### SENATE BILL 92 EMERGENCY BILL

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### By: **The President (Department of Legislative Services)** Introduced and read first time: January 16, 1998 Assigned to: Rules

Committee Report: Favorable Senate action: Adopted Read second time: January 23, 1998

CHAPTER\_\_\_\_\_

1 AN ACT concerning

2

## Annual Curative Bill

FOR the purpose of generally curing previous Acts of the General Assembly with 3 possible title defects; providing that a professional engineer is not liable for any 4 5 loss caused by an act, error, or omission of the professional engineer while practicing engineering if the act, error, or omission was not wanton, willful, 6 intentionally tortious, or grossly negligent and the practice of engineering was 7 8 performed voluntarily and without compensation, at the scene of an emergency, 9 disaster, or catastrophic event, and at the request of a certain official acting in an official capacity under certain circumstances; requiring a court, prior to 10 11 service of process of a prisoner's civil action, to review the prisoner's initial 12 complaint and identify any cognizable claims; providing for the disposition of 13 compensatory and punitive damages awarded to a prisoner in a certain civil 14 action; requiring a prisoner's custodian to notify certain persons in a certain 15 manner if the prisoner is awarded certain compensatory or punitive damages; 16 altering the specific purposes and objectives of the School Health Program operated in Caroline County to include the provision of certain health and 17 18 referral services for students; repealing a certain provision of law prohibiting 19 fishing with a haul seine or any other net in certain waters within the limits of or adjacent or contiguous to Baltimore County without obtaining the permission 20 of certain owners or occupiers of certain land; requiring the Department of 21 22 Natural Resources to provide certain counties with certain maps; providing for 23 the effect and construction of certain provisions of this Act; making this Act an 24 emergency measure; providing for the effective date of certain provisions of this 25 Act; and generally repealing and reenacting without amendments certain Acts of the General Assembly that may be subject to possible title or function 26 paragraph defects in order to validate those Acts. 27

- 1 BY repealing and reenacting, without amendments,
- 2 Article 88A Department of Human Resources
- 3 Section 47
- 4 Annotated Code of Maryland
- 5 (1995 Replacement Volume and 1997 Supplement)
- 6 BY repealing and reenacting, without amendments,
- 7 Article Courts and Judicial Proceedings
- 8 Section 5-425, 5-1004, and 5-1006
- 9 Annotated Code of Maryland
- 10 (1995 Replacement Volume and 1997 Supplement)
- 11 BY repealing and reenacting, without amendments,
- 12 Article Education
- 13 Section 7-415
- 14 Annotated Code of Maryland
- 15 (1997 Replacement Volume and 1997 Supplement)

16 BY repealing and reenacting, without amendments,

- 17 Article Family Law
- 18 Section 5-1039
- 19 Annotated Code of Maryland
- 20 (1991 Replacement Volume and 1997 Supplement)
- 21 BY repealing and reenacting, without amendments,
- 22 Article Natural Resources
- 23 Section 4-715
- 24 Annotated Code of Maryland
- 25 (1997 Replacement Volume and 1997 Supplement)
- 26 BY repealing and reenacting, without amendments,
- 27 Article Natural Resources
- 28 Section 10-612(e)
- 29 Annotated Code of Maryland
- 30 (1990 Replacement Volume and 1997 Supplement)
- 31 BY repealing and reenacting, without amendments,
- 32 Chapter 379 of the Acts of the General Assembly of 1996, as amended by
- 33 Chapter 70 of the Acts of the General Assembly of 1997
- 34 Section 3(c)
- 35 BY repealing and reenacting, without amendments,
- 36 Article Corporations and Associations

1 Section 3-112

2 Annotated Code of Maryland

3 (1993 Replacement Volume and 1997 Supplement)

4 (As enacted by Chapter 654 of the Acts of the General Assembly of 1997)

5 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF6 MARYLAND, That the Laws of Maryland read as follows:

