By: Senator Pugh

Introduced and read first time: February 24, 2010 Assigned to: Rules Re-referred to: Finance, March 18, 2010

Committee Report: Favorable Senate action: Adopted Read second time: March 26, 2010

CHAPTER _____

1 AN ACT concerning

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Baltimore City – Sale of Motor Fuel for Dirt Bikes – Prohibition

3 FOR the purpose of requiring a retail service station dealer in Baltimore City to post a 4 certain sign in a conspicuous location at a retail service station that states $\mathbf{5}$ certain prohibitions relating to dispensing motor fuel into a dirt bike; requiring 6 the Comptroller, in consultation with a certain organization, to adopt guidelines 7 for the design of the sign; requiring a court, in making a disposition on a finding 8 that a child has committed a certain violation of this Act, to order the Motor 9 Vehicle Administration to suspend the driving privilege of the child for a certain 10 period of time; prohibiting, in Baltimore City, a person who is not an owner or 11 employee of a service station who is subject to certain prohibitions under local 12law from dispensing motor fuel into a dirt bike from a retail pump at a service 13station; requiring the court to notify the Administration if a person is convicted of a certain violation of this Act; authorizing the Administration to suspend a 1415person's driver's license for a certain period of time under certain 16 circumstances; requiring the Administration to suspend a person's driver's 17license for a certain period of time under certain circumstances; establishing 18 certain penalties; authorizing the court to order a minor's parent or guardian to 19pay a certain fine under certain circumstances; providing for the application of 20certain provisions of this Act; defining certain terms; and generally relating to the sale of motor fuel for dirt bikes. 21

- 22 BY repealing and reenacting, without amendments,
- 23 Article Business Regulation

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



1	Section 10–101(k)											
2	Annotated Code of Maryland											
3	(2004 Replacement Volume and 2009 Supplement)											
4	BY adding to											
5	Article – Business Regulation											
6	Section 10–503											
7	Annotated Code of Maryland											
8	(2004 Replacement Volume and 2009 Supplement)											
9	BY adding to											
10	Article – Courts and Judicial Proceedings											
11	6											
12	Annotated Code of Maryland											
13	(2006 Replacement Volume and 2009 Supplement)											
10												
14	BY repealing and reenacting, without amendments,											
15												
16	Section 16–206(c)											
17	Annotated Code of Maryland											
18	(2009 Replacement Volume and 2009 Supplement)											
19	BY adding to											
20	Article – Transportation											
$\frac{20}{21}$	Section $21-1128$ and $27-101(dd)$											
$\frac{21}{22}$	Annotated Code of Maryland											
$\frac{22}{23}$	(2009 Replacement Volume and 2009 Supplement)											
20	(2003 Replacement Volume and 2005 Supplement)											
24	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF											
25	MARYLAND, That the Laws of Maryland read as follows:											
26	Article – Business Regulation											
20	Aiticle - Dusiliess Regulation											
27	10–101.											
20												
28	(k) "Retail service station dealer" means a person who operates a retail place											
29	of business where motor fuel is sold and delivered into the fuel supply tanks of motor											
30	vehicles.											
31	10-503.											
32	(A) IN THIS SECTION, "DIRT BIKE" HAS THE MEANING STATED IN §											
33	21–1128 OF THE TRANSPORTATION ARTICLE.											
34	(B) THIS SECTION APPLIES ONLY IN BALTIMORE CITY.											

