No. 49

AN ACT

HB 71

Amending the compact contained in the act of June 5, 1937 (P.L.1664), entitled "An act to ratify and adopt a compact or agreement negotiated by commissioners designated by the Governor of the Commonwealth of Pennsylvania, and commissioners designated by the Governor of the State of Ohio, relative to the development, use, and control of the Pymatuning Lake and the State owned land surrounding said lake for fishing, hunting, recreational, and park purposes," changing provisions relating to the operation of motor boats and making changes to conform to existing law.

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Section 1. Subdivision 5 of the compact contained in the act of June 5, 1937 (P.L.1664), entitled "An act to ratify and adopt a compact or agreement negotiated by commissioners designated by the Governor of the Commonwealth of Pennsylvania, and commissioners designated by the Governor of the State of Ohio, relative to the development, use, and control of the Pymatuning Lake and the State owned land surrounding said lake for fishing, hunting, recreational, and park purposes," amended July 31, 1963 (P.L.379), is amended to read:

Boats and Vessels.—No hydroplanes or aquaplanes nor any type of boat equipped with a motor in excess of a ten horsepower rating shall be permitted anywhere on said lake, except such police or administration motor boats, to the number which shall be mutually agreed upon by the parties hereto. Sail boats, row boats, canoes, and boats equipped with a motor not in excess of ten horsepower shall be permitted, provided the owners first obtain a license from the respective state of which the owner is a resident under such regulations as each party to this agreement may now have or hereafter adopt: Provided, nevertheless, That the use of any type of boats equipped with a motor not in excess of ten horsepower, as defined above, is expressly limited and restricted to that portion of the lake extending from the main dam near Jamestown northwardly to the causeway at or near Linesville: And provided further, That any boat equipped with a motor in excess of ten horsepower rating may be operated on said lake if such motor is rendered inoperable by removal of the propeller and such propeller is left ashore. After removal of the propeller, a motor of not more than ten horsepower rating may be attached to the boat and used for propelling the boat on said lake.

Nothing contained in this subdivision shall be interpreted to effect a change in the level or flow of water as determined or fixed by the [Water and Power Resources Board] Department of Environmental Resources.

Any one who violates any of the provisions of this subsection or who operates any boat equipped with a motor on the lake without being

authorized to do so under the provisions of this subdivision, shall, upon conviction thereof, be sentenced to pay a fine not to exceed fifty dollars (\$50) and costs of prosecution, and, in default of payment of the fine and costs, shall undergo imprisonment not to exceed thirty days.

Section 2. This act shall be effective immediately upon its signing by the Governor and the passage by the State of Ohio of a substantially similar amendatory act ratifying the within change or alteration of the compact or agreement herein referred to.

APPROVED—The 23rd day of July, A. D. 1971.

MILTON J. SHAPP

The foregoing is a true and correct copy of Act of the General Assembly No. 49.

Secretary of the Commonwealth.

C. DE Laver Pucker