Ch: 6

attraction is immune from liability for personal injuries arising out of the use of the ride or attraction; defining certain terms; repealing the exception for ski lifts from the application of certain provisions; and making this Act an emergency measure.

BY repealing and reenacting, with amendments,

Article 89 - Division of Labor and Industry Section 65(d) and 78
Annotated Code of Maryland
(1985 Replacement Volume and 1986 Supplement)

BY repealing

Article 89 - Division of Labor and Industry
Section 65(n)
Annotated Code of Maryland
(1985 Replacement Volume and 1986 Supplement)

BY renumbering

Article 89 - Division of Labor and Industry Section 65(o) and (p), respectively to be Section 65(n) and (o), respectively Annotated Code of Maryland (1985 Replacement Volume and 1986 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article 89 - Division of Labor and Industry

65.

(d) [(1)] "Amusement ride" means any device that carries or conveys passengers along, around, or over a fixed or restricted route or course or within a defined area, for the purpose of giving its passengers amusement, pleasure, thrills, or excitement.

[(2) "Amusement ride" does not include a ski lift.]

[(n) "Ski lift" means a chair lift, a rope tow, a T bar, or any other device used to transport skiers uphill.]

78.

(a) (1) An A MECHANICAL amusement ride or-attraction may not operate unless the owner or lessee of such ride or-attraction