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1 A RETAIL SERVICE STATION DEALER SHALL POST A SIGN IN A (C) $\mathbf{2}$ CONSPICUOUS LOCATION AT THE RETAIL SERVICE STATION THAT STATES: 3 (1) THE PROVISIONS OF THE BALTIMORE CITY CODE THAT PROHIBIT A SERVICE STATION OR ANY OTHER PERSON FROM SELLING, 4 TRANSFERRING, OR DISPENSING MOTOR FUEL FOR DELIVERY INTO A DIRT BIKE; $\mathbf{5}$ 6 AND 7(2) THE PROVISIONS OF § 21–1128 OF THE TRANSPORTATION 8 ARTICLE THAT PROHIBIT A PERSON FROM DISPENSING MOTOR FUEL INTO A 9 DIRT BIKE. 10 THE COMPTROLLER, IN CONSULTATION WITH THE WASHINGTON, **(**D**)** 11 MARYLAND, DELAWARE SERVICE STATION AND AUTOMOTIVE REPAIR 12ASSOCIATION, SHALL ADOPT GUIDELINES FOR THE DESIGN OF A SIGN **REQUIRED UNDER THIS SECTION.** 13 14IF A RETAIL SERVICE STATION DEALER DOES NOT POST A SIGN AS **(E)** 15**REQUIRED BY THIS SECTION, THE RETAIL SERVICE STATION DEALER:** 16 (1) FOR A FIRST OFFENSE, SHALL RECEIVE A WARNING; AND 17(2) FOR A SECOND OR SUBSEQUENT OFFENSE, IS SUBJECT TO A 18 CIVIL PENALTY OF \$100. 19**Article – Courts and Judicial Proceedings** 3-8A-19. 2021(e) (5) **(I)** IN MAKING A DISPOSITION ON A FINDING THAT THE 22CHILD HAS COMMITTED A VIOLATION UNDER § 21–1128 OF THE 23TRANSPORTATION ARTICLE, THE COURT SHALL ORDER THE MOTOR VEHICLE ADMINISTRATION TO INITIATE AN ACTION, UNDER THE MOTOR VEHICLE LAWS, 24TO SUSPEND THE DRIVING PRIVILEGE OF A CHILD LICENSED TO OPERATE A 25MOTOR VEHICLE BY THE MOTOR VEHICLE ADMINISTRATION FOR A SPECIFIED 2627PERIOD OF NOT LESS THAN 30 DAYS NOR MORE THAN 90 DAYS. 28**(II)** IF A CHILD SUBJECT TO A SUSPENSION UNDER THIS 29PARAGRAPH DOES NOT POSSESS THE PRIVILEGE TO DRIVE ON THE DATE OF THE DISPOSITION, THE SUSPENSION SHALL COMMENCE: 30 31 1. IF, ON THE DATE OF THE DISPOSITION, THE CHILD 32IS AT AN AGE THAT MAKES A CHILD ELIGIBLE TO OBTAIN THE PRIVILEGE TO 33 DRIVE, ON THE DATE OF THE DISPOSITION; OR

$1 \\ 2 \\ 3 \\ 4$	2. IF, ON THE DATE OF THE DISPOSITION, THE CHILD IS YOUNGER THAN AN AGE THAT MAKES A CHILD ELIGIBLE TO OBTAIN THE PRIVILEGE TO DRIVE, ON THE DATE THE CHILD IS ELIGIBLE TO OBTAIN DRIVING PRIVILEGES.											
5	Article – Transportation											
6	16–206.											
7 8 9	(c) (1) Pursuant to a court order under § 3–8A–19(e) of the Courts Article, the Administration shall initiate an action to suspend the driving privilege of a child for the time specified by the court.											
$10 \\ 11 \\ 12$	(2) If a child subject to a suspension under § 3–8A–19(e) of the Courts Article does not hold a license to operate a motor vehicle on the date of the court order, the suspension shall commence:											
13 14	(i) If the child is at least 16 years of age on the date of the disposition, on the date of the disposition; or											
$\begin{array}{c} 15\\ 16 \end{array}$	(ii) If the child is younger than 16 years of age on the date of the disposition, on the date the child reaches the child's 16th birthday.											
$17 \\ 18 \\ 19$	(3) On receipt of a notice described under § 10–119(k) of the Criminal Law Article, the Administration shall suspend the license of an individual described under § 10–119(k) of the Criminal Law Article:											
20	(i) For a first offense, for 6 months; and											
21 22	(ii) For a second or subsequent offense, until the individual is 21 years old or for a period of 1 year, whichever is longer.											
23 24 25 26 27	(4) If an individual subject to a suspension under paragraph (3) of this subsection does not hold a license to operate a motor vehicle on the date that the individual is found guilty of a Code violation, the suspension shall begin on the date that the license is issued, or after the individual applies and becomes qualified to receive a license, or on the individual's twenty-first birthday, whichever occurs first.											
28 29	(5) The Administration may modify a suspension under this subsection or subsection (b) of this section or issue a restricted license if:											
30 31	(i) The license is required for the purpose of attending an alcohol education or alcoholic prevention or treatment program;											
32 33	(ii) The child or individual is required to drive a motor vehicle in the course of employment;											

adversely affected because the individual or child has no reasonable alternative means

