Unofficial Copy M2 1998 Regular Session 8lr2611 CF 8lr2485

By: Delegates Wood, Weir, and McClenahan (Chesapeake Bay Commission) Introduced and read first time: February 13, 1998 Assigned to: Environmental Matters					
House a	ttee Report: Favorable with amendments action: Adopted cond time: March 28, 1998				
	CHAPTER				
1 AN	ACT concerning				
2 3	Fisheries Management - Limited Entry to the Commercial Fishery - <u>Apprenticeship -</u> Noncommercial Crabbing License				
4 FOI 5 6 7 8 9 10 11 12 13 14	R the purpose of altering certain provisions of law relating to the regulation of fishing and crabbing; altering the fee structure for the issuance of certain licenses; altering the minimum age for obtaining a tidal fish license; eliminating and modifying certain provisions of law relating to certain waiting lists for certain fishing activities; establishing a tidal fish license apprenticeship program and establishing certain criteria and a procedure for obtaining an apprenticeship permit; revising the procedure for establishing the total number of fish authorizations by requiring the Department to set by regulation certain targets for certain authorizations; authorizing the Department to modify these targets by regulation based on certain criteria; altering the process for setting the maximum number of authorizations for the fishing of certain fish; requiring				
15 16 17 18 19 20 21 22	the Department to issue a license to individuals who complete certain apprenticeship programs; altering the criteria under which a license or authorization may be transferred; providing for certain contingencies relating to the renewal of certain licenses; altering certain fees relating to the renewal of certain licenses; providing for the issuance of certain licenses to certain persons of certain ages; establishing certain penalties for the falsification of certain documentation relating to the apprenticeship permit; repealing the termination provision on a certain law relating to limited entry into commercial fishing;				
23 24 25 26 27 28	repealing certain provisions of law relating to permissible times and gear for catching crabs under certain circumstances; providing for the application of this Act; defining certain terms; establishing a noncommercial crabbing license for certain individuals catching crabs in the Chesapeake Bay and its tributaries; establishing certain limits for crabbing in the waters of the coastal bays of the Atlantic Ocean; requiring certain individuals catching crabs in a certain manner				

2 HO

- to obtain a license; providing for the expiration of the license; establishing
- 2 certain fees for the license under certain circumstances; authorizing certain
- 3 persons to sell noncommercial crabbing licenses as an agent of the Department;
- 4 authorizing the agent to retain a certain portion of the fee the agent collects;
- 5 authorizing individuals to catch crabs without a license under certain
- 6 circumstances; establishing daily catch limits under certain circumstances;
- 7 establishing a limit on the use of certain methods under certain circumstances;
- 8 requiring the Department to deposit the fees in a certain fund for certain
- 9 purposes; prohibiting an individual who catches crabs for noncommercial
- purposes to sell the crabs; prohibiting a person from buying crabs from a person
- who catches crabs for noncommercial purposes; establishing certain penalties
- for certain violations under certain circumstances; requiring the Department to
- submit certain reports by certain dates; providing for the termination of certain
- provisions of this Act; and generally relating to fisheries management.

15 BY renumbering

- 16 Article Natural Resources
- 17 Section 4-101(b), (c), (d), (e), (f), (g), (h), (i), (j), (k), (l), (m), and (n), respectively
- 18 to be Section 4-101(d), (e), (f), (g), (h), (i), (j), (k), (l), (m), (n), (o), and (p),
- 19 respectively
- 20 Annotated Code of Maryland
- 21 (1997 Replacement Volume and 1997 Supplement)
- 22 BY adding to
- 23 Article Natural Resources
- 24 Section 4-101(b) and (c), 4-701.1, and 4-805 4-805, and 4-806
- 25 Annotated Code of Maryland
- 26 (1997 Replacement Volume and 1997 Supplement)
- 27 BY repealing and reenacting, with amendments,
- 28 Article Natural Resources
- 29 Section 4-210(e) and 4-701
- 30 Annotated Code of Maryland
- 31 (1997 Replacement Volume and 1997 Supplement)
- 32 BY repealing
- 33 Chapter 184 of the Acts of the General Assembly of 1994
- 34 Section 3 and 5
- 35 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 36 MARYLAND, That Section(s) 4-101(b), (c), (d), (e), (f), (g), (h), (i), (j), (k), (l), (m), and
- 37 (n), respectively, of Article Natural Resources of the Annotated Code of Maryland be
- 38 renumbered to be Section(s) 4-101(d), (e), (f), (g), (h), (i), (j), (k), (l), (m), (n), (o), and
- 39 (p), respectively.

