HOUSE BILL 1568

M3 EMERGENCY BILL

By: Delegates Conway and Mathias

Rules suspended

Introduced and read first time: March 24, 2010 Assigned to: Rules and Executive Nominations

Re-referred to: Environmental Matters, March 28, 2010

Committee Report: Favorable with amendments

House action: Adopted

Read second time: April 2, 2010

CHAPTER _____

1 AN ACT concerning

2 Board of Public Works - Licenses to Dredge and Fill on State Wetlands - Working Marinas

4 FOR the purpose of authorizing the Board of Public Works to issue a certain license to 5 dredge and fill on State wetlands for a certain development project at certain 6 marinas if the development project meets certain criteria or the license will 7 authorize dredging to improve certain navigational access; prohibiting the 8 Board from issuing a certain license for a certain development project unless the 9 applicant for the license has obtained certain other authorizations if required by 10 local, State, or federal law; providing for the application of this Act; making this 11 Act an emergency measure; and generally relating to the authority of the Board 12 of Public Works to issue a license to dredge and fill in State wetlands.

13 BY adding to

14 Article – Environment

15 Section 16–106

16 Annotated Code of Maryland

17 (2007 Replacement Volume and 2009 Supplement)

18 Preamble

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

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

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

0lr3633 CF SB 1128

- WHEREAS, Chapters 173 and 174 of the Acts of 2009 established a process administered by the Department of Natural Resources for granting aquaculture and submerged land leases; and
- WHEREAS, It is the policy of the State to expand aquaculture opportunities to restore the Chesapeake Bay, bring back the State's native oyster, create new jobs, and improve economic activity in the State; and
- WHEREAS, Aquaculture operations may require improved access to navigable waters and development of working marinas; and
- 9 WHEREAS, To develop a marina on State wetlands a person must obtain a 10 license to dredge or fill on State wetlands from the Board of Public Works; and
- WHEREAS, The Department of the Environment has established marina siting guidelines designed to minimize impacts to the State natural resources, including water quality, from development projects at marinas; now, therefore,
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article - Environment

17 **16–106.**

16

- 18 (A) (1) THIS SECTION APPLIES TO A DEVELOPMENT PROJECT AT TO
 19 EXPAND A MARINA THAT HISTORICALLY OPERATED AS A WORKING MARINA FOR
 20 THE SOLE PURPOSE OF SUPPORTING AQUACULTURE OR SEAFOOD OPERATIONS.
- 21 (2) This section does not apply to a development 22 Project AT <u>TO EXPAND</u> A MARINA IF THE PRINCIPAL PURPOSE OF THE 23 DEVELOPMENT PROJECT <u>EXISTING OR EXPANDED MARINA</u> IS <u>USED</u> TO ALLOW A 24 PERSON TO MOOR, DOCK, OR STORE RECREATIONAL OR PLEASURE VESSELS AT 25 THE MARINA.
- (B) (1) EXCEPT AS PROVIDED IN SUBSECTION (C) OF THIS SECTION,
 THE BOARD MAY ISSUE A LICENSE UNDER THIS TITLE FOR A DEVELOPMENT
 PROJECT AT TO EXPAND A MARINA WITH A THAT IS LOCATED IN AN AREA WHERE
 THE WATER DEPTH OF IS LESS THAN 4 1/2 FEET, NO FLUSHING LIMIT, AND NO
 HISTORIC WATER QUALITY ISSUES IF:
- 31 (1) THE AT MEAN LOW WATER AND ON A WATERWAY WITHOUT 32 STRONG FLUSHING IF THE DEVELOPMENT PROJECT:
- 33 (I) ENHANCES AQUACULTURE ACTIVITIES OR SEAFOOD 34 OPERATIONS;

| 1 | (II) IS LOCATED IN A MARINA OR SEAFOOD OPERATION AT A |
|-----------------|---|
| 2 | MARINA OPERATED BY A NONPROFIT ORGANIZATION TO PROMOTE |
| 3 | AQUACULTURE ACTIVITIES OR OYSTER RESTORATION IN THE STATE; |
| J | AQUACULTURE ACTIVITIES OR OTSTER RESTORATION IN THE STATE, |
| 4 | (III) DOES NOT SIGNIFICANTLY ADVERSELY IMPACT |
| 5 | SUBMERGED AQUATIC VEGETATION; AND |
| | · |
| 6 | (IV) WILL FURTHER THE POLICIES OF THE STATE RELATED |
| 7 | TO AQUACULTURE ; OR . |
| | |
| 8 | (2) The license will authorized under paragraph (1) of |
| 9 | THIS SUBSECTION MAY AUTHORIZE DREDGING TO IMPROVE NAVIGATIONAL |
| 10 | ACCESS TO THE MARINA OR MARINA FACILITY OPERATIONS. |
| | |
| 11 | (C) THE BOARD MAY NOT ISSUE A LICENSE UNDER THIS TITLE UNLESS |
| 12 | THE APPLICANT FOR THE LICENSE HAS OBTAINED THE FOLLOWING |
| 13 | AUTHORIZATIONS IF REQUIRED BY LOCAL, STATE, OR FEDERAL LAW: |
| | |
| 14 | (1) LOCAL PLANNING OR ZONING AUTHORIZATION; |
| | |
| 15 | (2) AN AQUACULTURE LEASE; |
| | |
| 16 | (3) A WATER COLUMN LEASE ISSUED BY THE BOARD OR A |
| 17 | SUBMERGED LAND LEASE ISSUED BY THE DEPARTMENT OF NATURAL |
| 18 | RESOURCES; AND |
| 10 | (4) A DEDMIT IGGUED DY THE LIC ADMY CODDS OF ENGINEEDS |
| 19 | (4) A PERMIT ISSUED BY THE U.S. ARMY CORPS OF ENGINEERS |
| 20 | UNDER § 404 OF THE FEDERAL CLEAN WATER ACT OR UNDER § 10 OF THE |
| 21 | FEDERAL RIVERS AND HARBORS ACT. |
| 22 | SECTION 2. AND BE IT FURTHER ENACTED, That this Act is an emergency |
| 23 | measure, is necessary for the immediate preservation of the public health or safety, |
| $\frac{25}{24}$ | has been passed by a yea and nay vote supported by three—fifths of all the members |
| 25 | elected to each of the two Houses of the General Assembly, and shall take effect from |
| 26 | the date it is enacted. |
| | |