## By: Delegate Getty

Introduced and read first time: January 28, 1999
Assigned to: Commerce and Government Matters

## A BILL ENTITLED

1 AN ACT concerning

## Vehicle Laws - Seat Belts

3 FOR the purpose of modifying provisions of the Maryland Vehicle Law to provide that
4 certain requirements pertaining to seat belts be construed to require that 5 combination seat belt-shoulder harnesses be worn in a specified manner; 6 modifying the definition of "seat belt" for certain provisions; and generally 7 relating to the use of combination seat belt-shoulder harnesses when the use of 8 seat belts is required.

9 BY repealing and reenacting, without amendments,
10 Article - Transportation
11 Section 22-412
12 Annotated Code of Maryland
13 (1998 Replacement Volume and 1998 Supplement)
14 BY repealing and reenacting, with amendments,
15 Article - Transportation
16 Section 22-412.2 and 22-412.3
17 Annotated Code of Maryland
18 (1998 Replacement Volume and 1998 Supplement)
19 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
20 MARYLAND, That the Laws of Maryland read as follows:

## Article - Transportation

2 22-412.

23 (a) Every motor vehicle registered in this State and manufactured or 24 assembled after June 1, 1964, shall be equipped with two sets of seat belts on the 25 front seat of the vehicle.

26 (b) Every motor vehicle registered in this State and manufactured or 27 assembled with a rear seat after June 1, 1969, shall be equipped with two sets of seat
28 belts on the rear seat of the vehicle.

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3 (d) For the purpose of this section only, "motor vehicle" does not include any 4 motorcycle, bus, truck, or taxicab.
(e) For the purpose of this section [only], "seat belt" means any belt, strap, 6 harness, or like device. 8 operation of a motor vehicle in this State after June 1, 1964, unless it meets the 9 current standards and specifications of the Society of Automotive Engineers 0 applicable to these belts or other standard adopted by the Administrator.

## 1 22-412.2.

(3) (i) "Seat belt" means a restraining device described under § 22-412

9 of this subtitle.
(a) (1) In this section the following words have the meanings indicated.
(2) (i) "Child safety seat" means a device that is manufactured in accordance with the 1981 Federal Motor Vehicle Safety Standards and is used to restrain, seat, or position a child who is transported in a motor vehicle.
(ii) "Child safety seat" does not mean a seat belt or combination
of this subtitle.
(ii) "Seat belt" includes a combination seat belt-shoulder harness,
WITH INTEGRAL, DETACHABLE, OR SEPARATE PELVIC AND UPPER TORSO SECTIONS.
(b) A child safety seat meets the requirements of this section only if it is installed and used in accordance with the directions of the manufacturer.
(c) This section applies to the transportation of a child in a vehicle registered, or of a type capable of being registered, in this State as a:
(1) Class A (passenger) vehicle;
(2) Class E (truck) with a manufacturer's rated capacity of $3 / 4$ ton or less, the gross vehicle weight of which does not exceed 7,000 pounds; or
(3) Class M (multipurpose) vehicle.
(d) A person transporting a child shall secure the child in a child safety seat in accordance with the child safety seat and vehicle manufacturers' instructions if the child:
(1) Is under the age of 4 years, regardless of the child's weight; or
(2) Weighs 40 pounds or less, regardless of the child's age.

1 (e) (1) A person may not transport a child under the age of 16 years unless 2 the child is secured in:

4 vehicle manufacturers' instructions; or
(II) A seat belt.
(2) IF A SEAT IS EQUIPPED WITH A COMBINATION SEAT

7 BELT-SHOULDER HARNESS, PARAGRAPH (1)(II) OF THIS SUBSECTION SHALL BE
8 CONSTRUED TO REQUIRE THAT THE SEAT BELT BE WORN IN A MANNER TO PROTECT
9 BOTH THE PELVIC AND UPPER TORSO PORTIONS OF THE BODY.
(f) If a physician, who is licensed to practice medicine in the state in which the vehicle transporting the child is registered, certifies in writing that use of a child 2 safety seat by a particular child would be impractical due to the child's weight, 3 physical unfitness, or other medical reason, there is not a violation of this section.
(g) A child safety seat or seat belt may not be used to restrain, seat, or position 5 more than 1 individual at a time.

6 (h) If the number of children subject to the provisions of this section exceeds the number of passenger securing locations available for use by children affected by 8 this section, and all of those securing locations are in use by children, there is not a 19 violation of this section.