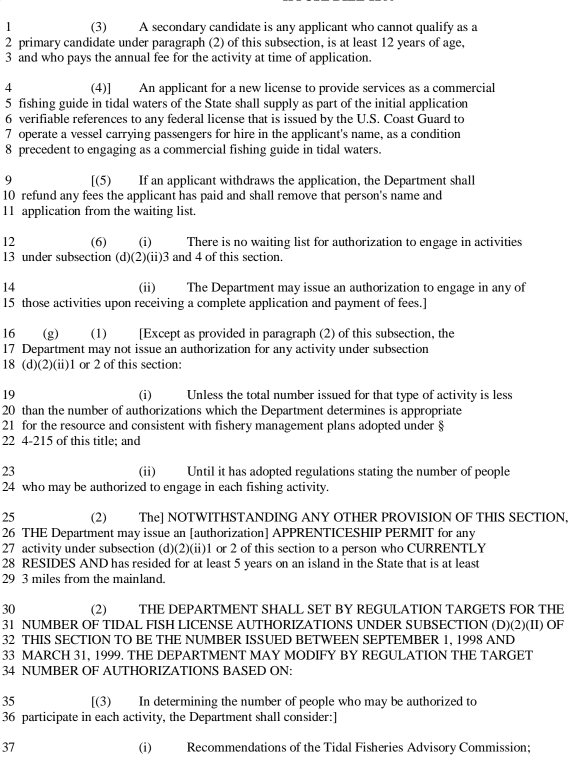
1 2	SECTION 2. AN read as follows:	D BE IT	FURTHER ENACTED, That the Laws of Maryland
3			Article - Natural Resources
4	4-101.		
7	DEPARTMENT THA	AT AUTI	HIP PERMIT" MEANS A PERMIT ISSUED BY THE IORIZES THE PERMITTEE TO GAIN PRACTICAL EXPERIENCE DAL FISH LICENSEE REGARDING COMMERCIAL FISHING
	* *	BY THE	ION" MEANS AN AUTHORIZATION UNDER A TIDAL FISH DEPARTMENT WHICH ENTITLES A LICENSEE TO ENGAGE IN ACTIVITY.
12	4-210.		
13 14	(e) (1) 1997:	This sub	section is applicable only to a person who, on April 1, [1994]
15		(i)	Held a valid fishing guide license; and
16		(ii)	Either:
17 18	fishing; or		1. Owned two or more vessels used to carry passengers for
19 20	more that was used to	o carry pa	2. Owned or operated a federally licensed vessel of 50 tons or assengers for fishing; <u>OR</u>
21 22	VESSELS OPERATI	E TO CA	3. OWNS OR OPERATES A MARINA FROM WHICH 10 OR MORE RRY PASSENGERS FOR FISHING.
23 24	(2) subsection may obtain		n who meets the requirements of paragraph (1) of this hal master fishing guide license by:
25		(i)	Making application on a form provided by the Department;
26 27	required vessels; and	(ii)	Supplying with the application proofs of ownership of the
28 29	4-701(d)(2)(ii)1 of th	(iii) is title.	Paying the master fishing guide license fee set forth in §
30	(3)	A person	n holding a master fishing guide license may employ:
31 32	by the master fishing	(I) guide <u>; A</u>	EMPLOY other persons to guide fishing parties on vessels owned ND

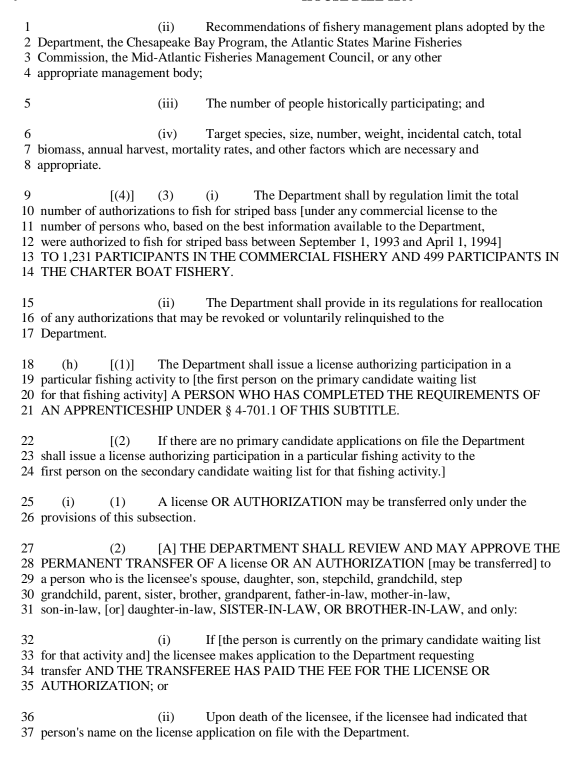
	(II) ALLOW A PERSON WHO HOLDS A VALID COAST GUARD LICENSE TO OPERATE A VESSEL TO CARRY PASSENGERS FOR FISHING FROM THE MARINA OWNED OR OPERATED BY THE MASTER GUIDE LICENSE HOLDER AUTHORIZED
	UNDER PARAGRAPH (1)(II)3 OF THIS SUBSECTION AS FOLLOWS:
5	1. ONE PERSON FOR 10 VESSELS;
6	<u>2.</u> <u>TWO PERSONS FOR 11 TO 20 VESSELS;</u>
7	3. THREE PERSONS FOR 21 TO 30 VESSELS;
8	4. FOUR PERSONS FOR 31 TO 40 VESSELS;
9	<u>5.</u> <u>FIVE PERSONS FOR 41 TO 50 VESSELS; AND</u>
10	<u>6.</u> <u>SIX PERSONS FOR 51 OR MORE VESSELS</u> .
13	(4) (i) The Department shall issue a number of copies of the master fishing guide license corresponding to the number of vessels owned <u>OR OPERATED</u> by the master fishing guide, with each copy bearing the registration number of one of the vessels.
15 16	(ii) The master fishing guide shall ensure that when a vessel is operated, the appropriate copy of the license is on board.
19	(5) If a master fishing guide employs another person to operate a vessel to carry passengers for fishing, for purposes of the license suspension criteria in § 4-701(k) of this title, the master fishing guide shall be held responsible for any violations committed by the person employed to operate the vessel.
21	4-701.
	(a) This section applies to any person who is required under Subtitle 2, 7, 8, 9, or 10 of this title to be licensed to guide fishing parties or to catch, sell, buy, process, transport, export, or otherwise deal in fish caught in tidal waters.
25 26	(b) (1) The Department shall utilize a single, commercial license, to be known and designated as a tidal fish license.
27	(2) A tidal fish license authorizes a licensee:
28	(i) To engage in each activity indicated on the license; and
29 30	(ii) For catching crabs, to utilize the number of crew members indicated on the license.
33	(3) The EXCEPT FOR A PERSON RECEIVING A LICENSE UNDER SUBSECTION (I)(2)(II) OF THIS SECTION, THE Department may not issue a tidal fish license to [, and a license may not be held by,] an individual who is younger than [12] 14 years of age.

