## **SENATE BILL 92**

EMERGENCY BILL (PRE–FILED) 0lr0011

By: Chair, Education, Health, and Environmental Affairs Committee (By Request – Departmental – Natural Resources)

Requested: October 5, 2009

Introduced and read first time: January 13, 2010

Assigned to: Education, Health, and Environmental Affairs

## A BILL ENTITLED

1 AN ACT concerning

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## Department of Natural Resources - Boating Safety Requirements

- 3 FOR the purpose of altering a certain definition to make the prohibition on a person 4 from operating a vessel unless certain individuals are wearing a personal 5 flotation device apply based solely on the age of the individuals; altering the 6 required age for a child to wear a personal flotation device; requiring 7 individuals under a certain age to obtain a certain certificate of boating safety 8 education under certain circumstances and comply with certain other 9 requirements; making this Act an emergency measure; providing for the effective date of certain provisions of this Act; and generally relating to boating 10 safety requirements. 11
- 12 BY repealing and reenacting, with amendments,
- 13 Article Natural Resources
- 14 Section 8–712.2(a) and 8–743
- 15 Annotated Code of Maryland
- 16 (2007 Replacement Volume and 2009 Supplement)
- 17 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 18 MARYLAND, That the Laws of Maryland read as follows:
- 19 Article Natural Resources
- 20 8–712.2.
- 21 (a) (1) Except as otherwise provided in paragraphs (3) and (4) of this 22 subsection, [on or after July 1, 1988] a person born on or after July 1, 1972 may not 23 operate on the waters of the State a vessel for pleasure that is required to be 24 numbered in accordance with this subtitle or a vessel for pleasure that is required to

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



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(1) of this subsection.

- 1 be numbered in accordance with the Federal Boat Safety Act of 1971 without first 2 obtaining a certificate of boating safety education. 3 A person who is subject to the provisions of paragraph (1) of this 4 subsection shall: 5 Possess the certificate of boating safety education when (i) 6 operating a vessel on waters of the State; and 7 (ii) Show the certificate on the demand of a Natural Resources police officer or other law enforcement officer. 8 9 (3) The following persons are exempt from the requirements of this section: 10 11 A person who is operating a vessel in connection with 12 commercial purposes; 13 A person who is a resident of another state and who is visiting the State for 60 days or less in a vessel that is numbered in another state if: 14 15 1. The person is 16 years old or older; or 16 The person has been issued a boating safety 17 certificate in accordance with the provisions of subsection (c)(6) of this section; 18 (iii) A person who is visiting the State for 90 days or less in a 19 vessel from a country other than the United States; 20 A person operating a vessel on a body of water located on 21private property; and 22 (v) Anv other person exempted by regulation of the 23Department. 24**(4)** When a vessel numbered in accordance with this subtitle or in 25 accordance with the Federal Boat Safety Act of 1971 is operated for pleasure on waters of the State, at least 1 person on the vessel must: 2627 (i) Possess the certificate of boating safety education; or 28 Be exempt from the certification requirements of paragraph
- 30 (5) A PERSON WHO IS UNDER THE AGE OF 16 AND WHO OPERATES
  31 A VESSEL NUMBERED IN ACCORDANCE WITH THIS SUBTITLE OR IN
  32 ACCORDANCE WITH THE FEDERAL BOAT SAFETY ACT OF 1971 MUST:

1 2	EDUCATION;	(I)	Possess	A	CERTIFICA	re of	BOA	TING	SAFE	ETY
3 4 5	YEARS OR OLDI EDUCATION AND		D HAS OBT	AINEI						
6 7	(III) BE UNDER THE SUPERVISION OF A PERSON WHO WAS BORN BEFORE JULY 1, 1972 AND IS ABOARD THE VESSEL.									
8 9	SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:									
10	Article - Natural Resources									
11	8–743.									
12	(a) (1)	In th	is section the	e follov	wing words h	nave the r	neanir	ngs indi	cated.	
13	(2)	"Chil	d" means an	indiv	idual who[:					
14 15	individual's weigh	(i) at; or	Is] IS und	er th	e age of [7]	<b>] 13</b> yea	rs[, re	egardles	ss of	the
16		(ii)	Weighs 50	pound	ls or less, reg	gardless o	f the i	ndividu	al's ag	ge].
17 18	(3) "Personal flotation device" means a Type I, II, III, or V U.S. Coast Guard approved personal flotation device that is:									ast
19		(i)	The proper	size f	or the child;	and				
20		(ii)	In good and	l servi	iceable condi	tion.				
21	(4)	(i)	"Vessel" me	eans:						
22			1. A ve	ssel us	sed for recre	ational pu	ırpose	s; or		
23 24	noncommercial us	se.	2. A	vessel	leased,	rented,	or	charte	red	for
25 26 27 28	hire under the co passengers for hir while engaged in	re, or a	d of an indiv a vessel displ	vidual aying	a valid seat	the U.S.	Coast	Guard	l to ca	rry

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1 2 3	(b) (1) A person may not operate or permit the operation of a vessel under 21 feet in length while there is present in the vessel a child not wearing a personal flotation device which is securely and properly attached to the child.						
4 5 6	(2) If the child is under the age of 4 years, the personal flotation device shall feature additional safety precautions, as appropriate for an infant, toddler, or young child, so as to:						
7 8 9	(i) Hold the child securely within the personal flotation device, including a strap that is secured between the child's legs to fasten together the front and back of the personal flotation device;						
10 11	(ii) Maintain the buoyancy of the child, including an inflatable headrest or high collar; and						
12 13	(iii) Ensure the ready accessibility of the child from the vessel, including a web handle.						
14	(c) Subsection (b) does not apply to:						
15	(1) A vessel that is moored or anchored; or						
16	(2) A child who is below deck or in an enclosed cabin.						
17 18	SECTION 3. AND BE IT FURTHER ENACTED, That Section 1 of this Act shall take effect October 1, 2010.						
19 20 21 22	SECTION 4. AND BE IT FURTHER ENACTED, That this Act is an emergency measure, is necessary for the immediate preservation of the public health or 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 General Assembly and, except as provided in						

Section 3 of this Act, shall take effect from the date it is enacted.