## **HOUSE BILL 36**

R6 3lr0621 HB 340/12 - ENV (PRE-FILED) CF 3lr0975

By: Delegates Wilson and Arora

Requested: October 24, 2012

Introduced and read first time: January 9, 2013

Assigned to: Environmental Matters

## A BILL ENTITLED

1 AN ACT concerning

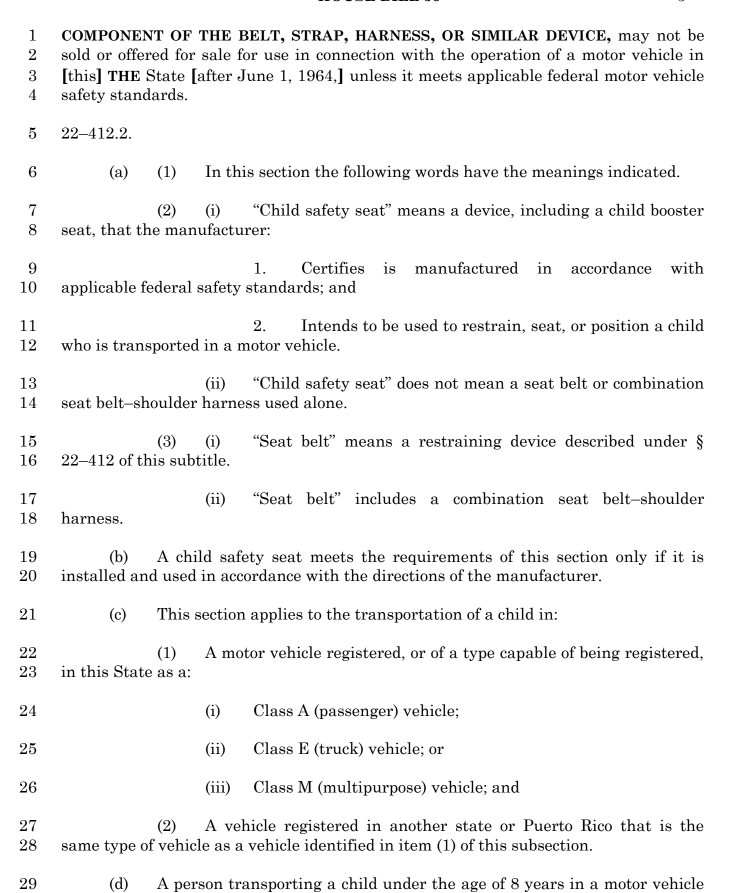
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## Vehicle Laws - Seat Belts and Child Safety Seats

3 FOR the purpose of altering the standard for the number of seat belts required to be 4 equipped in the front and back seats of certain motor vehicles; altering, and 5 extending the application of, the definition of the term "seat belt"; clarifying the 6 circumstances under which certain restraint devices may be sold; altering 7 certain penalties for violations of certain provisions relating to the use of seat 8 belts and child safety seats; repealing a certain exemption relating to 9 transporting more children in a motor vehicle than the number of available seat 10 belts or child safety seats in the motor vehicle; repealing a certain definition; prohibiting a person from operating a motor vehicle unless each occupant is 11 12 restrained by a seat belt or a child safety seat; prohibiting a person who is at least a certain age from being a passenger in a motor vehicle unless the person 13 is restrained by a seat belt used in accordance with certain instructions; making 14 15 stylistic changes; clarifying language; making conforming changes; and 16 generally relating to seat belts and child safety seats.

- 17 BY repealing and reenacting, with amendments,
- 18 Article Transportation
- 19 Section 16–113(d–1), 22–412, 22–412.2, 22–412.3, and 27–106(b)
- 20 Annotated Code of Maryland
- 21 (2012 Replacement Volume)
- 22 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 23 MARYLAND, That the Laws of Maryland read as follows:
- 24 Article Transportation
- 25 16-113.

