H.B. 1245 VETOES

container, or such clean laundered articles, with a comprehensive description of such distinguishing name, mark or device, so affixed, attached, impressed or imprinted thereto or thereon, the same to be subscribed and acknowledged by the said owner or dealer, or by an officer thereof, should such owner or dealer be a body corporate; such subscription and acknowledgment to be made before any officer qualified to take acknowledgments to deeds in the State of Maryland. After such description shall have been so made, subscribed and acknowledged, it shall be published in two successive issues not in the same week, in some newspaper published in the county where the principal office, place of business or agency of the said owner or dealer is located; or, if the same be located in the City of Baltimore, then by causing such description to be printed twice a week for two successive weeks in some daily paper published therein. Thereupon, the said description, together with the certificate of publication, certified to by the owner or manager of the newspaper in which the same shall have been published, shall be recorded [in the clerk's office of the circuit court of the county in which the principal office, place of business or agency of the said owner or dealer is located] WITH THE SECRETARY OF STATE.

472.

After such container, or such clean laundered article, shall have been [so] registered [as hereinbefore provided] WITH THE SECRETARY OF STATE, the said owner or dealer may assign and transfer the said registration, provided a copy of said assignment or transfer shall be recorded [at the place of original recordation, and if that be not the place at which the principal office, place of business or agency of such assignee or transferee is located, then such assignment or transfer shall also be registered in the same manner as is hereinbefore provided for original registration] WITH THE SECRETARY OF STATE, and when so made and recorded such transfer or assignment shall secure to the assignee or transferee all the benefits of this subtitle.

473.

The [said clerks mentioned in § 471] SECRETARY OF STATE shall record in some book of record [in their respective custody,] all such descriptions in [§ 472] § 471 of this article authorized to be filed [with them], together with the certificates of the publishers of said newspapers in which the same have been [published;] PUBLISHED, and also all assignments and transfers thereof as hereinbefore [provided;] PROVIDED and [said respective clerks] shall furnish copies of such records duly certified [by them] in the usual manner to all persons who may apply therefor, and shall receive for such recording and such copies [the] REASONABLE fees [paid with respect to bills of sale; and a] ESTABLISHED BY THE SECRETARY OF STATE. A certified copy of said descriptions and of the said advertisements and certificates of the said publishers of the said newspaper, or of said assignments or transfers [when certified to under the hand of the clerk with whom the same are of record], with the seal of [his office] THE SECRETARY OF STATE attached, shall be evidence that the provisions of the preceding sections have been complied with, and shall be prima facie evidence of title to the said clean or soiled articles or prima facie evidence of title to or right to use, collect and deliver in the said returnable containers.

474.