7	Article 88A - Department of Human Resources			
8	47.			
	(a) In providing assistance under this subtitle, the Department may contract with charitable organizations, private organizations, religious organizations, and institutions of higher education.			
	2 (b) Except as provided in subsection (c) of this section, a religious organization 3 may participate in the Family Investment Program on the same basis as any other 4 nongovernmental entity.			
	(c) An individual may not be required to accept assistance from a religious organization if acceptance would violate the individual's bona fide religious beliefs and practices.			
18 19	(d) (1) The Maryland Higher Education Commission, in cooperation with the Department, shall:			
20 21	(i) Identify and promote at institutions of higher education efforts to provide assistance to FIP recipients; and			
24	<ul> <li>2 (ii) Coordinate efforts among institutions of higher education to</li> <li>3 encourage and identify student volunteers to help provide to FIP recipients</li> <li>4 educational and employment-related services, such as literacy training, resume</li> <li>5 writing, and job interviewing skills.</li> </ul>			
26	(2) An institution of higher education shall:			
27 28	(i) Meet with the local department about developing services for FIP recipients in the jurisdiction in which the institution is located;			
29 30	(ii) Advise the local department of the services available for FIP recipients; and			
	(iii) By September 15 of each year, provide to the Maryland Higher Education Commission, a report on efforts to encourage and identify student volunteers and identify services provided under the provisions of this subsection.			
~ 4				

34 (3) By December 1 of each year, the Maryland Higher Education
35 Commission shall submit a report, subject to § 2-1246 of the State Government

1 Article, to the Joint Committee on Welfare Reform regarding the services provided 2 under the provisions of this subsection.

3 (e) An organization funded under the Family Investment Program may not 4 discriminate on the basis of religion, religious belief, or refusal to participate in a 5 religious practice with respect to any individual's receipt of service under the

6 Program.

7 (f) The Department of Human Resources shall provide all persons receiving
8 benefits under the Family Investment Program with clear and timely notice of their
9 rights under § 104(e) of P.L. 104-193 (1996).

## 10 DRAFTER'S NOTE:

- 11 Error: Function paragraph of bill being cured incorrectly indicated that
- 12 Article 88A, § 47(g) and (h) were being added.
- 13 Occurred: Chapter 593 (Senate Bill 499) of the Acts of 1997.

# 14 Article - Courts and Judicial Proceedings

15 5-425.

16 (a) (1) In this section the following words have the meanings indicated.

17 (2) "Building inspection official" means any appointed or elected federal,

18 State, or local official with overall executive responsibility to coordinate building

19 inspection in the jurisdiction in which an emergency, disaster, or catastrophic event 20 has occurred.

21 (3) "Fire official" means any appointed or elected local official with
22 overall executive responsibility to coordinate fire, rescue, or emergency medical
23 services in the jurisdiction in which a fire, emergency, disaster, or catastrophic event

24 has occurred.

25 (4) "Law enforcement official" means any appointed or elected federal,

26 State, or local official with overall executive responsibility to coordinate law27 enforcement in the jurisdiction in which an emergency, disaster, or catastrophic event

28 has occurred.

(5) "Public official" means any federal, State, or locally elected official
with overall executive responsibility in the jurisdiction in which an emergency,
disaster, or catastrophic event has occurred.

32 (6) "Public safety official" means any appointed or elected federal, State, 33 or local official with overall executive responsibility to coordinate public safety in the 34 jurisdiction in which an emergency, disaster, or catastrophic event has occurred.

35 (b) A professional engineer is not personally liable in damages beyond the 36 limits of any applicable insurance or self-insurance for any personal injury, wrongful

1 death, property damage, or other loss caused by an act, error, or omission of the

2 professional engineer while practicing engineering with regard to any structure,

3 building, piping, or other engineered system, either publicly or privately owned, if:

4 (1) The act, error, or omission was not wanton, willful, intentionally 5 tortious, or grossly negligent; and

6 (2) The practice of engineering was performed:

(i) Voluntarily and without compensation;

8 (ii) At the scene of a declared national, State, or local emergency 9 caused by a major earthquake, hurricane, tornado, fire, explosion, collapse, or similar 10 disaster or catastrophic event; and

(iii) At the request of a public official, law enforcement official,
public safety official, fire official, or building inspection official, acting in an official
capacity.

14 (c) The immunity provided by this section applies only to the voluntary 15 practice of engineering performed while a declared state of emergency is in effect.

16 (d) (1) This section does not create, and may not be construed as creating, a 17 new cause of action or substantive legal right against a professional engineer.

18 (2) This section does not affect, and may not be construed as affecting, 19 any immunities from civil liability or defenses established by any other provisions of 20 the Code or available at common law, to which a professional engineer may be 21 entitled.

22 DRAFTER'S NOTE:

Error: Purpose paragraph of bill being cured failed to accurately describethe changes made by the bill.

25 Occurred: Chapter 277 (House Bill 1125) of the Acts of 1997.

26 5-1004.

27 (a) Prior to service of process of the prisoner's civil action, the court shall28 review the prisoner's initial complaint and identify any cognizable claims.

