

tion of Aircraft," said new section to follow immediately after Section 9 thereof, to establish the requirement and minimum coverages of insurance on aircraft rented to airmen in this State; ~~to provide that insurance on said aircraft shall contain a clause prohibiting subrogating against the renter-pilot;~~ and relating generally to insurance on aircraft leased or rented to renter-pilots.

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That new Section 9A be and it is hereby added to Article 1A of the Annotated Code of Maryland (1957 Edition), title "Aeronautics," subtitle "Operation of Aircraft," said new section to follow immediately after Section 9 thereof, and to read as follows:

9A.

(a) *No airman, fixed-base operator, air school or other person shall rent or lease any aircraft to a renter-pilot unless there is a policy of insurance in force on said aircraft covering physical loss or damage to the aircraft itself (commonly called "hull" insurance) and covering claims by passengers or other persons for injuries to them or damage to their property arising out of the operation of the aircraft (commonly called "liability" insurance).*

(b) *The "hull" insurance shall be written in such a manner as to prohibit subrogation against the renter-pilot for damages to the rented or leased aircraft. The "liability" insurance shall be in amount not less than that required as proof of financial responsibility for motor vehicle operation pursuant to Article 66½ OF NOT LESS THAN \$50,000 BODILY INJURY PER PERSON, \$100,000 PER ACCIDENT, AND \$50,000 PHYSICAL DAMAGE PROTECTION and shall likewise contain a clause prohibiting the insurer from subrogating against the renter-pilot.*

(c) *Proof of insurance shall be furnished annually to the Commission at the time each aircraft is registered pursuant to Section 22 of this Article. The aircraft owner shall immediately notify the Commissioner if coverage should terminate for any reason prior to the expiration of the State registration certificate for the aircraft.*

SEC. 2. *And be it further enacted,* That this Act shall take effect June 1, 1965.

Approved April 8, 1965.

CHAPTER 341

(House Bill 672)

AN ACT to add new Section 192 (d) to the Code of Public Local Laws of Harford County (1957 Edition, being Article 13 of the Code of Public Local Laws of Maryland), title "Harford County," subtitle "Circuit Court," subheading "Parole and Probation," to follow immediately after Section 192 (c) thereof, to provide authority for the Director of Probation to assess a nominal percentage charge on monies ordered by the Circuit Court of Harford