WHEREAS, Because of an inadvertent omission in the Code, the language is not the same as in the Act of 1927; and

Whereas, It is desirable, for clarity of construction, to amend this section in the Code, in order that its language may be correct; now, therefore,

SECTION 1. Be it enacted by the General Assembly of Maryland, That Section 238 of Article 48A of the Annotated Code of Maryland (1951 Edition), title "Insurance", sub-title "Reciprocal Exchanges and Inter-Insurers", be and it is hereby repealed and re-enacted, with amendments, to read as follows:

238. (Service of Process.) Concurrently with the filing of the declaration provided for by the terms of Section 235, the attorney shall file with the Insurance Commissioner an instrument in writing, executed by him for said subscribers, conditioned that upon the issuance of the certificate of authority provided for in Section 244, action may be brought in the county or city in which the property or risk insured thereunder is situated, and service of process may be had upon the insurance commissioner in all suits in this State arising out of such policies, contracts or agreements, which service Lof process may be had upon the Insurance Commissioner in all suits time reciprocal or inter-insurance contracts shall be valid and binding upon all subscribers exchanging at any time reciprocal or inter-insurance contracts through such attorneys. Three copies of such process shall be served and the Commissioner shall file one copy, forward one copy to said attorney and return one copy with his admission or service. Subscribers at any reciprocal or interinsurance exchange operating under the laws of this State may sue or be sued in the declared name of such exchange.

SEC. 2. And be it further enacted, That this Act shall take effect June 1, 1957.

Approved March 1, 1957.

CHAPTER 122

(House Bill 140)

AN ACT to repeal and re-enact, with amendments, Section 172 of Article 66C of the Annotated Code of Maryland (1951 Edition), title "Natural Resources", sub-title "Susquehanna Flats", providing that all "body boating" "BODY-BOOTING" rigs must possess a bushwhacking or sneak boat license; and further providing that no non-resident may shoot from such rig unless the legal holder or resident co-owner of the license accompanies the rig.

EXPLANATION: Italics indicate new matter added to existing law.

[Brackets] indicate matter stricken from existing law.

CAPITALS indicate amendments to bill.

Strike out indicates matter stricken out of bill.