

motor vehicles used *by a Registered Dealer* for the purpose of towing disabled motor vehicles *incidental to his business*.

21. (Operating Unregistered Motor Vehicles.) Except as herein otherwise provided, no person shall drive [or move] nor shall an owner knowingly permit to be driven [or moved] upon any highway, any vehicle of a type required to be registered hereunder which is not registered or for which a certificate of title has not been issued or applied for or for which the appropriate fee has not been paid. *Towing vehicles may move vehicles from the highways, provided the front or rear wheels of towed vehicles are lifted from the highway, or towed vehicle is attached by tow bar and no driver is necessary.*

Violation of this section shall be deemed a misdemeanor, punishable by a fine or not less than One Dollar (\$1.00) nor more than Two Hundred Dollars (\$200.00).

SEC. 2. *And be it further enacted*, That Sub-sections (Class P. Repairers of Vehicles) and (Class Q. Wreckers of Vehicles) of Section 80 of said Article and sub-title, be and they are hereby repealed.

SEC. 3. *And be it further enacted*, That this Act shall take effect June 1, 1953.

Approved March 27, 1953.

CHAPTER 125

(House Bill 27)

AN ACT to repeal Sub-sections (Class N. In-Transit Registration Plates.), (Class O. Transporters of Used Cars.) and (Class S. Transporters of New and Used Cars and Trailers.) of Section 80 of Article 66½ of the Annotated Code of Maryland (1951 Edition), title "Motor Vehicles", sub-title "Administration — Registration — Titling", and to enact in lieu thereof a new Sub-section (Class N. Transporters of Vehicles.), to follow immedi-

EXPLANATION: *Italics indicate new matter added to existing law.*

[Brackets] indicate matter stricken from existing law.

CAPITALS indicate amendments to bill.

~~Strike out~~ indicates matter stricken out of bill.