

this-section COMPLIES WITH § 1-304 OF THE FINANCIAL INSTITUTIONS ARTICLE.

Article - Financial Institutions

1-304.

(a) In this section, "subpoena" means a subpoena, summons, warrant, or court order that appears on its face to have been issued on lawful authority.

(b) A fiduciary institution may disclose OR PRODUCE FINANCIAL RECORDS OR INFORMATION DERIVED FROM financial records in compliance with a subpoena SERVED ON THE FIDUCIARY INSTITUTION, if:

(1) [the] THE subpoena [is served on the fiduciary institution and, unless waived by the court for good cause, on the customer] CONTAINS A CERTIFICATION THAT A COPY OF THE SUBPOENA HAS BEEN SENT--BY--CERTIFIED--MAIL--RETURN---RECEIPT REQUESTED,--TO SERVED ON THE PERSON WHOSE RECORDS ARE SOUGHT BY THE PARTY SEEKING THE DISCLOSURE OR PRODUCTION OF THE RECORDS; OR

(2) CONTAINS A CERTIFICATION THAT MAILING---BY CERTIFIED-MAIL--RETURN-RECEIPT-REQUESTED, SERVICE HAS BEEN WAIVED BY THE COURT FOR GOOD CAUSE.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1986.

-----

May 27, 1986

The Honorable Melvin A. Steinberg  
President of the Senate  
State House  
Annapolis, Maryland 21404

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, I have today vetoed Senate Bill 727.

This bill authorizes a licensed vehicle dealer or salesman to participate in annual industry-wide vehicle shows if the dealer holds a valid vehicle dealer's license and an application is filed with the Motor Vehicle Administration at least 60 days before the show containing the names and addresses of participating dealers.

House Bill 992, which was passed by the General Assembly and signed by me on May 27, 1986, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 727.