			t guide fishing parties or catch, sell, buy, process, sh caught in tidal waters unless licensed
4 5	(c) (1) The lice September 1 through August 3		for every tidal fish license shall be 12 months from following year.
6 7	(2) A licens which the annual fees for that I		ew members may engage only in those activities for ear have been paid.
			may issue no more than one authorization to a paragraph (2)(ii)1 and 2 of this subsection
	(2) (i) AN AUTHORIZATION FOR been paid.		al fish license, the Department may [authorize] ISSUE ne following activities for which the indicated fee has
14 15	(ii) regardless of when the license		owing annual fees FOR AN AUTHORIZATION shall apply or an activity is authorized:
16		1.	To provide services as:
17 18	resident and \$100 for a nonres	A. ident; and	A fishing guide in the tidal waters of Maryland - \$50 for a d
19 20	of this item - \$50 per vessel	B.	A master fishing guide, in addition to the fee under item A
21 22	this title:	2.	To catch for sale fish with equipment which is legal under
23		A.	Finfish:
24		I.	Hook and line only, anywhere: \$37.50
25		II.	All other equipment: \$100
26		B.	Crabs:
27 28	scrapes: \$50	I.	Up to 50 pots, trotlines, nets, dip nets, traps, pounds, and
29 30	sub-sub-subparagraph: \$150	II.	Over 50 pots, plus any other gear listed in item I of this
31		C.	Clams - \$100
32 33	dredge boat	D.	Oysters - \$250 for a dredge boat and \$50 for other than a

1		E.	Conch, turtles, and lobster - \$50
2	items A through E of this item,		For all activities in item 1A of this subparagraph and in ITED TIDAL FISH - \$300
	this title to enable a licensee to paragraph with more than 300 J	catch cra	For one or two crew members employed under § 4-814 of abs under subparagraph (ii)2BII and F of this licensee shall pay[:
7 8	\$50 for each crew member; and		For the tidal fish license year ending August 31, 1994 -
9 10	\$20 for each crew member.	В.	For each tidal fish license year after August 31, 1994 -]
	to buy, process, pack, resell, m waters of Maryland, SEAFOO		Except for a licensee dealing in his own catch, for a person otherwise deal in fish caught in the tidal ER - \$150
16 17	an authorization to catch crabs of 5 years beginning April 1, 1 April 1, 1993 and March 31, 1	under a t 994, for a 994, held	established in subparagraph (ii)2B of this paragraph for tidal fish license, shall be waived for a period any senior person who, at any time between a valid tidal fish license for which a fee had sion of law in effect on January 1, 1994].
19	(e) (1) To catch	striped b	pass for sale:
20 21	(i) section shall pay an annual sur		ee authorized under subsection (d)(2)(ii)2A of this f \$200; or
22 23	(ii) section shall pay with the licen		ee authorized under subsection (d)(2)(ii)2F of this annual surcharge of \$100.
		paying an	t catch oysters for sale without possessing a valid annual surcharge of \$300 which shall be repletion activities.
29 30	(d)(2)(ii)2 and 4 of this section surcharge of \$10 to be credited	, a licens I to the S	normal license fees imposed under subsection see shall pay to the Department an annual eafood Marketing Office of the Department of programs which have been approved by the
32 33			IN THIS PARAGRAPH, "FISHING ACTIVITIES" MEANS RECTLY RELATED TO CATCHING FISH.
			"FISHING ACTIVITIES" DOES NOT INCLUDE THE , PROCESSING, TRANSPORTING, EXPORTING, OR

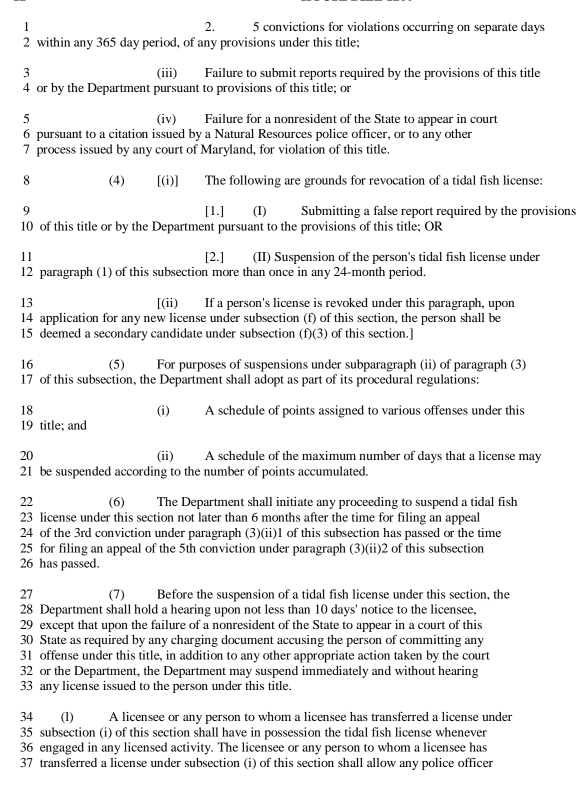
3 4	(II) THE DEPARTMENT SHALL ASSESS ANNUALLY ON EVERY NONRESIDENT LICENSE APPLICANT FOR THE APPLICANT'S FISHING ACTIVITIES UNDER SUBTITLES 7, 8, AND 9 OF THIS TITLE, IN ADDITION TO THE NORMAL LICENSE FEES IMPOSED BY THIS SUBSECTION, A SURCHARGE WHICH CUMULATIVELY FOR THE LICENSE YEAR, SHALL BE THE GREATER OF:
8	1. AN AMOUNT EQUAL TO THE DIFFERENCE BETWEEN THE TOTAL FEES CHARGED TO A MARYLAND RESIDENT ENGAGED IN LIKE FISHING ACTIVITIES IN THE STATE OF RESIDENCE OF THE NONRESIDENT APPLICANT AND THE TOTAL OF NORMAL LICENSE FEES FOR FISHING ACTIVITIES IN MARYLAND; OR
10	2. \$350.
13 14	(f) [(1) The Department shall accept applications for new authorizations to participate in fishing activities under subsection (d)(2)(ii)1 or 2 of this section from persons qualified under this subsection and maintain separate waiting lists of primary and secondary candidates for each fishing activity in order of the date and time that applications are received.
16 17	(2) (i) A primary candidate is an applicant who is at least 12 years of age and pays the annual fee for the license activity at time of application, and who:
	1. Is a current tidal fish licensee who is authorized to engage in fishing activities under subsection $(d)(2)(ii)1$ or 2 of this section and is applying for authorization for another fishing activity;
	2. Has been a crew member for at least 2 years in any commercial fishery as certified by three persons licensed to catch fish for commercial purposes; or
24 25	3. Is licensed to catch fish for commercial purposes in another state and presents proof of that valid license at time of application.
26 27	(ii) 1. An eligible applicant under this subparagraph is a person who:
28 29	A. Meets the eligibility requirements in subparagraph (i) of this paragraph; and
32	B. Is the spouse, daughter, son, stepchild, grandchild, parent, sister, brother, grandparent, father-in-law, mother-in-law, son-in-law, or daughter-in-law of a person who holds a valid tidal fish license issued under this section.
36 37	2. An eligible applicant under this subparagraph shall be placed at the head of the waiting list of primary candidates under this paragraph above other primary candidates. Applicants under this subparagraph shall be placed at the head of the list in order of the date and time that applications under this subparagraph are received.