20 (i) A violation of this section is not contributory negligence and may not be 1 admitted as evidence in the trial of any civil action.

22 (j) A violation of this section is not considered a moving violation for purposes 23 of § 16-402 of this article.
(k) The failure to provide a child safety seat or seat belt for more than 1 child in the same vehicle at the same time, as required by this section, shall be treated as a single violation.
(1) (1) Any person convicted of a violation of this section is subject to a fine of $\$ 25$.
(2) A judge may waive the fine if the person charged with violation of 30 this section:

1 22-412.3.
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5 Class A (passenger), Class E (truck), Class F (tractor), Class M (multipurpose), or
6 Class P (passenger bus) vehicle; and
7 8 motor vehicle safety standards contained in the Code of Federal Regulations.

9 (ii) "Motor vehicle" does not include a Class L (historic) vehicle.
10 (3) "Outboard front seat" means a front seat position that is adjacent to
11 a door of a motor vehicle.
12 (4) (i) "Seat belt" means a restraining device described under § 22-412
13 of this subtitle.

## 14 (ii) "Seat belt" includes a combination seat belt-shoulder harness, 15 WITH INTEGRAL, DETACHABLE, OR SEPARATE PELVIC AND UPPER TORSO SECTIONS.

16 (b) A person may not operate a motor vehicle unless the person and each 17 occupant under 16 years old are restrained by a seat belt or a child safety seat as
18 provided in § 22-412.2 of this subtitle.
19 (c) (1) The provisions of this subsection apply to a person who is at least 16
20 years old.
21 (2) Unless a person is restrained by a seat belt, the person may not be a 22 passenger in an outboard front seat of a motor vehicle.

23 (3) A person who violates the provisions of this subsection shall be 24 subject to the penalties under Title 27 of this article.
(d) IF A SEAT IS EQUIPPED WITH A COMBINATION SEAT BELT-SHOULDER 26 HARNESS, SUBSECTIONS (B) AND (C) OF THIS SECTION SHALL BE CONSTRUED TO 27 REQUIRE THAT THE SEAT BELT BE WORN IN A MANNER TO PROTECT BOTH THE 28 PELVIC AND UPPER TORSO PORTIONS OF THE BODY.

29 (E) 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
31 restraint due to a person's physical disability or other medical reason, the provisions
32 of this section do not apply to the person.
$33 \quad[(\mathrm{e})] \quad$ (F) A certification under subsection [(d)] (E) of this section shall state:
34
(1) The nature of the physical disability; and
(2) The reason that restraint by a seat belt is inappropriate.
$2 \quad[(\mathrm{f})] \quad(\mathrm{G}) \quad$ The provisions of this section do not apply to U.S. Postal Service and 3 contract carriers while delivering mail to local box routes.
$4 \quad[(\mathrm{~g})] \quad(\mathrm{H}) \quad$ A violation of this section is not considered a moving violation for 5 purposes of § 16-402 of this article.

| 6 | $[(\mathrm{~h})]$ | (I) | (1) |
| :--- | :--- | :--- | :--- | Failure of an individual to use a seat belt in violation of this

13 (2) Subject to the provisions of paragraph (3) of this subsection, a party,
14 witness, or counsel may not make reference to a seat belt during a trial of a civil
15 action that involves property damage, personal injury, or death if the damage, injury,
16 or death is not related to the design, manufacture, installation, supplying, or repair of
17 a seat belt.
18 (3) (i) Nothing contained in this subsection may be construed to
19 prohibit the right of a person to institute a civil action for damages against a dealer,
20 manufacturer, distributor, factory branch, or other appropriate entity arising out of
21 an incident that involves a defectively installed or defectively operating seat belt.
2 (ii) In a civil action in which 2 or more parties are named as joint 3 tort-feasors, interpleaded as defendants, or impleaded as defendants, and 1 of the joint tort-feasors or defendants is not involved in the design, manufacture, installation, supplying, or repair of a seat belt, a court shall order separate trials to accomplish the ends of justice on a motion of any party.
[(i)] (J) The Administration and the Department of State Police shall 8 establish prevention and education programs to encourage compliance with the 9 provisions of this section.
$30 \quad[(\mathrm{j})] \quad(\mathrm{K}) \quad$ The Administration shall include information on this State's 31 experience with the provisions of this section in the annual evaluation report on the 2 State's highway safety plan that this State submits to the National Highway Traffic
33 Safety Administration and the Federal Highway Administration under 23 U.S.C. § 402.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 3 October 1, 1999.

