SENATE BILL 757

M3 (8lr2982)

ENROLLED BILL

—Education, Health, and Environmental Affairs/Environmental Matters— Introduced by **Senator Colburn**

Read and	Examined by Proof	freaders:	
		<u> </u>	Proofreader
			Proofreader
Sealed with the Great Seal and	presented to the	Governor, for his a	pproval this
day of	at	o'clock,	M
			President
	CHAPTER		
AN ACT concerning			
Wetlands - Construction of Str	ructure on Pier –	Dorchester County	Exception
FOR the purpose of exempting D authorizing the Board of Pul dwelling unit or other non-v or private wetlands in I authorizing the Secretary of construction of a dwelling u pier located on State priv generally relating to consi dependent structures on pier	blic Works to issue water dependent standard County of the Environment unit or other non-vate wetlands unstruction of dwell	a license for the cons ructure on a pier loca <u>under certain cir</u> to issue a license pe water dependent str der certain circums	truction of a ted on State cumstances ermit for the cucture on a tances; and
BY repealing and reenacting, with Article – Environment Section 16–104	amendments,		

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments.



$\begin{array}{c} 1 \\ 2 \end{array}$	Annotated Code of Maryland (2007 Replacement Volume and 2007 Supplement)
$\frac{3}{4}$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
5	Article - Environment
6	16–104.
7 8 9	(a) This section does not apply to any project involving the construction of a dwelling unit or other non-water dependent structure on a pier located on State or private wetlands in DORCHESTER AND Prince George's [County] COUNTIES.
10 11 12 13 14	(b) (1) Except as provided in paragraphs (2) and, (3), and (4) of this subsection, notwithstanding any other provision of law, the Board of Public Works may not issue a license under this title for any project involving the construction of a dwelling unit or other non-water dependent structure on a pier located on State wetlands.
15 16 17 18	(2) This section does not prohibit or restrict the Board of Public Works from issuing a license for a project involving the construction of a dwelling unit or other non-water dependent structure on a pier located within the Critical Area that was issued a permit by the Secretary on or before January 1, 1989.
19 20 21	(3) THE BOARD OF PUBLIC WORKS MAY ISSUE A LICENSE FOR A PROJECT INVOLVING THE CONSTRUCTION OF A NON-WATER DEPENDENT STRUCTURE ON A PIER LOCATED ON STATE WETLANDS IF:
22 23	(I) THE PROJECT IS LOCATED IN A MARINA OWNED BY THE STATE, A COUNTY, OR A MUNICIPAL CORPORATION;
24 25 26	(II) THE PROJECT WILL ENHANCE MARITIME TRANSPORTATION, THE PRESERVATION OF HISTORIC LIGHTHOUSES, OR THE CONSTRUCTION OF HISTORICALLY ACCURATE REPLICAS;
27 28	(III) THE PROJECT IS APPROVED BY LOCAL PLANNING AND ZONING AUTHORITIES;
29 30 31	(IV) THE PROJECT IS LOCATED IN A PRIORITY FUNDING AREA AS DESIGNATED UNDER TITLE 5, SUBTITLE 7B OF THE STATE FINANCE AND PROCUREMENT ARTICLE; AND
32 33	(V) THE PROJECT IS LOCATED IN AN AREA THAT HAS BEEN EXCLUDED FROM A LOCAL CRITICAL AREA PROGRAM ADOPTED OR APPROVED

1 BY THE CRITICAL AREA COMMISSION FOR THE CHESAPEAKE AND ATLANTIC

- 2 COASTAL BAYS UNDER § 8-1807(C)(1)(I)1 OF THE NATURAL RESOURCES
- 3 ARTICLE.

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- 4 (3) (4) The Board of Public Works may issue a license for a project involving the construction of a dwelling unit or other non-water dependent structure on a pier located on State wetlands if:
- 7 (i) The project is constructed on a pier in existence as of 8 December 1, 1985 that can be verified by a Department of Natural Resources aerial 9 photograph dated 1985, accompanied by a map of the area;
- 10 (ii) The project does not require an expansion of the pier greater than 25% of the area of piers or dry docks removed on the same property; however, 11 additional expansion may be allowed in the amount of 10% of the water coverage 12 eliminated by removing complete piers from the same or other properties. If the 13 horizontal surface area of a pier to be removed is not intact but the remaining pilings 14 identify its previous size, that area may be used in determining the additional 15 expansion permitted. The project expansion based on water coverage eliminated can 16 be considered only if all nonfunctional piers on the property are removed except for the 17 project pier. The total expansion may not exceed 35% of the original size of the piers 18 and dry docks removed; 19
- 20 (iii) The project is approved by local planning and zoning 21 authorities;
- 22 (iv) The project is located in an intensely developed area, as 23 designated in programs adopted or approved by the Critical Area Commission for the 24 Chesapeake and Atlantic Coastal Bays under Title 8, Subtitle 18 of the Natural 25 Resources Article; and
- 26 (v) The project allows public access to tidal waters, if 27 appropriate.
 - (4) (5) Except for projects under paragraph (2) of this subsection, and in addition to all other provisions of this section, all projects involving the construction of a dwelling unit or other non-water dependent facility on a pier located on State or private wetlands within the Chesapeake Bay Critical Area may not be issued a wetlands permit unless:
- 33 (i) The applicant demonstrates that the construction and 34 operation of the project will not have a long term adverse effect on the water quality of 35 the adjacent body of water in accordance with standards established by the local 36 jurisdiction's critical areas program;