	(3) than 30 days and r the primary or sec		n 90 days	partment may approve a temporary transfer for not less [regardless of whether the transferee is on ting list].
4 5	remuneration.	(ii)	A perso	n may not transfer a license in exchange for any type of
8			e licensee	partment shall establish by regulation a procedure for a e or a master fishing guide licensee, to ercial fishing vessel number on the face of the
) of this p	nsee has voluntarily registered the vessel number on the aragraph, the licensee may allow another rcial activities authorized on the license.
15		this section,	graph, for the licens	nsee allows another person to utilize a vessel under purposes of the license suspension criteria in see shall be held responsible for any violations seel.
17	(5)	(i)	This par	ragraph applies only to a [person] LICENSEE who[:
	and who] has held immediately prec			Holds a valid tidal fish license issued under this section censes] LICENSE in each of the three
	amount of vessel of this paragraph]		2. determine	Under the tidal fish license has utilized the threshold ed by the Department under subparagraph (ii)
26 27	of vessel and gear transfer a tidal fis	h license un RANSFER	ype, quan der this p	partment shall [adopt by regulation a threshold amount tity, and value, that shall qualify a licensee to aragraph] REVIEW AND MAY APPROVE A CENSE OR AUTHORIZATION UNDER THIS PARAGRAPH
29 30	FISHING FROM	THE LICE	1. NSE HOI	A. PURCHASED A VESSEL USED FOR COMMERCIAL LDER; OR
	VALUE OF \$2,00 HOLDER;	00 AND TH	<u>B.</u> E COMM	PURCHASED EQUIPMENT <u>AND ASSETS WITH A MINIMUM</u> MERCIAL FISHING BUSINESS FROM THE LICENSE
34 35	COMMERCIAL	FISHERY A	2. AS CERT	BEEN A CREW MEMBER FOR AT LEAST 2 YEARS IN ANY IFIED BY THREE TIDAL FISH LICENSEES; AND
36 37	AND		3.	PAID THE FEE FOR THE LICENSE OR AUTHORIZATION:

1			<u>4.</u>	PROVIDED A NOTARIZED BILL OF SALE.
4			oval, tran	n who qualifies under this paragraph may, with the sfer the person's tidal fish license to any didates maintained under subsection (f) of this
	(j) (1) authorization to enga valid existing authori	ge in an a	ctivity ur	the qualification criteria for a license and nder this section, licensees may renew any enses annually.
			XT BUSI	tion to renew a tidal fish license shall be made not later NESS DAY IN THE INSTANCE THAT THE e following license year.
12 13	that date, AS STATE	(ii) ED IN SU		partment may not accept application for renewal after GRAPH (I) OF THIS PARAGRAPH unless:
	NEXT BUSINESS I following license year		1. THE INST	Application is made by [August 31] MARCH 31, OR THE FANCE THAT THE DEPARTMENT IS NOT OPEN, of the
17 18	made by August 31 o	of the pre	2. vious lice	The applicant shows good cause why application was not ense year; and
19 20	addition to the licens	e fee.	3.	A late fee of [50 percent] \$50 is paid by the applicant in
23		pend for a	a period o	of not less than 10 days nor more than 365 days rticular activity or activities under a tidal fish
27		ot and she to engag	all not be	of suspension imposed by the Department, the authorized under any existing, renewed, or particular activity or activities for which the
29	(3)	The foll	owing ar	e grounds for suspension under this section:
30 31	license;	(i)	Making	any false statement in an application for a tidal fish
		_	rd the fis	ion of a person for violations under this title so often as h and fisheries laws of the State, provided ground are based on no fewer than:
35 36	within any 365 day p	period, of	1. provision	3 convictions for violations occurring on separate days as under 1 subtitle of this title; or



