As Introduced

128th General Assembly Regular Session 2009-2010

H. B. No. 179

Representative Letson

Cosponsors: Representatives Boyd, Dodd, Huffman, Chandler, Domenick,
Hagan, Yuko, Harwood, Heard

A BILL

То	amend sections 4549.61, 4549.62, and 4549.63 of	1
	the Revised Code to modify the guidelines	2
	governing seizure of a motorcycle by a law	3
	enforcement officer when the identity of the	4
	motorcycle cannot be determined and to establish	5
	limited civil liability if the law enforcement	6
	officer or agency fails to comply with specified	7
	quidelines	8

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 4549.61, 4549.62, and 4549.63 of the	9
Revised Code be amended to read as follows:	10
Sec. 4549.61. As used in sections 4549.61 to 4549.63 of the	11
Revised Code , "vehicle :	12
(A) "Vehicle identification number or derivative thereof of	13
the vehicle identification number means any number or derivative	14
of such a number that is embossed, engraved, etched, or otherwise	15
marked on any vehicle or vehicle part by the manufacturer.	16
"Vehicle identification number" also includes a duplicate vehicle	17
identification number replaced upon a vehicle under the authority	18

identification number has been so removed, defaced, covered,	49
altered, or destroyed shall be seized and forfeited under Chapter	50
2981. of the Revised Code unless division (D)(3) or (4) of this	51
section applies to the vehicle or part. If a derivative of the	52
vehicle identification number has been removed, defaced, covered,	53
altered, or destroyed in such a manner that the identity of the	54
part cannot be determined, the entire vehicle is subject to	55
seizure pending a determination of the original identity and	56
ownership of the vehicle and parts of the vehicle, and the rights	57
of innocent owners to reclaim the remainder or any part of the	58
vehicle.	59
(b) The lawful owners of parts upon a vehicle that has been	60
seized under this section and that is subject to forfeiture under	61

(b) The lawful owners of parts upon a vehicle that has been seized under this section and that is subject to forfeiture under Chapter 2981. of the Revised Code are entitled to reclaim their respective parts upon satisfactory proof of all of the following:

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- (i) That the part is not needed for evidence in pending
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 proceedings involving the vehicle or part and is not subject to
 forfeiture under Chapter 2981. of the Revised Code;
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- (ii) That the original identity and ownership of the part canbe determined and that the claimant is the lawful owner of thepart;69
- (iii) That no vehicle identification number or derivative of 70 a the vehicle identification number on the part has been destroyed 71 or concealed in such a manner that the identity of the part cannot 72 be determined from that number; 73
 - (iv) Payment of all costs of removing the part.
- (3) Divisions (A), (B), and (D)(1) and (2) of this section do

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 not apply to the good faith acquisition and disposition of

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 vehicles and vehicle parts as junk or scrap in the ordinary course

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 of business by a scrap metal processing facility as defined in

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 division (D) of section 4737.05 of the Revised Code or by a motor

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vehicle salvage dealer licensed under Chapter 4738. of the Revised	80
Code. This division does not create an element of an offense or an	81
affirmative defense, or affect the burden of proceeding with the	82
evidence or burden of proof in a criminal proceeding.	83
(4)(a) Divisions $(D)(1)$ and (2) of this section do not apply	84
to the possession of an owner, or the owner's insurer, who	85
provides satisfactory evidence of all of the following:	86
(i) That the vehicle identification number or derivative	87
thereof of the vehicle identification number on the vehicle or	88
part has been removed, defaced, covered, altered, or destroyed,	89
after the owner acquired such possession, by another person	90
without the consent of the owner, by accident or other casualty	91
not due to the owner's purpose to conceal or destroy the identity	92
of the vehicle or vehicle part, or by ordinary wear and tear;	93
(ii) That the person is the owner of the vehicle as shown on	94
a valid certificate of title issued by this state or certificate	95
of title or other lawful evidence of title issued in another	96
state, in a clear chain of title beginning with the manufacturer;	97
(iii) That the original identity of the vehicle can be	98
established in a manner that excludes any reasonable probability	99
that the vehicle has been stolen from another person.	100
(b) The registrar of motor vehicles shall adopt rules under	101
Chapter 119. of the Revised Code to permit an owner described in	102
division $(D)(4)(a)$ of this section, upon application and	103
submission of satisfactory evidence to the registrar, to obtain	104
authority to replace the vehicle identification number under the	105
supervision of a peace officer, trooper of the state highway	106
patrol, or representative of the registrar. The rules shall be	107
designed to restore the identification of the vehicle in a manner	108
that will deter its theft and facilitate its marketability. Until	109

