## 2011 SESSION

11100681D

1

2

3

4

5

6 7

8 9

11

## HOUSE BILL NO. 1943

Offered January 12, 2011 Prefiled January 11, 2011

A BILL to amend and reenact § 62.1-44.33 of the Code of Virginia, relating to no discharge zones.

Patron—Pollard

Referred to Committee on Agriculture, Chesapeake and Natural Resources

Be it enacted by the General Assembly of Virginia:

10 1. That § 62.1-44.33 of the Code of Virginia is amended and reenacted as follows:

§ 62.1-44.33. Board to adopt regulations; tidal waters no discharge zones.

A. The State Water Control Board is empowered and directed to adopt all necessary regulations for 12 the purpose of controlling the discharge of sewage and other wastes from both documented and 13 undocumented boats and vessels on all navigable and nonnavigable waters within this Commonwealth. 14 15 No such regulation shall impose restrictions that are more restrictive than the regulations applicable 16 under federal law; provided, however, the Board may adopt such regulations as are reasonably necessary with respect to: (i) vessels regularly berthed in marinas or other places where vessels are moored, in 17 order to limit or avoid the closing of shellfish grounds; and (ii) no discharge zones. Documented and 18 undocumented boats and vessels are prohibited from discharging into the Chesapeake Bay and the tidal 19 20 portions of its tributaries sewage that has not been treated by a Coast Guard-approved Marine Sanitation 21 Device (MSD Type 1 or Type 2); however, the discharge of treated or untreated sewage by such boats 22 and vessels is prohibited in areas that have been designated as no discharge zones by the United States 23 Environmental Protection Agency. Any discharges, as defined in 9VAC-25-71-10 that are incidental to 24 the normal operation of a vessel shall not constitute a violation of this section.

25 B. The tidal creeks of the Commonwealth, excluding the Chesapeake Bay and the main stem openings of the major rivers of the Chesapeake Bay, are hereby established as no discharge zones for 26 27 the discharge of sewage and other wastes from documented and undocumented boats and vessels. The 28 Board shall adopt regulations for designated no discharge zones requiring (i) boats and vessels without 29 installed toilets to dispose of any collected sewage from portable toilets or other containment devices at 30 marina facilities approved by the Department of Health for collection of sewage wastes, or otherwise dispose of sewage in a manner that complies with state law; (ii) all boats and vessels with installed 31 toilets to have a marine sanitation device to allow sewage holding capacity unless the toilets are 32 33 rendered inoperable; (iii) all houseboats having installed toilets to have a holding tank with the capability of collecting and holding sewage and disposing of collected sewage at a pump-out facility; if 34 35 the houseboats lack such tank with such capability, the toilet must be removed then the marine 36 sanitation device shall comply with clause (iv); (iv) y-valves, macerator pump valves, discharge 37 conveyances or any other through-hull fitting valves capable of allowing a discharge of sewage from 38 marine sanitation devices to be secured in the closed position by a device that is not readily removable. including, but not limited to, a numbered container seal such that through hull sewage is rendered 39 40 inoperable shall be secured in the closed position while in a no discharge zone by use of a padlock, 41 nonreleasable wire tie, or removal of the y-valve handle. The method chosen shall present a physical barrier to the use of the y-valve or toilet; and (v) every owner or operator of a marina within a 42 designated no discharge zone to notify boat patrons leasing slips of the sewage discharge restriction in 43 44 the no discharge zone. As a minimum, notification shall consist of no discharge zone information in the 45 slip rental contract and a sign indicating the area is a designated no discharge zone.

In formulating regulations pursuant to this section, the Board shall consult with the State Department
of Health, the Department of Game and Inland Fisheries and the Marine Resources Commission for the
purpose of coordinating such regulations with the activities of such agencies.

49 For purposes of this section, "no discharge zone" means an area where the Commonwealth has 50 received an affirmative determination from the U.S. Environmental Protection Agency that there are 51 adequate facilities for the removal of sewage from vessels (holding tank pump-out facilities) in 52 accordance with 33 U.S.C. § 1322(f)(3), and where federal approval has been received allowing a 53 complete prohibition of all treated or untreated discharges of sewage from all vessels.

C. Violation of such regulations and violations of the prohibitions created by this section on the discharge of treated and untreated sewage from documented and undocumented boats and vessels shall, upon conviction, be a Class 1 misdemeanor. Every law-enforcement officer of this Commonwealth and its subdivisions shall have the authority to enforce the regulations adopted under the provisions of this section and to enforce the prohibitions on the discharge of treated and untreated sewage created by this

HB1943

**59** section.