1 2 3	(ii) The applicant is required to improve the water quality of existing stormwater runoff from the project site into adjoining waters in accordance with standards established by the local jurisdiction's critical areas program; and
4 5 6 7	(iii) The applicant demonstrates that any sewer lines or other utility lines extended for the pier will not adversely affect the water quality of adjoining waters in accordance with standards established by the local jurisdiction's critical areas program.
8 9 10 11	(c) (1) Except as provided in paragraph <u>PARAGRAPHS</u> (2) <u>AND (3)</u> of this subsection, notwithstanding any other provision of law, the Secretary may not issue a permit under this title for any project involving the construction of a dwelling unit of other non-water dependent structure on a pier located on private wetlands.
12 13	(2) THE SECRETARY MAY ISSUE A LICENSE PERMIT FOR A PROJECT INVOLVING THE CONSTRUCTION OF A NON-WATER DEPENDENT
14	STRUCTURE ON A PIER LOCATED ON PRIVATE WETLANDS IF:
15	(I) THE PROJECT IS LOCATED IN A MARINA OWNED BY THE
16	STATE, A COUNTY, OR A MUNICIPAL CORPORATION;
17	(II) THE PROJECT WILL ENHANCE MARITIME
18	TRANSPORTATION, THE PRESERVATION OF HISTORIC LIGHTHOUSES, OR THE
19	CONSTRUCTION OF HISTORICALLY ACCURATE REPLICAS;
20	(III) THE PROJECT IS APPROVED BY LOCAL PLANNING AND
21	ZONING AUTHORITIES;
22	(IV) THE PROJECT IS LOCATED IN A PRIORITY FUNDING
23	AREA AS DESIGNATED UNDER TITLE 5, SUBTITLE 7B OF THE STATE FINANCE
24	AND PROCUREMENT ARTICLE; AND
	_
25	(V) THE PROJECT IS LOCATED IN AN AREA THAT HAS BEEN
26	EXCLUDED FROM A LOCAL CRITICAL AREA PROGRAM ADOPTED OR APPROVED
27	BY THE CRITICAL AREA COMMISSION FOR THE CHESAPEAKE AND ATLANTIC
28	COASTAL BAYS UNDER § 8-1807(C)(1)(I)1 OF THE NATURAL RESOURCES
29	ARTICLE.
30	(2) (3) The Secretary may issue a permit for a project involving the
31	construction of a dwelling unit or other non-water dependent structure on a pier
32	located on private wetlands if:

33 (i) The project is constructed on a pier in existence as of 34 December 1, 1985 that can be verified by a Department of Natural Resources aerial 35 photograph dated 1985, accompanied by a map of the area;

$\frac{1}{2}$	(ii) The project does not require an expansion of the pier greater than 25% of the area of piers or dry docks removed on the same property; however,
3	additional expansion may be allowed in the amount of 10% of the water coverage
4	eliminated by removing complete piers from the same or other properties. If the
5	horizontal surface area of a pier to be removed is not intact but the remaining pilings
6	identify its previous size, that area may be used in determining the additional
7	expansion permitted. The project expansion based on water coverage eliminated can
8	be considered only if all nonfunctional piers on the property are removed except for the
9	project pier. The total expansion may not exceed 35% of the original size of the piers
0	and dry docks removed;
1	(iii) The project is approved by local planning and zoning
2	authorities;
3	(iv) The project is located in an intensely developed area, as
4	designated in programs adopted or approved by the Critical Area Commission for the
$\frac{5}{6}$	Chesapeake and Atlantic Coastal Bays under Title 8, Subtitle 18 of the Natural Resources Article; and
O	Nesources Article, and
7	(v) The project allows public access to tidal waters, if
8	appropriate.
9	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
0	October June 1, 2008.
	Approved:
	Governor.
	President of the Senate.

Speaker of the House of Delegates.