- 1 to inspect the license, to conduct searches as authorized in Subtitle 12, and to inspect
- 2 books, statements, and accounts as authorized in § 4-206(b).
- 3 (m) The Department shall assign a permanent identification number to each
- 4 licensee. A licensee shall display the identification number on every vessel, vehicle,
- 5 gear, or place of business, as the Department may require by regulation.
- 6 (n) The Department shall:
- 7 (1) Deposit to the credit of the Fisheries Research and Development
- 8 Fund all fees received for tidal fish licenses AND APPRENTICESHIP PERMITS; and
- 9 Use the funds received from the sale of licenses to catch striped bass
- 10 for enforcement purposes during the open season for catching striped bass.
- 11 4-701.1.
- 12 (A) THIS SECTION APPLIES TO A PERSON WHO DOES NOT QUALIFY FOR A
- 13 LICENSE REQUIRED UNDER SUBTITLE 2, SUBTITLE 7, SUBTITLE 8, SUBTITLE 9, OR
- 14 SUBTITLE 10 OF THIS TITLE, EXCEPT FOR A SEAFOOD DEALER LICENSE, TO BE
- 15 LICENSED TO GUIDE FISHING PARTIES OR TO CATCH, SELL, BUY, PROCESS,
- 16 TRANSPORT, EXPORT, OR OTHERWISE DEAL IN FISH CAUGHT IN TIDAL WATERS.
- 17 (B) EXCEPT AS PROVIDED UNDER SUBSECTION (H) OF THIS SECTION, THE
- 18 DEPARTMENT MAY ISSUE AN APPRENTICESHIP PERMIT TO AUTHORIZE A PERSON TO
- 19 GAIN PRACTICAL EXPERIENCE IN THE PRESENCE OF ANOTHER A TIDAL FISH
- 20 LICENSEE REGARDING COMMERCIAL FISHING ACTIVITIES.
- 21 (C) AN APPRENTICESHIP PERMIT IS VALID FOR UP TO 3 YEARS FROM THE
- 22 DATE OF ISSUANCE AND MAY BE RENEWED FOR UP TO 3 YEARS 1 YEAR IF THE
- 23 APPLICANT SHOWS GOOD CAUSE.
- 24 (D) THE FEES FOR AN APPRENTICESHIP PERMIT SHALL BE THE SAME AS THE
- 25 ANNUAL FEES APPLIED UNDER § 4-701(D) OF THIS SUBTITLE FOR EACH COMMERCIAL
- 26 FISHING ACTIVITY FOR THE TERM OF THE APPRENTICESHIP AND THE FIRST
- 27 LICENSE YEAR.
- 28 (E) (1) THE DEPARTMENT MAY ACCEPT AN APPLICATION FOR AN
- 29 APPRENTICESHIP PERMIT FROM A PERSON WHO IS AT LEAST 14 YEARS OF AGE AND
- 30 DOES NOT QUALIFY FOR A COMMERCIAL TIDAL FISH LICENSE OR AN
- 31 AUTHORIZATION FOR A PARTICULAR FISHING ACTIVITY.
- 32 (2) THE DEPARTMENT MAY ISSUE AN APPRENTICESHIP PERMIT IF THE
- 33 NUMBER OF TIDAL FISH AUTHORIZATIONS ISSUED FOR THAT FISHING ACTIVITY IS
- 34 LESS THAN THE TARGET NUMBER ESTABLISHED BY REGULATION.
- 35 (3) THE DEPARTMENT SHALL MAINTAIN A LIST IN CHRONOLOGICAL
- 36 ORDER OF PERSONS WHO HAVE APPLIED FOR AN APPRENTICESHIP PERMIT BUT
- 37 HAVE NOT BEEN ISSUED AN APPRENTICESHIP PERMIT DUE TO THE TARGET NUMBER
- 38 ALREADY HAVING BEEN ISSUED.

33

34

(II)

(III)

36 FISHING ACTIVITIES IS TRUE AND CORRECT; AND

HOUSE BILL 1260

1 (4) THE DEPARTMENT SHALL ISSUE AN APPRENTICESHIP PERMIT TO 2 THE FIRST PERSON ON THE LIST WHEN A PERMIT BECOMES AVAILABLE. THE DEPARTMENT MAY NOT ISSUE AN APPRENTICESHIP PERMIT 4 FOR A PARTICULAR FISHING ACTIVITY UNLESS THE NUMBER OF THE TIDAL FISH 5 AUTHORIZATIONS ISSUED FOR THE PARTICULAR ACTIVITY IS BELOW THE TARGET 6 NUMBER OR A REVIEW BY THE GENERAL ASSEMBLY HAS BEEN COMPLETED. THE DEPARTMENT SHALL ISSUE A TIDAL FISH LICENSE OR 8 AUTHORIZATION IN ACCORDANCE WITH § 4-701(H) OF THIS SUBTITLE TO PERSONS 9 WHO HAVE COMPLETED THE CRITERIA ESTABLISHED IN SUBSECTION (G) OR (H) OF 10 THIS SECTION. 11 (G) (1) THE PRACTICAL EXPERIENCE OF A PERMITTEE SHALL CONSIST OF: (I) FOR EACH COMMERCIAL FISHING ACTIVITY AUTHORIZED 13 UNDER § 4-701(D)(2)(II) OF THIS SUBTITLE: 14 50 DAYS OF EXPERIENCE IN THE FISHING ACTIVITY 1. 15 APPLIED FOR PER YEAR FOR 3 CONSECUTIVE YEARS; OR 150 DAYS OF EXPERIENCE IN THE FISHING ACTIVITY 17 APPLIED FOR OVER A MINIMUM OF 2 YEARS; AND FOR MULTIPLE FISHING ACTIVITIES UNDER § 4-701(D)(2)(II) OF 19 THIS SUBTITLE AND AN UNLIMITED TIDAL FISH AUTHORIZATION: 60 DAYS OF EXPERIENCE IN AT LEAST TWO SEPARATE 20 1 21 FISHING ACTIVITIES PER YEAR FOR 3 CONSECUTIVE YEARS; OR 22 180 DAYS OF EXPERIENCE IN AT LEAST TWO COMMERCIAL 23 FISHING ACTIVITIES OVER A MINIMUM OF 2 YEARS. FOR THE PURPOSES OF SUBPARAGRAPH (II) OF THIS 24 (III)25 PARAGRAPH, AT LEAST 60 DAYS OF PRACTICAL EXPERIENCE MUST BE SPENT IN A-26 SEPARATE COMMERCIAL FISHING ACTIVITY ACTIVITIES. THE PRACTICAL EXPERIENCE SHALL BE DOCUMENTED BY THE 28 PERMITTEE ON THE FORMS PROVIDED BY THE DEPARTMENT AND SUBMITTED TO 29 THE DEPARTMENT ON A MONTHLY BASIS WHEN ENGAGING IN PRACTICAL 30 EXPERIENCE. THE FORMS SHALL INCLUDE: NUMBER OF DAYS SPENT GAINING PRACTICAL EXPERIENCE 31 (I)32 UNDER THE PRESENCE OF A TIDAL FISH LICENSEE:

