

SPONSOR: Sen. Hansen & Rep. Hensley

Sens. Cloutier, Lockman, Richardson, Wilson; Reps. Brady, Briggs King, Collins, Gray, Morris, Osienski,

Seigfried, D. Short, Michael Smith

## DELAWARE STATE SENATE 150th GENERAL ASSEMBLY

## SENATE SUBSTITUTE NO. 1 FOR SENATE BILL NO. 5

AN ACT TO AMEND TITLE 16 OF THE DELAWARE CODE RELATING TO THE DELAWARE LITTER CONTROL LAW.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF DELAWARE (Two-thirds of all members elected to each house thereof concurring therein):

1	Section 1. Amend § 1602, Title 16 of the Delaware Code by making deletions as shown by strike through and
2	insertions as shown by underline as follows:
3	§ 1602. Declaration of intent.
4	It is the intention of this chapter to end littering on public or private property, including bodies of water, as a threat
5	to the health and safety of the citizens of this State. It is also the intent of the General Assembly to single out for enhanced
6	penalties those who dump a substantial quantity of litter in violation of this chapter.
7	Section 2. Amend § 1603, Title 16 of the Delaware Code by making deletions as shown by strike through and
8	insertions as shown by underline as follows:
9	§ 1603. Definitions.
10	As used in this chapter, unless the context clearly requires otherwise, the following words or phrases shall have the
11	following meanings: chapter:
12	(1) "Dumping" means the deposit of litter in a substantial quantity on public or private property.
13	(2) "LIEF" means the Littering Investigation and Enforcement Fund.
14	(3) "Litter" shall include includes all rubbish, waste material, refuse, cans, bottles, garbage, trash, debris,
15	dead animals animals, or other discarded materials of every kind and description.
16	(2) (4) "Public or private property" shall include includes the right-of-way of any road or highway; any body
17	of water or watercourse, or the shores or beaches thereof; any park, playground, building, refuge refuge, or
18	conservation or recreation area; and any residential or farm properties, timberlands timberlands, or forests.

4.28 cubic feet, which is the capacity of a standard garbage can.

(5) "Substantial quantity" means a gross, uncompressed volume of litter equal to or greater than 32 gallons or

Released: 03/12/2019 09:59 AM

19

20

21	Section 3. Amend § 1604, Title 16 of the Delaware Code by making deletions as shown by strike through and
22	insertions as shown by underline as follows:
23	§ 1604. Unlawful activities.
24	(a) Littering. It shall be is unlawful for any person or persons a person to dump, deposit, throw throw, or leave, or
25	cause or permit the dumping, depositing, placing, throwing throwing, or leaving of litter on any public or private property
26	of this State, or any waters in this State, unless all of the following conditions are met:
27	(1) Such The property is designated by the State or by any of its agencies or political subdivisions for the
28	disposal of trash or litter, and such the person is authorized by the proper public authority to use such the property for
29	such purpose; that purpose.
30	(2) Such The litter is placed in a litter receptacle or container installed on such property; and or at the
31	property.
32	(3) Such The person is the owner or tenant in lawful possession of such the property or has first obtained
33	consent of the owner or tenant in lawful possession, or unless the act is done under the personal direction of
34	said the owner or tenant, all in a manner consistent with the public welfare.
35	(b) Dumping. It is unlawful for a person to dump litter in substantial quantities on public or private property
36	except under paragraphs (a)(1) through (a)(3) of this section.
37	Section 4. Amend § 1605, Title 16 of the Delaware Code by making deletions as shown by strike through and
38	insertions as shown by underline as follows:
39	§ 1605. Penalties; jurisdiction; voluntary assessment form.
40	(a)(1) Any A person found guilty of violating this chapter shall littering under § 1604(a) of this title must be
41	punished by a fine of not less than \$50 and up to 8 hours of community service for a first offense offense, and \$75 and up to
42	25 hours of community service for a second offense within 2 years of the first offense.
43	(2) A person found guilty of dumping under § 1604(b) of this title must be punished by a fine of not less than
44	\$500 and not less than 8 hours of community service for a first offense, and a fine of not less than \$1,000 and not less
45	than 16 hours of community service for a second offense within 2 years of the first offense. Each instance of dumping
46	constitutes a separate offense under this chapter.
47	(3) If the offense occurred on or along a "Delaware byway," as defined in § 101 of Title 17, an additional
48	mandatory penalty of \$500 must be imposed for every first, second, and subsequent offense, in addition to the fine. Ar
49	additional mandatory penalty of \$500 must be imposed, in addition to the fine, for every first, second, and subsequent
50	offense, if the offense occurred in any of the following locations:

