in which such
4 business is carried on, before 12 o'clock noon, a legible and
5 correct copy written in the English language from ~~such~~ **THE** book
6 **OR OTHER RECORD**, containing a description of each article purchased
7 or received during the preceding week, the hour and day when the
8 purchase was made, and the description of the person from whom it
9 was purchased. ~~Such~~ **THE** statement shall be verified by ~~the~~
10 ~~affidavit of~~ the person subscribing his **OR HER** name thereto.

11 (3) This section ~~shall~~ **DOES** not apply to old rags, waste
12 paper, and household goods except radios, televisions, record
13 players, and electrical appliances ~~. Nothing herein contained~~
14 ~~shall make it necessary for~~ **AND DOES NOT REQUIRE** the purchaser to
15 retain articles purchased from individuals, firms, or corporations
16 having a fixed place of business after ~~said~~ **THOSE** articles shall
17 have been reported.

18 Sec. 8. (1) ~~Every person violating any of the provisions of~~
19 ~~this act shall be punished by a fine not exceeding 100 dollars, nor~~
20 ~~less than 10 dollars, or by imprisonment in the county jail not~~
21 ~~exceeding 6 months, or by both such imprisonment and fine. In case~~
22 ~~any~~ **EXCEPT AS OTHERWISE PROVIDED FOR IN THIS SECTION, A PERSON WHO**
23 **VIOLATES THIS ACT IS GUILTY OF A MISDEMEANOR AND SHALL BE**
24 **IMPRISONED FOR NOT MORE THAN 6 MONTHS AND SHALL BE FINED NOT LESS**
25 **THAN \$10.00 OR MORE THAN \$100.00.**

26 (2) A SECOND HAND OR JUNK DEALER WHO BUYS OR SELLS SCRAP
27 METAL, KNOWING THAT IT IS STOLEN, IS GUILTY OF A FELONY PUNISHABLE

1 BY IMPRISONMENT FOR NOT MORE THAN 3 YEARS OR A FINE OF NOT MORE
2 THAN \$2,000.00, OR BOTH.

3 (3) A SECOND HAND OR JUNK DEALER WHO BUYS OR SELLS STOLEN
4 SCRAP METAL THAT HE OR SHE HAS REASON TO BELIEVE WAS REMOVED FROM A
5 MUNICIPAL UTILITY BUILDING OR JOBSITE IS GUILTY OF A FELONY
6 PUNISHABLE BY IMPRISONMENT FOR NOT MORE THAN 5 YEARS OR A FINE OF
7 NOT MORE THAN \$10,000.00, OR BOTH.

8 (4) THE LICENSE OF A person, corporation, copartnership, or
9 firm ~~shall be~~ **THAT IS** found guilty of violating any of the
10 provisions of this act ~~, the license issued to such person,~~
11 ~~corporation, copartnership or firm~~ shall be ~~deemed~~ **CONSIDERED** to
12 ~~have been~~ **BE** revoked ~~ipso facto,~~ **UPON ENTRY OF A CONVICTION** and
13 such person, corporation, copartnership, or firm shall not be
14 permitted to carry on ~~such~~ **THE** business **OF BEING A SECOND HAND OR**
15 **JUNK DEALER** within this state for a period of 1 year after ~~such~~
16 **THAT** conviction.

17 (5) THE REMEDIES UNDER THIS ACT ARE INDEPENDENT AND
18 CUMULATIVE. THE USE OF 1 REMEDY BY A PERSON DOES NOT BAR THE USE OF
19 OTHER LAWFUL REMEDIES BY THAT PERSON OR THE USE OF A LAWFUL REMEDY
20 BY ANOTHER PERSON.

21 Enacting section 1. 1945 PA 231, MCL 445.471 to 445.476, is
22 repealed.