6870--A

IN SENATE

February 18, 2010

- Introduced by Sen. KRUEGER -- read twice and ordered printed, and when printed to be committed to the Committee on Finance -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the executive law, in relation to requiring the state consumer protection board to establish a bicycle theft prevention website and to amend the general business law, in relation to the bicycle theft prevention registration notification

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Subdivision 3 of section 553 of the executive law is amended by adding a new paragraph 1 to read as follows:

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3 L. ESTABLISH A BICYCLE THEFT PREVENTION WEBSITE THAT INCLUDES, BUT IS 4 NOT LIMITED TO, PROPER METHODS FOR PARKING AND LOCKING BICYCLES, THE 5 BENEFITS OF BICYCLE REGISTRATION, AND THE PROPER PROCEDURE FOR REPORTING 6 BICYCLE THEFT. SUCH WEBSITE OR WEBPAGE SHALL ALSO:

7 (1) INCLUDE AN INTERACTIVE FEATURE THAT ALLOWS CONSUMERS TO DETERMINE
8 IF A MUNICIPALITY LOCATED IN THIS STATE HAS ESTABLISHED A BICYCLE REGIS9 TRATION PROGRAM; AND

10 (2) REFERENCE THE AVAILABILITY OF BICYCLE REGISTRATION PROGRAMS ADMIN-11 ISTERED BY MUNICIPALITIES AND OTHER APPROPRIATE ENTITIES.

12 S 2. The general business law is amended by adding a new section 391-13 cc to read as follows:

14 S 391-CC. BICYCLE THEFT PREVENTION REGISTRATION NOTIFICATION. 1. A. 15 NO PERSON, FIRM, ASSOCIATION OR CORPORATION ENGAGED IN THE BUSINESS OF 16 SELLING BICYCLES SHALL SELL ANY BICYCLE UNLESS SUCH PERSON, FIRM, ASSO-17 CIATION OR CORPORATION PROVIDES THE FOLLOWING NOTICE TO CONSUMERS:

"REGISTER YOUR BICYCLE. FOR MORE INFORMATION ABOUT THE BENEFITS OF BICY-18 REGISTRATION AND BICYCLE REGISTRIES AVAILABLE TO YOU, CONTACT THE 19 CLE NEW YORK STATE CONSUMER PROTECTION BOARD AT (INSERT 20 THE CURRENT TELE-21 PHONE NUMBER ESTABLISHED BY THE STATE CONSUMER PROTECTION BOARD FOR 22 RECEIVING INQUIRIES FROM CONSUMERS) OR (INSERT THEADDRESS OF THE 23 WEBSITE CREATED PURSUANT TO PARAGRAPH 1 OF SUBDIVISION THREE OF SECTION 553 OF THE EXECUTIVE LAW)" 24

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

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B. SUCH NOTICE SHALL BE GIVEN BY PROMINENTLY POSTING A SIGN WHERE 1 2 BICYCLES ARE DISPLAYED AND/OR SOLD OR WHERE BICYCLES ARE OFFERED FOR 3 SALE THROUGH A PRINTED BICYCLE DISPLAY OR BICYCLE CATALOGUE AVAILABLE TO 4 CUSTOMERS IN RETAIL STORES. SUCH SIGN SHALL BE NO LESS THAN NINE INCHES 5 BY FOURTEEN INCHES USING LETTERS NO LESS THAN ONE-HALF INCH IN HEIGHT. 6 ANY PERSON, FIRM, ASSOCIATION OR CORPORATION ENGAGED IN THE BUSINESS OF 7 SELLING BICYCLES, MAY, IN LIEU OF POSTING A SIGN, MAKE AVAILABLE TO 8 CONSUMERS A WRITTEN NOTICE DISPLAYED IN A PROMINENT LOCATION WHERE BICY-9 CLES ARE DISPLAYED AND/OR SOLD OR WHERE BICYCLES ARE OFFERED FOR SALE 10 THROUGH A PRINTED BICYCLE DISPLAY OR BICYCLE CATALOGUE AVAILABLE TO 11 CUSTOMERS IN RETAIL STORES. SUCH NOTICE SHALL BE NO LESS THAN FIVE INCHES BY EIGHT INCHES USING LETTERS NO SMALLER THAN FOURTEEN POINT 12 13 TYPE.

ANY PERSON, FIRM, ASSOCIATION OR CORPORATION WHO OR WHICH VIOLATES
 THE PROVISIONS OF SUBDIVISION ONE OF THIS SECTION SHALL, FOR A FIRST
 SUCH VIOLATION, IN LIEU OF A PENALTY, BE ISSUED A WRITTEN WARNING. SUCH
 PERSON, FIRM, ASSOCIATION OR CORPORATION SHALL, HOWEVER, FOR A SECOND
 VIOLATION, BE SUBJECT TO A CIVIL PENALTY OF NOT MORE THAN FIVE HUNDRED
 DOLLARS FOR EACH SUCH VIOLATION.

20 3. A. UPON ANY VIOLATION OF THE PROVISIONS OF SUBDIVISION ONE OF THIS 21 SECTION, AN APPLICATION MAY BE MADE BY THE ATTORNEY GENERAL IN THE NAME 22 OF THE PEOPLE OF THE STATE OF NEW YORK TO A COURT OR JUSTICE HAVING JURISDICTION TO ISSUE AN INJUNCTION, AND UPON NOTICE TO THE DEFENDANT OF 23 NOT LESS THAN FIVE DAYS, TO ENJOIN AND RESTRAIN THE CONTINUANCE OF THE 24 25 VIOLATION. IF IT SHALL APPEAR TO THE SATISFACTION OF THE COURT OR JUSTICE THAT THE DEFENDANT HAS VIOLATED SUBDIVISION ONE OF THIS SECTION, 26 27 INJUNCTION MAY BE ISSUED BY THE COURT OR JUSTICE, ENJOINING AND AN RESTRAINING ANY FURTHER VIOLATION, WITHOUT REQUIRING PROOF 28 THAT ANY PERSON HAS, IN FACT, BEEN INJURED OR DAMAGED THEREBY. IN ANY SUCH 29 PROCEEDING, THE COURT MAY MAKE ALLOWANCES TO THE ATTORNEY GENERAL AS 30 PROVIDED IN PARAGRAPH SIX OF SUBDIVISION (A) OF SECTION EIGHT THOUSAND 31 32 THREE HUNDRED THREE OF THE CIVIL PRACTICE LAW AND RULES, AND DIRECT 33 RESTITUTION.

B. IN CONNECTION WITH AN APPLICATION MADE UNDER PARAGRAPH A OF THIS
SUBDIVISION, THE ATTORNEY GENERAL IS AUTHORIZED TO TAKE PROOF AND TO
MAKE A DETERMINATION OF THE RELEVANT FACTS AND TO ISSUE SUBPOENAS IN
ACCORDANCE WITH THE CIVIL PRACTICE LAW AND RULES.

4. THE PROVISIONS OF SUBDIVISION ONE OF THIS SECTION MAY BE ENFORCED
CONCURRENTLY BY THE DIRECTOR OF A MUNICIPAL CONSUMER AFFAIRS OFFICE, OR
BY THE TOWN ATTORNEY, CITY CORPORATION COUNSEL, OR OTHER LAWFUL DESIGNEE
OF A MUNICIPALITY OR LOCAL GOVERNMENT, AND ALL MONEYS COLLECTED THEREUNDER SHALL BE RETAINED BY SUCH MUNICIPALITY OR LOCAL GOVERNMENT.
S 3. This act shall take effect immediately.