Released: 03/12/2019 09:59 AM

51	a. On or along a Delaware byway, as defined in § 101 of Title 17.
52	
	b. A State park, forestry area, or fish and wildlife area.
53	c. A federal wildlife refuge.
54	d. Land within the State that is administered by the United States Department of Interior, National Park
55	Service.
56	(4) In addition, any addition to the penalties listed in paragraphs (a)(1) through (a)(3) of this section, the Court
57	may require a person found guilty of violating this chapter shall, at the discretion of the Court, be required to do one or
58	both of the following:
59	a. pick Pick up and remove from any public street, highway or highway, public or private right-of-way,
60	of public beach, stream, bank bank, or public park any and all litter deposited or dumped thereon on the
61	property by anyone prior before to the date of execution of sentence.
62	b. Pay as restitution an amount determined by the Court to the Littering Investigation and Enforcement
63	Fund. The State shall maintain the LIEF as a subaccount of the Special Law Enforcement Assistance Fund
64	established under Subchapter II, Chapter 41, of Title 11. Disbursement of LIEF funds must be authorized under
65	the procedures established under § 4113 of Title 11, for the purpose of investigation, enforcement, and remediation
66	of unlawful littering or dumping.
67	(b) For the purposes of this chapter the Justices of the Peace Courts shall have jurisdiction. The Justice of the
68	Peace Court has jurisdiction over a violation of this chapter.
69	(c) The Court is hereby directed to shall make public the names of persons convicted of violating this chapter.
70	(d)(1) Any duly constituted peace officer in the State, A peace officer of this State who charges any a person with
71	any offense littering under this chapter § 1604(a) of this title may, in addition to issuing a summons for such the offense,
72	provide the offender with a voluntary assessment form which, when properly executed by the officer and the offender,
73	allows the offender to dispose of the charge without the necessity of personally appearing in the Court to which the
74	summons is returnable.
75	(2)a. Payments made pursuant to under paragraphs (a)(1) through (a)(3) of this section shall be remitted to the
76	Court to which the summons is returnable and shall be must be remitted to and received by the Court to which the
77	summons is returnable within 10 days from the date of arrest (excluding arrest, excluding Saturday and Sunday) and
78	shall be paid only by check or money order. Sunday.
79	b. Restitution made to the LIEF under paragraph (a)(4)b. of this section must be remitted to and received
80	by the Court ordering restitution within 10 days from the date of the order for restitution, excluding Saturday and
81	Sunday.

82	(3) The fine imposed pursuant to under this subsection shall must be the minimum fine as provided for in
83	subsection (a) of this section, plus other costs as may be assessed by law.
84	(4) Voluntary assessment forms, "Voluntary assessment form", as used in this section, means the written
85	agreement or document signed by the violator wherein in which the violator agrees to pay by mail the fine for the
86	offense described therein in the agreement or document together with costs and penalty assessment.
87	Section 5. Amend § 1606, Title 16 of the Delaware Code by making deletions as shown by strike through and
88	insertions as shown by underline as follows:
89	§ 1606. Prima facie evidence.
90	(a)(1) Whenever litter is thrown, deposited, dropped or dumped from any The throwing, depositing, dropping, or
91	dumping of litter from a motor vehicle, boat, airplane airplane, or other conveyance in violation of this chapter, it shall
92	be chapter is prima facie evidence that the operator of said the conveyance shall have violated this chapter and chapter.
93	(2) If, under paragraph (a)(1) of this section, a motor vehicle is used and the identity of the operator is not
94	discernable, there is a rebuttable presumption that the registered owner of the motor vehicle caused or contributed to
95	the violation.
96	(b) licenses A license to operate such conveyances a conveyance listed in paragraph (a)(1) of this section may be
97	suspended for a period not to exceed 30 days together with, or in lieu of, other penalties for littering in the Code, under this
98	chapter or another law of this State. unless But, if littering or dumping from said vehicle a conveyance listed in subsection
99	(a) of this section is a first offense in which case offense, the license shall may not be suspended and the sanctions
100	provided in § 1605 of this title shall apply.
101	Section 6. Amend § 1607, Title 16 of the Delaware Code by making deletions as shown by strike through and
102	insertions as shown by underline as follows:
103	§ 1607. Receptacles to be provided.
104	(a) All A public authorities and agencies authority or agency having supervision of properties a property of this
105	State are authorized, empowered and instructed to shall do all of the following:
106	(1) establish Establish and maintain receptacles for the deposit of litter at appropriate locations where
107	such if a property is frequented by the public, and to public.
108	(2) post Post signs directing persons to such receptacles the public to the receptacles and serving notice
109	of this ehapter, and to chapter.
110	(3) otherwise Otherwise publicize the availability of litter receptacles and the requirements of this
111	chapter.

- (b) A public authority or agency may designate a park or recreation area as a carry-in and carry-out facility by posting or otherwise providing a notice to visitors, in which case the public authority or agency is not required to provide receptacles under subsection (a) of this section.
- Section 7. Amend § 1608, Title 16 of the Delaware Code by making deletions as shown by strike through and insertions as shown by underline as follows:
- 117 § 1608. Enforcement.

112

113

114

All law-enforcement agencies of the State, including enforcement personnel of the Department of Natural Resources and Environmental Control, shall have authority to shall enforce this chapter.

## SYNOPSIS

This Act addresses the serious problem of individuals dumping large quantities of trash on public and private property, by:

- Defining a "substantial quantity" of litter as being more than an amount contained in a standard garbage can.
- Providing enhanced penalties for the unlawful dumping of a substantial quantity of litter.
- Creating the Litter Investigation and Enforcement Fund ("LIEF"), funded through restitution paid by offenders of this chapter, to support investigations to identify those who violate this chapter.

This Act clarifies that a public authority or agency is not required to provide litter receptacles in a park or recreation area that is designated as a carry-on and carry-out facility.

This Act also makes technical corrections to conform existing law to the standards of the Delaware Legislative Drafting Manual.

This Substitute to Senate Bill No. 5 makes the following changes:

- Clearly labels "littering" as a category of unlawful activity distinct from "dumping."
- Adds State parks, State forestry areas, State fish and wildlife areas, federal wildlife refuges, and lands within the State that are administered by the U.S. Department of Interior, National Park Service, to the list of areas that trigger enhanced penalties.
- Establishes LIEF as a subaccount to the already-existing Special Law Enforcement Assistance Fund ("SLEAF") under Subchapter II, Chapter 41, Title 11.
- Requires disbursement of LIEF funds to follow the disbursement procedures already established for SLEAF.
- Clarifies that the voluntary assessment alternative applies only to littering offenses. The penalty for dumping includes a mandatory community service obligation, so voluntary assessment cannot apply to dumping.
- Updates language to allow courts to accept methods other than check or money order to make payments under this Act.

Author: Senator Hansen

Released: 03/12/2019 09:59 AM