29 (b) After reviewing the prisoner's complaint, the court may dismiss the civil30 action, or any portion thereof, with or without prejudice, if it finds that the civil31 action:

32 (1) Is frivolous, malicious, or fails to state a claim for which relief can be 33 granted;

34 (2) Seeks monetary damages from a defendant who is immune from such 35 relief; or

5

# 1 (3) Is barred under § 5-1003(a) of this subtitle.

2 (c) An order of dismissal under subsection (b)(1) or (2) of this section may be 3 issued without first requiring proof of exhaustion.

## 4 DRAFTER'S NOTE:

5 Error: Purpose paragraph of bill being cured failed to accurately describe 6 the changes made by the bill.

7 Occurred: Chapter 495 (House Bill 926) of the Acts of 1997.

8 5-1006.

9 (a) (1) Any compensatory or punitive damages awarded to a prisoner in 10 connection with a civil action shall be paid directly to satisfy any outstanding 11 restitution order or child support order pending against the prisoner.

12 (2) If there are multiple orders of restitution or child support pending 13 against the prisoner, any compensatory damages shall be distributed against those 14 orders on a pro rata basis.

15 (3) (i) The State, the Department, and the Division of Correction may 16 not be liable for any failure to credit an award as provided in this section.

(ii) The State, the Department, the Division of Correction, and any
county or municipality, through any authorized employee or official, may reclaim any
money erroneously credited to a prisoner without judicial action in order to comply
with this section.

21 (b) If a prisoner is awarded compensatory or punitive damages for a civil 22 action, the prisoner's custodian shall notify, in writing, the victim or victims of the 23 crime for which the prisoner is incarcerated and the recipient or recipients of any 24 child support obligation for which the prisoner is responsible.

## 25 DRAFTER'S NOTE:

Error: Purpose paragraph of bill being cured failed to accurately describethe changes made by the bill.

28 Occurred: Chapter 495 (House Bill 926) of the Acts of 1997.

29 Article - Education

30 7-415.

31 (a) (1) There is a School Health Program.

32 (2) The general purpose of the Program is to implement a program in 33 two areas of this State in which portions of the population currently are underserved.

7		SENATE BILL 92
1 (3)	The Program is	designed to:
2	(i) Impro	ve the health of school age children in this State; and
3	(ii) Provid	e reports on the performance of the Program.
4 (4) 5 equal component part 6 and the other in Carol	ts. One part of th	areas of this State shall be served by separate and e Program will be operated in Baltimore City
7 (b) (1) 8 Baltimore City are:	The specific pu	rposes and objectives of the Program operated in
9 10 health care services;	(i) To end	courage and promote appropriate and cost effective use of
11	(ii) To rec	luce unnecessary use of hospital emergency room services;
	tions in school h	nonstrate the efficacy of involving parents, students, and ealth programs, particularly with regard to hool health programs; and
<ul><li>15</li><li>16 basis for advising oth</li><li>17 care.</li></ul>		ess whether school health programs could be used as a ers of the student of other sources of primary
18 (2) 19 Caroline County are:		rposes and objectives of the Program operated in
20 21 and referral for ment		ncentrate on the early identification, health counseling, ns to prevent suicides;
<ul><li>22</li><li>23 basis for advising oth</li><li>24 care; and</li></ul>		ess whether school health programs could be used as a ers of the student of other sources of primary
25 26 students:	(iii) To pro	wide the following health and referral services for
27	1.	First aid;
28	2.	Physical exams and sports physicals;
29	3.	Care for minor and chronic illnesses;
30	4.	Immunizations;
31	5.	Preventive health education services;
<ul><li>32</li><li>33 Department; and</li></ul>	6.	Referrals for counseling at the County Health

8	SENATE BILL 92				
1	7. Social services referrals.				
2 (c)	(1) Funds for this Program shall be used to acquire:				
3 4 nurse pract	(i) For the Baltimore City Program, the services of one full-time itioner, physician assistant, or other appropriate health care provider; and				
5 6 nurse pract	(ii) For the Caroline County Program, the services of one full-time itioner, physician assistant, or other appropriate health care provider.				
7 8 necessary s	(2) The local subdivisions shall be reimbursed for the purchase of supplies for the Program.				
9 10 Health De	(3) The Department of Health and Mental Hygiene or the Baltimore City partment shall designate a part-time health research design analyst:				
11 12 during the	(i) To work with the local subdivisions to collect and analyze data Program period; and				
	(ii) Subject to § 2-1246 of the State Government Article, to prepare to the General Assembly and the Secretary of Health and Mental Hygiene 1992, July 1, 1997, and July 1, 2001 on the status and success of the				
17 (d) 18 parental co	The Program staff shall develop or appropriately adapt an existing onsent form for the provision of health services.				
19 DRAFTEI	R'S NOTE:				
24	Article - Family Law				
25 5-1039.					
26 (a)	If the court finds that the alleged father is not the father, the court may:				
27	(1) retain jurisdiction; and				
28 29 court cons	(2) on its own motion or otherwise, take any further proceeding that the iders just and proper and in the best interests of the child.				
30 (b)	Under this section, the court may:				
31 32 child:	(1) enter an appropriate order against the mother for the support of the				