PARTICULAR FISHING ACTIVITIES; AND

35 THE RECORDED INFORMATION REGARDING THE PRACTICAL EXPERIENCE IN

THE SIGNATURE OF A TIDAL FISH LICENSEE CERTIFYING THAT

- **HOUSE BILL 1260** 1 (IV) COPIES OF APPROPRIATE INCOME TAX FORMS DOCUMENTING 2 THE PERMITTEE'S COMPENSATED EMPLOYMENT IN THE PRESENCE OF A TIDAL FISH 3 LICENSEE. IN ADDITION TO PRACTICAL EXPERIENCE, BEFORE A LICENSE MAY 5 BE ISSUED TO A PERMITTEE, THE PERMITTEE SHALL ATTEND A COMPLETE AN 6 8-HOUR PROGRAM APPROVED BY THE DEPARTMENT CONCERNING COMMERCIAL 7 FISHING ACTIVITIES. 8 AN APPLICANT FOR AN APPRENTICESHIP PERMIT MAY BEGIN (I)9 TO COMPLETE THE REQUIREMENTS OF PARAGRAPHS (1), (2), AND (3) OF THIS 10 SUBSECTION, IF THE APPLICANT POSTS THE FEE FOR THE APPRENTICESHIP PERMIT. 11 (II)THIS PARAGRAPH DOES NOT ALTER AN APPLICANT'S POSITION 12 ON A WAITING LIST. 13 (H)A PERMITTEE SHALL HAVE IN THE PERMITTEE'S POSSESSION THE 14 APPRENTICESHIP PERMIT WHENEVER ENGAGED IN ANY PRACTICAL EXPERIENCE IN 15 THE PRESENCE OF ANOTHER TIDAL FISH LICENSEE. A LICENSEE WHO FALSIFIES DOCUMENTATION CONCERNING A 16 17 PERMITTEE'S PRACTICAL EXPERIENCE IS SUBJECT TO LICENSE SUSPENSION FOR A 18 PERIOD OF 365 DAYS. 19 (H) (1) THE DEPARTMENT SHALL ADOPT REGULATIONS TO ESTABLISH 20 CRITERIA FOR PRACTICAL EXPERIENCE FOR AN INDIVIDUAL WHO HOLDS A VALID 21 TIDAL FISH LICENSE AND WHO HAS APPLIED FOR AN ADDITIONAL AUTHORIZATION 22 OTHER THAN A FISHING GUIDE AUTHORIZATION OR AN UNLIMITED TIDAL FISH 23 AUTHORIZATION. 24 THE CRITERIA ESTABLISHED IN ACCORDANCE WITH PARAGRAPH (1) 25 OF THIS SUBSECTION SHALL INCLUDE: DOCUMENTATION AT THE TIME OF APPLICATION FOR AN 26 (I) 27 APPRENTICESHIP PERMIT THAT FOR THE PREVIOUS 2 YEARS, AT LEAST 20% OF THE 28 INDIVIDUAL'S GROSS INCOME WAS FROM THE INDIVIDUAL'S COMMERCIAL FISHING
- 29 ACTIVITIES; AND
- BEFORE A LICENSE CAN BE ISSUED, DOCUMENTATION OF A 30 (II)
- 31 <u>DETERMINED LEVEL OF PARTICIPATION IN THE CURRENTLY AUTHORIZED FISHERY</u>
- 32 FOR AT LEAST 2 YEARS WHILE POSSESSING AN APPRENTICESHIP PERMIT.
- 33 SECTION 3. AND BE IT FURTHER ENACTED, That the Laws of Maryland
- 34 read as follows:

1			Article - Natural Resources
2	4-805.		
5	WATERS OF THE C	HESAPE L PURPO	L WHO ATTEMPTS TO CATCH OR CATCHES CRABS IN THE AKE BAY AND ITS TIDAL TRIBUTARIES FOR SES SHALL OBTAIN A NONCOMMERCIAL CRABBING AL:
7	(1)	USES A	TROTLINE, WHICH MAY NOT EXCEED 1,000 FEET IN LENGTH;
8	(2)	USES C	OLLAPSIBLE CRAB TRAPS, NOT TO EXCEED 10; OR
9	(3)	USES N	ET RINGS, NOT TO EXCEED 10.
10 11	(1) TROTLINE;	USES M	ORE THAN 600 FEET BUT NOT MORE THAN 1,200 FEET OF
12 13	(2) OR NET RINGS; OR		ORE THAN 10 BUT NOT MORE THAN 30 COLLAPSIBLE TRAPS
14 15	OWN BAIT.	USES N	O MORE THAN 10 EEL POTS FOR CATCHING THE INDIVIDUAL'S
16 17	. ,		RCIAL CRABBING LICENSE ISSUED UNDER THIS SECTION IS IAN 1 YEAR AND EXPIRES ON DECEMBER 31 OF EACH YEAR.
18 19	(-)		COMMERCIAL CRABBING LICENSE MAY BE OBTAINED FROM OF THE DEPARTMENT.
20	(2)	THE AN	INUAL NONCOMMERCIAL CRABBING LICENSE FEES ARE:
21		(I)	FOR A MARYLAND RESIDENT, \$5;
	CHESAPEAKE BAY SPORT FISHING LI	SPORT	FOR A MARYLAND RESIDENT, IN POSSESSION OF A MARYLAND FISHING LICENSE OR A RESIDENT CONSOLIDATED SENIOR \$2; AND
25		(III)	FOR A NONRESIDENT, \$10.
	COMMERCIAL EN	ΓÉRPRIS	THE DEPARTMENT MAY DESIGNATE A PERSON ENGAGED IN A SE TO SELL NONCOMMERCIAL CRABBING LICENSES AS AN RTMENT'S CONTROL AND SUPERVISION.
	UNDER THIS PARA AGENT.	` /	AN AGENT SELLING NONCOMMERCIAL CRABBING LICENSES MAY RETAIN 50 CENTS FOR EACH LICENSE ISSUED BY THE
32	(D) A NON	COMME	RCIAL CRABBING LICENSE IS NOT REQUIRED FOR:
33	(1)	AN IND	IVIDUAL TO TAKE CRABS BY DIPNET OR HANDLINE; OR

