



## *Synopsis of Senate Committee Amendments\**

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*Legislative Service Commission*

### **Sub. H.B. 150**

126th General Assembly  
(S. Insurance, Commerce, and Labor)

Requires a scrap metal processor who receives a motor vehicle from the owner to keep the record of the cancellation for three years, including a copy of the canceled title and, if the seller of the motor vehicle is not the titled owner, requires that the record also include specified identifying information about the seller.

Requires a scrap metal processor to make a record of a cancellation available to any requesting law enforcement agency during the scrap metal processor's normal business hours.

Allows specified law enforcement officials to relinquish jurisdiction over abandoned motor vehicles to the owner of the storage place to which the vehicle is ordered to be moved.

Specifies that the House-passed requirement that the chief executive officer of a municipal county or county auditor, as appropriate, suspend or revoke, as appropriate, a junk yard owner's license for failing to conform to the Secondhand Dealers and Junk Yards Law applies only upon receipt of an order to do so from the local law enforcement officer who conducts the junk yard inspection.

Specifies that the House-passed requirement that the chief executive officer of a municipal county or county auditor, as appropriate, remove a suspension and reinstate a junk yard owner's license after a junk yard conforms to the Secondhand Dealers and Junk Yards Law applies only upon receipt of an order to do so from the local law enforcement officer who conducts the junk yard inspection.

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\* This synopsis does not address amendments that may have been adopted on the Senate floor.