- 1 (d-1) (1) Notwithstanding the licensee's driving record, and subject to paragraph (2) of this subsection, the Administration shall impose a restriction on each provisional driver's license prohibiting the licensee from operating a motor vehicle if the driver and each passenger in the motor vehicle are not restrained by a seat belt IN ACCORDANCE WITH § 22-412.3 OF THIS ARTICLE, or [, in accordance with § 22-412.2 of this article,] by a child safety seat OR A SEAT BELT IN ACCORDANCE WITH § 22-412.2 OF THIS ARTICLE.
- 8 (2) It is not a violation of the restriction under paragraph (1) of this 9 subsection if an individual covered by a medical exception under § 22–412.2(f) or § 10 22–412.3(d) and (e) of this article is not restrained.
- 11 (3) The restrictions under paragraph (1) of this subsection expire on the date that the holder of a provisional license turns 18 years of age.
- 13 22–412.
- 14 (a) Every motor vehicle registered in this State and manufactured or 15 assembled after June 1, 1964, shall be equipped with **AT LEAST** two sets of seat belts 16 on the front seat of the vehicle.
- 17 (b) Every motor vehicle registered in this State and manufactured or 18 assembled with a rear seat after June 1, 1969, shall be equipped with **AT LEAST** two 19 sets of seat belts on the rear seat of the vehicle.
- 20 (c) A person may not sell or offer for sale any vehicle in violation of this 21 section.
- 22 (d) For the purpose of this section only, "motor vehicle" does not include any 23 motorcycle, bus, truck, or taxicab.
- 24 (e) [For the purpose of] IN this section [only], "seat belt" means [any] A belt, strap, harness, COMBINATION SEAT BELT-SHOULDER HARNESS, or like device, INCLUDING ALL NECESSARY BUCKLES, FASTENERS, HARDWARE, AND COMPONENTS, THAT:
- 28 (1) IS DESIGNED TO SECURE A PERSON IN A MOTOR VEHICLE IN ORDER TO MITIGATE THE EFFECTS OF A CRASH; AND
- 30 (2) MEETS THE FEDERAL MOTOR VEHICLE SAFETY STANDARDS
  31 CONTAINED IN THE CODE OF FEDERAL REGULATIONS IN EFFECT AT THE TIME
  32 THE VEHICLE WAS MANUFACTURED.
- 33 (f) A [seat] belt, STRAP, HARNESS, OR SIMILAR DEVICE THAT IS NOT A SEAT BELT BUT IS INTENDED TO SECURE AN OCCUPANT IN A VEHICLE, OR A



shall secure the child in a child safety seat in accordance with the child safety seat and

vehicle manufacturers' instructions unless the child is 4 feet, 9 inches tall or taller.

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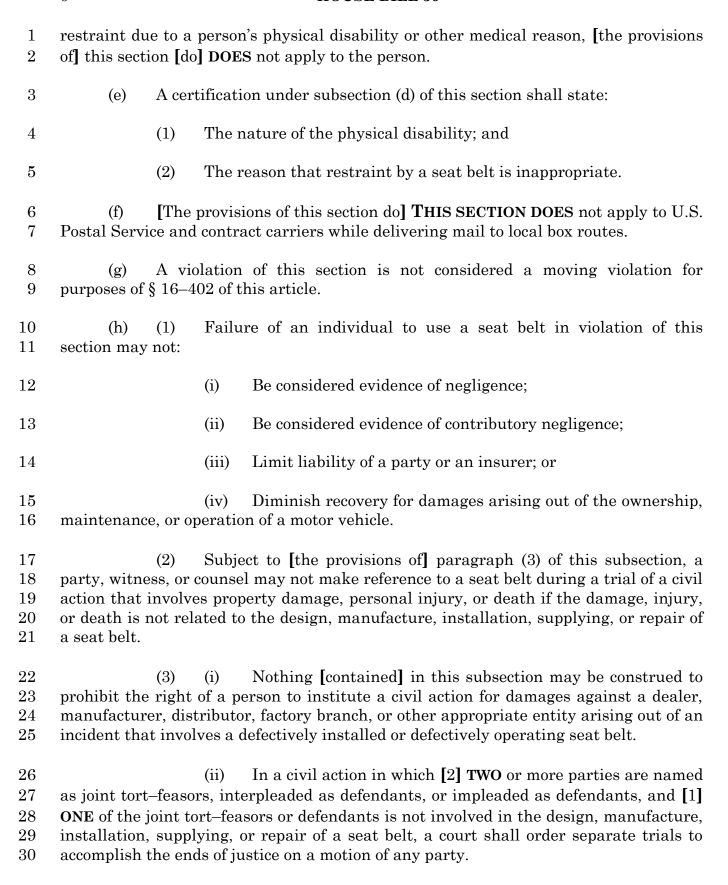
Subject to subsection (d) of this section, a person may not transport a 1 2 child under the age of 16 years unless the child is secured in: 3 (1) A child safety seat in accordance with the child safety seat and vehicle manufacturers' instructions; or 4 **(2)** 5 A seat belt. 6 Notwithstanding subsection (d) of this section, if a physician, who is (f) 7 licensed to practice medicine in the state in which the vehicle transporting the child is registered, certifies in writing that use of a child safety seat by a particular child 8 9 would be impractical due to the child's weight, height, physical unfitness, or other 10 medical reason, there is not a violation of this section. 11 (g) A child safety seat or seat belt may not be used to restrain, seat, or 12 position more than one individual at a time. 13 Notwithstanding subsection (d) of this section, if the number of children 14 subject to the provisions of this section exceeds the number of passenger securing locations suitable for securing a child either in a seat belt or in a child safety seat in 15 accordance with this section, and all of those securing locations are in use by children, 16 17 there is not a violation of this section. 18 A violation of this section is not contributory negligence and may not be (i) 19 admitted as evidence in the trial of any civil action. 20 A violation of this section is not considered a moving violation for [(j)] **(I)** 21purposes of § 16–402 of this article. 22 [(k)] (J) The failure to provide a child safety seat or seat belt for more than 23 one child in the same vehicle at the same time, as required by this section, shall be 24treated as a single violation. [(1)] (K) 25 (1)Any person convicted of a violation of this section is subject 26 to a fine of [\$25] NOT MORE THAN \$75. 27 A judge may waive the fine if the person charged with violation of (2) 28this section: 29 (i) Did not possess a child safety seat at the time of the 30 violation; Acquires a child safety seat prior to the hearing date: and 31 (ii)