such those rules are adopted, the registrar shall follow the
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existing procedure for the replacement of vehicle identification	111
numbers that have been established by the registrar, with such any	112
modifications as that the registrar determines to be necessary or	
appropriate for the administration of the laws that the registrar	
is required to administer.	
The registrar may issue a temporary permit to an owner of a	116
motor vehicle who is described in division (D)(4)(a) of this	117

The registrar may issue a temporary permit to an owner of a 116 motor vehicle who is described in division (D)(4)(a) of this 117 section to authorize the owner to retain possession of the motor 118 vehicle and to transfer title to the motor vehicle with the 119 consent of the registrar.

- (c) No owner described in division (D)(4)(a) of this section 121 shall fail knowingly to apply to the registrar for authority to 122 replace the vehicle identification number, within thirty days 123 after the later of the following dates: 124
- (i) The date of receipt by the applicant of actual knowledge 125 of the concealment or destruction; 126
- (ii) If the property has been stolen, the date thereafter 127 upon which the applicant obtains possession of the vehicle or has 128 been notified by a law enforcement agency that the vehicle has 129 been recovered.

The requirement of division (D)(4)(c) of this section may be excused by the registrar for good cause shown. 132

- (E) Whoever violates division (A), (B), (C), or (D)(1) of 133 this section is guilty of a felony of the fifth degree on a first 134 offense and a felony of the fourth degree on each subsequent 135 offense.
- (F) Whoever violates division (D)(4)(c) of this section is 137 guilty of a minor misdemeanor. 138
- sec. 4549.63. (A) A law enforcement officer may seize and
 take possession of a vehicle or vehicle part if the officer has
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probable cause to believe that any vehicle identification number	141
or derivative thereof of the vehicle identification number on the	142
vehicle or part has been removed, defaced, covered, altered, or	143
destroyed in such a manner that the identity of the vehicle or	144
part cannot be determined by visual examination of the number at	145
the site where the manufacturer placed the number. The seizure	146
shall be pursuant to a warrant, unless the circumstances are	147
within one of the exceptions to the warrant requirement that have	148
been established by the supreme court of the United States or of	149
the supreme court of this state.	150
(B) A (1) Except as provided in divisions (B)(2) and (3) of	151
this section, a vehicle or vehicle part seized under division (A)	152
of this section shall be held in custody pursuant to section	153
2981.11 of the Revised Code or any applicable municipal ordinance.	154
(2) If a vehicle or vehicle part that is seized under	155
division (A) of this section is a motorcycle or motorcycle part, a	156
law enforcement officer or agency that seizes the motorcycle or	157
motorcycle part shall transport, secure, and store the motorcycle	158
or motorcycle part, or shall cause the motorcycle or motorcycle	159
part to be transported, secured, and stored, in a manner that	160
protects the motorcycle or motorcycle part from damage.	161
(3) Within thirty days of seizing a motorcycle or motorcycle	162
part, the law enforcement officer or agency shall do the	163
<pre>following:</pre>	164
(a) Locate the vehicle identification number if possible and	165
determine whether the motorcycle or motorcycle part is stolen;	166
(b) If the motorcycle or motorcycle part is not determined to	167
be stolen, except as otherwise provided in any provision of	168
federal law, return the motorcycle or motorcycle part to the	169
person from whom the motorcycle or motorcycle part was seized, the	170
lawful owner, or owner of record in accordance with division (D)	171

vehicle part seized under this section that is not needed as

submitting satisfactory proof of ownership of the vehicle or

evidence and is not subject to forfeiture under division (D)(2) of

section 4549.62 of the Revised Code may reclaim the property by

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vehicle part to the law enforcement agency or court holding the	203
property.	
Section 2. That existing sections 4549.61, 4549.62, and	205
4549.63 of the Revised Code are hereby repealed.	206