32 child;

9	SENATE BILL 92
1	(2) allow the impleader or joinder of any other alleged father; or
2 3	(3) consider any other matter that may be in the best interests of the child.
4	DRAFTER'S NOTE:
5 6	
7	Occurred: Chapter 609 (Senate Bill 636) of the Acts of 1997.
8	Article - Natural Resources
9	4-715.
12 13	(a) A person may not fish with rod or hook and line from any kind of boat or float, or fish with nets of any kind within 1500 feet of any occupied duck blind for the period beginning two days prior to the open season, as promulgated by the Department of Interior of the United States for hunting wild waterfowl, and ending the day following the closing of the season in the following waters:
15 16	(1) Back River, except in the portion lying west of a line drawn from Stansbury's Point on the south shore to Walnut Point on the north shore;
17	(2) Bird River and its tributaries lying within Baltimore County;
	(3) Dark Head Creek, except in the portion lying north of a line drawn from Clark Point on the west shore directly across the creek to Sharp Point on Bull Neck Shore;
	(4) Frog Mortar Creek, except in the portion lying northerly of a line drawn from Strawberry Point on the west shore to Weiskettle's Landing on the east shore;
24	(5) Gunpowder River and its tributaries lying within Baltimore County;
25 26	(6) Hogpen Creek, except in the portion lying southwest of natural headlands marking entrance into the creek;
	(7) Middle River, except in the portion lying west of a line drawn from Clark Point, also known as Maryland Yacht Club Point, on the north shore to the point of shore directly south of Clark Point;
30 31	(8) Norman Creek, except in the portion lying west of a line drawn from Cape May Beach on the south shore to Barren Point on the north shore;
	(9) Seneca Creek, except in the portion lying northwest of a line drawn from Gun Point on the north shore directly south to Blackberry or Flying Point on the south shore;

1 (10) Seneca River; Saltpeter Creek; Dundee Creek and in the waters of 2 their tributaries;

3 (11) Stansbury's Creek, except in the portion lying northwest of a line 4 drawn from Wilson Point on south shore to Strawberry Point on north shore; and

5 (12) Sue Creek, except in the portion lying west of a line drawn from the 6 northeasternmost point of Sue's Island to extremity of Rockaway Beach Road at the 7 southern tip of Turkey Point.

8 (b) A person may not set a pound net or any similar device in the waters of 9 Back River and its tributaries.

10 (c) A person may not fish with rod, hook and line or a net in the waters of Bird 11 River between November 1 and January 31, both dates inclusive. A person shall 12 remove every net or stake used for taking fish before midnight on October 31.

13 (d) A person may not fish with a net of any kind in the waters of Dundee
14 Creek west of a line drawn from Levering's Point on the north to Marshy Point on the
15 south.

16 (e) (1) Except as provided in paragraph (2) of this subsection, a person may 17 not fish in the waters of Gunpowder River lying in Baltimore County, with nets, from 18 May 15 to September 15, both dates inclusive.

19 (2) (i) Except in areas where it is prohibited by the Department, in the 20 waters of the Gunpowder River lying in Baltimore County or Harford County, on prior 21 notification to the Department a person may catch carp 6 weeks before and during 22 Passover in each year and 4 weeks before and during Rosh Hashanah through Yom 23 Kippur in each year. If a person catches any fish variety other than carp under this 24 paragraph, the person shall return them immediately to the water unharmed.

25

(ii) The Department, by regulation:

261.Shall establish procedures for the prior notification27required under subparagraph (2)(i) of this subsection; and

28 2. May prohibit fishing for carp and catfish in certain areas
29 as provided in subparagraph (2)(i) of this subsection.