Provides proof of acquisition to the court.

(iii)

1 2 3	[(m)] (L) The Department of Transportation and the Department of Health and Mental Hygiene shall jointly implement the Child Safety Seat Program and foster compliance with this section through educational and promotional efforts.
4	22–412.3.
5	(a) (1) In this section the following words have the meanings indicated.
6	(2) (i) "Motor vehicle" means a vehicle that is:
7 8 9	1. Registered or capable of being registered in this State as a Class A (passenger), Class E (truck), Class F (tractor), Class M (multipurpose), or Class P (passenger bus) vehicle; and
LO L1	2. Required to be equipped with seat belts under federal motor vehicle safety standards contained in the Code of Federal Regulations.
12	(ii) "Motor vehicle" does not include a Class L (historic) vehicle.
13 14	(3) ["Outboard front seat" means a front seat position that is adjacent to a door of a motor vehicle.
15 16	(4) (i)] "Seat belt" [means a restraining device described under] HAS THE MEANING STATED IN § 22–412 of this subtitle.
17 18	[(ii) "Seat belt" includes a combination seat belt-shoulder harness.]
19 20 21	(b) A person may not operate a motor vehicle unless the person and each occupant [under 16 years old] are restrained by a seat belt or a child safety seat as provided in § 22–412.2 of this subtitle.
22 23	(c) (1) The provisions of this subsection apply to a person who is at least 16 years old.
24 25 26	(2) Unless a person is restrained by a seat belt USED IN ACCORDANCE WITH THE VEHICLE MANUFACTURER'S INSTRUCTIONS, the person may not be a passenger in Jan outboard front seat of a motor vehicle

- 27 (3) A person who violates [the provisions of] this subsection [shall be] 28 IS subject to the penalties under Title 27 of this article.
- 29 (d) If a physician licensed to practice medicine in this State determines and 30 certifies in writing that use of a seat belt by a person would prevent appropriate



- 1 (i) The Administration and the Department of State Police shall establish 2 prevention and education programs to encourage compliance with [the provisions of] 3 this section.
- 4 (j) The Administration shall include information on this State's experience 5 with the provisions of this section in the annual evaluation report on the State's 6 highway safety plan that this State submits to the National Highway Traffic Safety 7 Administration and the Federal Highway Administration under 23 U.S.C. § 402.
- 8 27–106.
- 9 (b) Any person who is convicted of a violation of § 22–412.3 of this article is subject to a fine of not more than [\$25, including court costs] \$75.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2013.