## **HOUSE BILL 618**

D3EMERGENCY BILL 3lr2133

SB 2/2SS12 - JPR

By: Delegates Smigiel, Bates, Cane, Cardin, Frank, Hogan, Howard, Jacobs, Kramer, McDermott, McDonough, Stifler, and Wood

Introduced and read first time: February 1, 2013

Assigned to: Judiciary

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3-1901.

A BILL ENTITLED	
1	AN ACT concerning
2	Civil Actions - Liability for Personal Injury or Death Caused by Dog
3	FOR the purpose of establishing that the owner of a dog running at large is liable for
4	damages for personal injury or death caused by a dog bite, under certain
5	circumstances; establishing certain exceptions; establishing that certain
6	common law is retained as to certain owners of real property and certain other
7	persons; providing for the construction and application of this Act; stating the
8	intent of the General Assembly; defining a certain term; making this Act ar
9	emergency measure; and generally relating to civil liability for personal injury
10	or death caused by dogs.
11	BY adding to
12	Article – Courts and Judicial Proceedings
13	Section 3–1901 to be under the new subtitle "Subtitle 19. Liability for Personal
14	Injury or Death Caused by Dog"
15	Annotated Code of Maryland
16	(2006 Replacement Volume and 2012 Supplement)
17	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
18	MARYLAND, That the Laws of Maryland read as follows:
19	Article - Courts and Judicial Proceedings
20	SUBTITLE 19. LIABILITY FOR PERSONAL INJURY OR DEATH CAUSED BY DOG.

IN THIS SECTION, "OWNER OF A DOG" INCLUDES A CUSTODIAL 22 (A) **(1)** PARENT OR GUARDIAN OF A MINOR WHO IS AN OWNER OF A DOG. 23

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



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- "OWNER OF A DOG" DOES NOT INCLUDE A VETERINARY 1 **(2)** 2 HOSPITAL, A COMMERCIAL KENNEL, AN ANIMAL SHELTER, A UNIT OF STATE OR 3 LOCAL GOVERNMENT THAT CONDUCTS ANIMAL CONTROL, A DOG WALKER, A 4 KEEPER OR HARBORER OF A DOG, OR A PET SHOP, OR AN EMPLOYEE OF A 5 VETERINARY HOSPITAL, A COMMERCIAL KENNEL, AN ANIMAL SHELTER, A UNIT 6 OF STATE OR LOCAL GOVERNMENT THAT CONDUCTS ANIMAL CONTROL, A DOG 7 WALKER, A KEEPER OR HARBORER OF A DOG, OR A PET SHOP, AS TO A DOG 8 BEING TREATED, BOARDED, SHELTERED, CONTROLLED, WALKED, KEPT,
- 10 (B) (1) (I) THIS PARAGRAPH APPLIES ONLY TO A PERSONAL

INJURY OR DEATH CAUSED BY A BITE FROM A DOG RUNNING AT LARGE.

HARBORED, OR OFFERED FOR ADOPTION OR SALE.

- 12 (II) THIS PARAGRAPH DOES NOT APPLY TO A GUIDE DOG 13 DESCRIBED UNDER ARTICLE 24, § 11–502 OF THE CODE.
- (III) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS
  SUBSECTION, AN OWNER OF A DOG IS LIABLE FOR DAMAGES FOR PERSONAL
  INJURY OR DEATH CAUSED BY THE DOG, REGARDLESS OF WHETHER THE DOG
  HAS SHOWN ANY VICIOUS OR DANGEROUS PROPENSITIES OR WHETHER THE
  OWNER KNEW OR SHOULD HAVE KNOWN OF THE DOG'S VICIOUS OR DANGEROUS
  PROPENSITIES.
- 20 (2) AN OWNER OF A DOG IS NOT LIABLE UNDER THIS SECTION 21 FOR DAMAGES FOR PERSONAL INJURY OR DEATH CAUSED BY THE DOG IF:
- 22 (I) THE INJURED OR DECEASED INDIVIDUAL PROVOKED 23 THE DOG;
- 24 (II) THE INJURED OR DECEASED INDIVIDUAL WAS 25 COMMITTING OR ATTEMPTING TO COMMIT A CRIMINAL OFFENSE ON THE REAL 26 PROPERTY OF THE OWNER OF THE DOG OR AGAINST THE OWNER OF THE DOG;
- 27 (III) THE INJURED OR DECEASED INDIVIDUAL WAS 28 TRESPASSING OR ATTEMPTING TO TRESPASS ON THE REAL PROPERTY OF THE 29 OWNER OF THE DOG;
- 30 (IV) THE DOG WAS BEING USED BY AN EMPLOYEE OF A
  31 GOVERNMENTAL UNIT IN MILITARY OR POLICE WORK IF THE EMPLOYEE WAS
  32 COMPLYING WITH A WRITTEN POLICY ADOPTED BY THE GOVERNMENTAL UNIT
  33 ON THE NECESSARY AND APPROPRIATE USE OF A DOG IN MILITARY OR POLICE
  34 WORK AND THE INJURY OCCURRED AS A RESULT OF:

REASONABLE USE OF FORCE; OR

- 2. TRAINING OR A TRAINING EXERCISE IN SUPPORT 3 OF THE DOG'S DUTIES IN MILITARY OR POLICE WORK;
- 4 (V) THE INJURED OR DECEASED INDIVIDUAL WAS 5 CONTRIBUTORILY NEGLIGENT;
- 6 (VI) THE INJURED OR DECEASED INDIVIDUAL ASSUMED THE 7 RISK OF THE DOG CAUSING THE INDIVIDUAL'S PERSONAL INJURY OR DEATH;
- 8 (VII) THE OWNER OF THE DOG HAS ANY OTHER COMMON LAW
  9 OR STATUTORY DEFENSE OR IMMUNITY THAT EXISTED AS OF APRIL 1, 2012,
  10 AND THAT WOULD BE AVAILABLE IN ANY OTHER PERSONAL INJURY ACTION OR
- 11 WRONGFUL DEATH ACTION AGAINST THE OWNER OF A DOG; OR
- 12 (VIII) THE DOG IS IN THE TEMPORARY CUSTODY OR CONTROL
  13 OF A VETERINARY HOSPITAL, A COMMERCIAL KENNEL, AN ANIMAL SHELTER, A
  14 UNIT OF STATE OR LOCAL GOVERNMENT THAT CONDUCTS ANIMAL CONTROL, A
  15 DOG WALKER, A KEEPER OR HARBORER OF THE DOG, OR A PET SHOP.
- 16 (C) (1) THIS SUBSECTION DOES NOT APPLY TO AN OWNER OF A DOG 17 THAT CAUSES PERSONAL INJURY OR DEATH.
- 18 **(2)** IN AN ACTION AGAINST AN OWNER OF REAL PROPERTY OR 19 OTHER PERSON WHO HAS THE RIGHT TO CONTROL THE PRESENCE OF A DOG ON 20 THE PROPERTY, INCLUDING A LANDLORD, CONDOMINIUM COUNCIL OF UNIT 21OWNERS. COOPERATIVE HOUSING CORPORATION,  $\mathbf{OR}$ **HOMEOWNERS** 22 ASSOCIATION FOR DAMAGES FOR PERSONAL INJURY OR DEATH CAUSED BY A 23 DOG, THE COMMON LAW OF LIABILITY RELATING TO ATTACKS BY DOGS AGAINST 24 HUMANS THAT EXISTED ON APRIL 1, 2012, IS RETAINED AS TO THE OWNER OF 25 REAL PROPERTY OR OTHER PERSON WHO HAS THE RIGHT TO CONTROL THE 26 PRESENCE OF A DOG ON THE PROPERTY WITHOUT REGARD TO THE BREED OR 27 HERITAGE OF THE DOG.
- 28 (3) IN AN ACTION AGAINST A PERSON WHO IS NOT AN OWNER OF A
  29 DOG FOR DAMAGES FOR PERSONAL INJURY OR DEATH CAUSED BY A DOG, THE
  30 COMMON LAW OF LIABILITY RELATING TO ATTACKS BY DOGS AGAINST HUMANS
  31 THAT EXISTED ON APRIL 1, 2012, IS RETAINED AS TO THE PERSON WITHOUT
  32 REGARD TO THE BREED OR HERITAGE OF THE DOG.
  - (D) THIS SECTION DOES NOT AFFECT:

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1	(1) ANY OTHER COMMON LAW OR STATUTORY CAUSE OF ACTION;
2	(2) ANY OTHER COMMON LAW OR STATUTORY DEFENSE OR
3	IMMUNITY; OR
4	(3) Any law that governs provocation, criminal intent,
5	ASSUMPTION OF RISK, OR CONTRIBUTORY NEGLIGENCE.
6	SECTION 2. AND BE IT FURTHER ENACTED, That, subject to Section 3 of
7	this Act, it is the intent of the General Assembly that this Act abrogate the holding of
8	the Court of Appeals in Tracey v. Solesky, No. 53, September Term 2011.
9	SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall be
10	construed to apply only prospectively and may not be applied or interpreted to have
11	any effect on or application to any cause of action arising before the effective date of
12	this Act.
13	SECTION 4. AND BE IT FURTHER ENACTED, That this Act is an emergency
14	measure, is necessary for the immediate preservation of the public health or safety,
15	has been passed by a yea and nay vote supported by three-fifths of all the members
16	elected to each of the two Houses of the General Assembly, and shall take effect from
17	the date it is enacted.