## **1997 SESSION**

	970148126
1	HOUSE BILL NO. 2880
2	House Amendments in [] — January 31, 1997
3	A BILL to amend and reenact § 29.1-744 of the Code of Virginia, relating to establishment of no wake
4	zones; penalty.
5	
6	Patrons-Barlow, Abbitt, Councill, Cox, Croshaw, Dillard, Morgan, Parrish, Plum and Puller; Senator:
7	Waddell
8	Wadden
9	Referred to Committee on Conservation and Natural Resources
10	
11	Be it enacted by the General Assembly of Virginia:
12	1. That § 29.1-744 of the Code of Virginia is amended and reenacted as follows:
13	§ 29.1-744. Local regulation; application for placement of "no wake" buoys, etc.
14	A. Any political subdivision of this Commonwealth may, at any time, but only after public notice,
15	formally apply to the Board for special rules and regulations with reference to the safe and reasonable
16	operation of vessels on any water within its territorial limits and shall specify in the application the
17	reasons which make the special rules or regulations necessary or appropriate.
18	B. The Board is authorized upon application by a political subdivision or its own motion to make
<b>1</b> 9	special or general rules and regulations with reference to the safe and reasonable operation of vessels on
20	any waters within the territorial limits of any political subdivision of this Commonwealth. Without
$\overline{21}$	limiting the generality of the grant of such power, a system of regulatory or navigational markers may
$\overline{22}$	be adopted by the Board. Nothing in this section shall be construed to affect the application of any
$\frac{1}{23}$	general law concerning the tidal waters of this Commonwealth.
24	C. Any county, city or town of this Commonwealth may enact ordinances which parallel general law
25	regulating the operation of vessels on any waters within its territorial limits, including the marginal
26	adjacent ocean, and the conduct and activity of any person using such waters. The locality may also
27	provide for enforcement and penalties for the violation of the ordinances, provided the penalties do not
28	exceed the penalties provided in this chapter for similar offenses.
29	D. [ After notice to the Department, ] any county, city or town may, by ordinance, establish "no
30	wake" zones along the waterways within the locality in order to protect public safety and prevent
31	adverse environmental impacts and erosion damage to adjacent property. The markers and buoys
32	designating a no wake zone shall conform to the requirements established by the Board. Any marker or
33	buoy which is not placed in conformance with the regulations of the Board or which is not properly

buoy which is not placed in conformance with the regulations of the Board of which is not property maintained [may shall] be removed by the [Department locality]. The locality may provide for enforcement and penalties for the violation of the ordinance.
D. E. Any person who desires to place "no wake" buoys or other markers relating to the safe and efficient operation of vessels pursuant to any local ordinance shall apply to the local governing body. The local governing body shall forward the application to the Director, who shall approve, disapprove or opprevent with modifications within thirty days the placement and type of marker to be used. Any marker

approve with modifications within thirty days the placement and type of marker to be used. Any marker

or buoy which is not placed in conformance with the regulations of the Board or which is not properly

maintained may be removed by the Department.

ENGROSSED