1 2	SET UP TO	(2) TWO CF		ON WHO OWNS PRIVATE PROPERTY ALONG THE SHORE TO S FROM THAT PRIVATE PROPERTY:
3		<u>(3)</u>	AN IND	DIVIDUAL WHO USES 600 FEET OR LESS OF TROTLINE;
4 5	NET RINGS	<u>(4)</u>	AN IND	DIVIDUAL WHO USES 10 OR FEWER COLLAPSIBLE TRAPS OR
6 7	TROTLINE;	(5) OR	MULTII	PLE INDIVIDUALS ON A BOAT WHO USE 600 FEET OR LESS OF
8 9	COLLAPSII	(6) BLE TRA		PLE INDIVIDUALS ON A BOAT WHO USE FEWER THAN 25 NET RINGS.
10 11	(E) ARE:	(1)	THE DA	AILY CATCH LIMITS <u>FOR HARD CRABS</u> UNDER THIS SECTION
12 13	LICENSE C	OR AN IN	(I) (DIVIDU	1 BUSHEL FOR A HOLDER OF A NONCOMMERCIAL CRABBING JAL EXEMPT UNDER SUBSECTION (D) OF THIS SECTION;
	ON THE BO			2 BUSHELS PER BOAT IF THERE ARE MULTIPLE INDIVIDUALS AST ONE INDIVIDUAL HOLDS A NONCOMMERCIAL
17 18	TAKING C	RABS BY	(III) Y DIPNE	2 BUSHELS PER BOAT IF THERE ARE MULTIPLE INDIVIDUALS T OR HANDLINE.
19 20 21			SES ATT	RE ARE TWO OR MORE HOLDERS OF NONCOMMERCIAL EMPTING TO CATCH OR CATCHING CRABS FROM A BOAT, WONE BOAT MORE THAN A TOTAL OF:
22			(I)	20 COLLAPSIBLE CRAB TRAPS OR NET RINGS; OR
23 24	IN LENGTI	1.	(II)	TWO TROTLINES, EACH OF WHICH MAY NOT EXCEED 1,000 FEET
25 26	(D) OF THI	S SECTI	(<u>I)</u> ON;	1 BUSHEL FOR AN INDIVIDUAL EXEMPT UNDER SUBSECTION
27 28		BSECTI		2 BUSHELS PER BOAT IF TWO OR MORE INDIVIDUALS EXEMPT OF THIS SECTION ARE ON THE BOAT;
29 30	LICENSE;	<u>OR</u>	(III)	2 BUSHELS FOR A HOLDER OF A NONCOMMERCIAL CRABBING
31 32	HOLD A N	ONCOM		3 BUSHELS PER BOAT IF TWO OR MORE INDIVIDUALS WHO LL CRABBING LICENSE ARE ON THE BOAT.
33 34	CRABS UN	(<u>2)</u> DER TH	THE DA	AILY CATCH LIMITS FOR PEELER CRABS AND SOFT SHELL ION ARE:

1 2	LICENSE; OR	<u>(I)</u>	3 DOZEN FOR A HOLDER OF A NONCOMMERCIAL CRABBING
3	OF THIS SECTION.	<u>(II)</u>	1 DOZEN FOR AN INDIVIDUAL EXEMPT UNDER SUBSECTION (D)
7 8 9	RESEARCH AND DI INDEPENDENT STU	CRABB EVELOP JDIES OF CRAB (PARTMENT SHALL DEPOSIT ALL FEES RECEIVED FOR ING LICENSES TO THE CREDIT OF THE FISHERIES MENT FUND TO BE USED FOR RESEARCH, INCLUDING F THE FISHERY, AND TO DETERMINE THE EXTENT OF THE CATCH. THE AMOUNT OF FUNDS EXPENDED ON THE CRAB SEED \$200,000.
	(2) RESEARCH REQUI FOR ENFORCEMEN	RED UN	UNDS REMAINING BEYOND THE FINANCIAL DEMANDS OF THE DER PARAGRAPH (1) OF THIS SUBSECTION SHALL BE USED
	UNDER THIS SECT	ION MA	IVIDUAL WHO MAY CATCH OR ATTEMPT TO CATCH CRABS Y NOT OFFER TO SELL OR SELL CRABS THAT WERE CAUGHT R RECREATIONAL PURPOSES.
	` /	UAL WI	ON MAY NOT KNOWINGLY BUY OR OFFER TO BUY CRABS HO CAUGHT CRABS FOR NONCOMMERCIAL PURPOSES
	PERSON WHO VIO	LATES A	T AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, A ANY PROVISION OF THIS SECTION IS GUILTY OF A CONVICTION IS SUBJECT TO:
23		(I)	FOR A FIRST OFFENSE, A FINE NOT EXCEEDING \$500; AND
24 25	EXCEEDING \$1,000	, ,	FOR A SECOND OR SUBSEQUENT OFFENSE, A FINE NOT
26 27			ON WHO VIOLATES SUBSECTION (G) OF THIS SECTION IS NOR AND ON CONVICTION IS SUBJECT TO:
28		(I)	FOR A FIRST OFFENSE, A FINE NOT EXCEEDING \$500; AND
29 30	THAN \$500 AND N		FOR A SECOND OR SUBSEQUENT OFFENSE, A FINE OF NOT LESS EEDING \$2,000.
31	<u>4-806.</u>		
	ATTEMPTS TO CA	ΓCH OR	OVIDED IN SUBTITLE 7 OF THIS TITLE, AN INDIVIDUAL WHO CATCHES CRABS IN THE WATERS OF THE COASTAL BAYS OF THEIR TRIBUTARIES MAY NOT:
35	<u>(1)</u>	CATCH	OR POSSESS MORE THAN 1 BUSHEL PER DAY;
36	(2)	USE MO	ORE THAN 600 FEET OF TROTLINE;