30 (f) A person may not fish with nets or seines of any kind in the waters of 31 Middle River and its tributaries, defined as those waters northeast of a line drawn

32 from Bowley Point southwesterly to the navigation light at the western end of Sue

33 Island, between March 1 and June 1, both dates inclusive.

34 (g) A person may not fish with seines or nets of any kind in the waters of Sue's
35 Creek west of a line drawn from the northeasternmost point of Sue's Island to
36 extremity of Rockaway Beach Road at the southern tip of Turkey Point.

37 DRAFTER'S NOTE:

- 1 %Error: Purpose paragraph of bill being cured failed to accurately describe
- 2 the changes made by the bill.

3 Occurred: Chapter 469 (House Bill 674) of the Acts of 1997.

4 10-612.

5 (e) (1) A stationary blind or blind site license may be obtained from the clerk 6 of the circuit court of the county within whose jurisdiction the stationary blind or 7 blind site lies.

8 (2) Application shall be made on forms, furnished by the Secretary to the 9 clerks of courts, which provide for the location of the blind and the name of the 10 riparian owner. A person may apply by mail.

11 (3) The number of stationary blind and blind site licenses that the clerk 12 shall issue to any resident nonowner during 1 day is limited to no more than two.

13(4)The clerk shall issue the license upon payment of a \$11.00 fee. The14clerk shall retain \$1.00 to cover issuing costs.

15 (5) The Department shall provide each participating county with maps
16 designed for public display and indication of the geographic locations of each
17 purchased site.

## 18 DRAFTER'S NOTE:

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19 Error: Purpose paragraph of bill being cured failed to accurately describe

20 the changes made by the bill.

21 Occurred: Chapter 658 (House Bill 290) of the Acts of 1997.

# Chapter 379 of the Acts of 1996, as amended by Chapter 70 of the Acts of 1997

23 SECTION 3. AND BE IT FURTHER ENACTED, That:

24 (c) any excess credits may be carried forward and, subject to the limitations of

25 Article 88A, § 54 of the Code, may be applied as a credit for taxable years beginning 26 on or after January 1, 2002.

## 27 DRAFTER'S NOTE:

- 28 Error: Function paragraph of bill being cured incorrectly indicated that
- 29 Section 3, rather than Section 3(c), of the Acts of the General Assembly of
- 30 1996 was being amended.
- 31 Occurred: Chapter 70 (House Bill 1299) of the Acts of 1997.

## 32 SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland 33 read as follows:

12	SENATE BILL 92					
1	Article - Corporations and Associations					
2	3-112.					
5 6 7	(a) In order to keep the land assessment records current in each county, the Department shall require a corporation, limited partnership, limited liability company, or business trust to submit with the articles a property certificate for each county where a merging corporation, partnership, limited partnership, limited liability company, or business trust other than the successor, a consolidating corporation, or a transferor corporation owns an interest in land.					
11	(b) A property certificate is not required with respect to any property in which the only interest owned by the merging corporation, partnership, limited partnership, limited liability company, or business trust or by the consolidating or transferor corporation is a security interest.					
	(c) The property certificate shall be in the form and number of copies which the Department requires and may include the certificate of the Department required by § 3-111 of this subtitle.					
16	(d) (1) The property certificate shall:					
17 18	(i) Provide a deed reference or other description sufficient to identify the property; and					
19 20	(ii) State the actual consideration paid or to be paid for the property.					
	(2) The Department shall indicate on the certificate the time the articles are accepted for record and send a copy of it to the chief assessor of the county where the property is located.					
25	<ul> <li>24 (e) A transfer, vesting, or devolution of title to the property is not invalidated</li> <li>25 or otherwise affected by any error or defect in the property certificate, failure to file it,</li> <li>26 or failure of the Department to act on it.</li> </ul>					
27	27 DRAFTER'S NOTE:					
28 29 30	3-112 of the Corporations and Associations Article, rather than § 3-112(a)					
31	Occurred: Chapter 654 (House Bill 251) of the Acts of 1997.					
	SECTION 3. AND BE IT FURTHER ENACTED, That the Drafter's Notes contained in this Act are not law and may not be considered to have been enacted as part of this Act.					

35 SECTION 4. AND BE IT FURTHER ENACTED, That, except for Section 2 of
 36 this Act, this Act is an emergency measure, is necessary for the immediate

- preservation of the public health and safety, has been passed by a yea and nay vote
   supported by three-fifths of all the members elected to each of the two Houses of the
- 3 General Assembly, and shall take effect from the date it is enacted.
- 4 SECTION 5. AND BE IT FURTHER ENACTED, That Section 2 of this Act shall
- 5 take effect July 1, 1998.