(iii)

of transportation to or from a place of employment; or

It finds that the individual's or child's employment would be

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It finds that the individual's or child's education would be 4 (iv) $\mathbf{5}$ adversely affected because the individual or child has no reasonable alternative means of transportation for educational purposes. 6 7 21 - 1128. 8 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE 9 MEANINGS INDICATED. "DIRT BIKE" MEANS ANY MOTORCYCLE OR SIMILAR 10 (2) **(I)** VEHICLE THAT IS NOT REQUIRED TO BE REGISTERED UNDER TITLE 13 OF THIS 11 ARTICLE. 12**"DIRT BIKE" INCLUDES:** 13**(II)** 141. A MOTORIZED MINIBIKE, AS DEFINED IN § 1511–134.4 OF THIS ARTICLE; AND 2. 16AN ALL-TERRAIN VEHICLE WITH EITHER 3 OR 4 17WHEELS. 18 (III) **"DIRT BIKE" DOES NOT INCLUDE:** 191. A MOPED, AS DEFINED IN § 11–134.1 OF THIS 20ARTICLE; OR 212. A MOTOR SCOOTER, AS DEFINED IN § 11–134.5 OF 22THIS ARTICLE. "SERVICE STATION" MEANS A PLACE OF BUSINESS WHERE 23(3) 24MOTOR FUEL IS SOLD AND DELIVERED INTO THE FUEL SUPPLY TANKS OF MOTOR VEHICLES. 25THIS SECTION APPLIES ONLY IN BALTIMORE CITY. 26**(B)** (1) 27(2) THIS SECTION DOES NOT APPLY TO AN OWNER OR EMPLOYEE 28OF A SERVICE STATION WHO IS SUBJECT TO THE PROVISIONS OF THE BALTIMORE CITY CODE PROHIBITING THE SELLING, TRANSFERRING, OR 2930 DISPENSING OF MOTOR FUEL FOR DELIVERY INTO A DIRT BIKE.

1 (C) A PERSON MAY NOT DISPENSE MOTOR FUEL INTO A DIRT BIKE 2 FROM A RETAIL PUMP AT A SERVICE STATION.

3 (D) (1) IF A PERSON IS CONVICTED OF A VIOLATION OF THIS 4 SECTION, THE COURT SHALL NOTIFY THE ADMINISTRATION OF THE 5 CONVICTION.

6 (2) SUBJECT TO THE PROVISIONS OF PARAGRAPH (3) OF THIS 7 SUBSECTION, ON RECEIPT OF THE NOTICE DESCRIBED UNDER PARAGRAPH (1) 8 OF THIS SUBSECTION THE ADMINISTRATION:

9 (I) FOR A FIRST VIOLATION, MAY SUSPEND THE PERSON'S 10 DRIVER'S LICENSE FOR UP TO **30** DAYS; AND

11 (II) FOR A SECOND OR SUBSEQUENT VIOLATION, SHALL 12 SUSPEND THE PERSON'S DRIVER'S LICENSE FOR **30** DAYS.

13 (3) SUBJECT TO THE PROVISIONS OF TITLE 12, SUBTITLE 2 OF
14 THIS ARTICLE, A LICENSEE MAY REQUEST A HEARING ON A SUSPENSION UNDER
15 THIS SECTION.

16 27–101.

17 (DD) (1) ANY PERSON WHO IS CONVICTED OF A VIOLATION OF § 18 21–1128 OF THIS ARTICLE IS SUBJECT TO A FINE OF NOT MORE THAN \$1,000 OR 19 IMPRISONMENT FOR NOT MORE THAN 90 DAYS OR BOTH.

20 (2) (I) SUBJECT TO SUBPARAGRAPH (II) OF THIS PARAGRAPH 21 AND NOTWITHSTANDING ANY OTHER LAW, IF A MINOR IS THE DEFENDANT OR 22 CHILD RESPONDENT IN A PROCEEDING UNDER § 21–1128 OF THIS ARTICLE, THE 23 COURT MAY ORDER THAT A FINE IMPOSED UNDER THIS SUBSECTION BE PAID 24 BY:

25				1.	TH	IE MINO	R;					
26				2.	TH	IE PARE	NT OR G	UARD	IAN OF T	HE N	AINOR; OI	R
27 28	GUARDIAN.			3.	Bo	отн тне	MINOR	AND	THE MIN	NOR'	S PAREN	г or
29			(II)	1.	Α	COURT	MAY	NOT	ORDER	Α	PARENT	OR
30	GUARDIAN C)F A	MINOI	г то	PAY	A FINE	UNDER	THIS	PARAGR	APH	UNLESS	THE

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PARENT OR GUARDIAN HAS BEEN GIVEN A REASONABLE OPPORTUNITY TO BE
HEARD AND TO PRESENT EVIDENCE.

3 2. A HEARING UNDER THIS SUBPARAGRAPH MAY BE
4 HELD AS PART OF THE SENTENCING OR DISPOSITION HEARING.

5 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 6 October 1, 2010.

Approved:

Governor.

President of the Senate.

Speaker of the House of Delegates.