- 1 (3) USE MORE THAN 10 COLLAPSIBLE CRAB TRAPS OR NET RINGS;
- 2 (4) USE MORE THAN 2 CRAB POTS FROM THE SHORE ADJACENT TO 3 PRIVATE PROPERTY.
- 4 (B) AN INDIVIDUAL DESCRIBED IN SUBSECTION (A) OF THIS SECTION MAY 5 USE DIP NETS AND AN UNLIMITED NUMBER OF HANDLINES TO CATCH CRABS.
- 6 SECTION 4. AND BE IT FURTHER ENACTED, That Section(s) 3 and 5 of 7 Chapter 184 of the Acts of the General Assembly of 1994 be repealed.
- 8 SECTION 5. AND BE IT FURTHER ENACTED, That by August 31, 1998, the
- 9 Department of Natural Resources shall issue a license or authorization to persons
- 10 maintained on the primary candidate waiting list as of December 1, 1997 December
- 11 31, 1997. Persons maintained on the primary list after December 1, 1997 December
- 12 31, 1997 and persons maintained on the secondary list may be issued an
- 13 apprenticeship permit without paying the fee required under §§ 4-701 and 4-701.1 of
- 14 the Natural Resources Article if the target number allows for the issuance of an
- 15 apprenticeship permit.
- 16 SECTION 6. AND BE IT FURTHER ENACTED, That the Department of
- 17 Natural Resources may convert a tidal fish license with a minimum of three
- 18 authorizations, one of which shall be a crabbing authorization, to an unlimited tidal
- 19 fish license at the time of renewal for the license year beginning September 1, 1998
- 20 and upon completion of application and payment of appropriate fees. The licensee
- 21 shall relinquish current authorizations to the Department and may not permanently
- 22 transfer authorization to another person.
- 23 SECTION 7. AND BE IT FURTHER ENACTED, That the Department of
- 24 Natural Resources may issue a license, except a fishing guide or unlimited tidal fish
- 25 license, to a person who is at least 65 years old and previously held a tidal fish license
- 26 for at least 5 years and submits an affidavit attesting to that information by March
- 27 31, 1999. The license shall entitle the qualified person to engage in the same activities
- 28 as the person was previously authorized upon completion of application and payment
- 29 of fees, except for a permit to catch striped bass for sale. A person who receives a tidal
- 30 fish license under the provisions of this section may not transfer the tidal fish license.
- 31 SECTION 8. AND BE IT FURTHER ENACTED, That before the Department of
- 32 Natural Resources proposes regulations to modify the targets established under §
- 33 4-701(g)(3) of the Natural Resources Article, the Department shall submit a report, in
- 34 accordance with § 2-1246 of the State Government Article, to the Senate Economic
- 35 and Environmental Affairs Committee, the House Environmental Matters
- 36 Committee, and the Chesapeake Bay Commission. The report shall include the
- 37 proposed targets and data to reflect and justify the modifications being proposed.
- 38 SECTION 9. AND BE IT FURTHER ENACTED, That the Department shall
- 39 report to the General Assembly by January 15, 1999 concerning the development of a
- 40 trip ticket reporting system for ascertaining information regarding commercial
- 41 landings data.

- 1 SECTION 10. AND BE IT FURTHER ENACTED, That the Department of
- 2 Natural Resources shall prepare a report to the Senate Economic and Environmental
- 3 Affairs Committee, the House Environmental Matters Committee, and the
- 4 Chesapeake Bay Commission, in accordance with § 2-1246 of the State Government
- 5 Article, no later than December 31, 1999, and every year thereafter, which shall
- 6 include estimates or survey results detailing the number of recreational crabbers, the
- 7 categories or groupings of recreational crabbing activities such as handlines,
- 8 trotlines, traps, shoreline owners' use of crab pots, and whether such activities are
- 9 carried out from private boats, hired boats, or from the shore or piers. The report
- 10 shall also include a survey of noncommercial crabbing licensees, including the
- 11 <u>number of individuals who were issued noncommercial crabbing licenses during the</u>
- 12 time period covered by the report and the amount of license fees collected by the
- 13 <u>Department.</u> The report shall also include estimates or counts of recreational crab
- 14 catchers, by category, for at least the last 2 years and information on short-term and
- 15 long-term trends in crab populations and how recreational crabbing affects or is
- 16 affected by these trends. The report shall also include itemized costs of the
- 17 noncommercial crab catch research, identifying any needs, if necessary, for expansion
- 18 of the research. The report shall also include information on law enforcement
- 19 activities regarding recreational crabbing, particularly enforcement of a prohibition
- 20 on selling recreationally caught noncommercial crabs. The report shall also include
- 21 information or results of studies dealing with the effect of fish and crab predation on
- 22 small crabs.
- 23 SECTION 11. AND BE IT FURTHER ENACTED, That Sections 3 and 10 of this
- 24 Act shall take effect October 1, 1998 January 1, 1999. They shall remain effective for
- 25 a period of 5 years and 3 months, and, at the end of December 31, 2003, with no
- 26 further action required by the General Assembly, Sections 3 and 10 of this Act shall be
- 27 abrogated and of no further force and effect.
- 28 SECTION 12. AND BE IT FURTHER ENACTED, That Sections 1, 2, 4, 5, 6, 7,
- 29 8, and 9 of this Act shall take effect June 1, 1998.