2019 SESSION

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HOUSE BILL NO. 1779

AMENDMENT IN THE NATURE OF A SUBSTITUTE (Proposed by the House Committee on Agriculture, Chesapeake and Natural Resources

on January 23, 2019)

(Patron Prior to Substitute—Delegate Bloxom)

A BILL to amend and reenact § 28.2-600 of the Code of Virginia, relating to riparian planting ground assignment eligibility.

Be it enacted by the General Assembly of Virginia:

1. That § 28.2-600 of the Code of Virginia is amended and reenacted as follows:

§ 28.2-600. Riparian planting ground assignments; eligibility; fee.

A. Any owner of land bordering on a body of water in the oyster-growing area of this the
Commonwealth whose shore front measures at least 205 feet at the low-water mark, who has not had as
much as one-half acre of ground already assigned him on the front, or whose lease has terminated and is
not to be renewed, may apply for planting grounds to the Commissioner.

The Commissioner shall assign to him such only a riparian planting ground wherever the owner may 15 16 designate within his riparian waters that the Commissioner, in his discretion, deems appropriate to encompass as much as one-half acre of ground, provided that the ground does not encroach into an 17 existing oyster-planting ground lease assigned under Article 2 (§ 28.2-603 et seq.) of this chapter. The 18 fee for such assignment shall be \$1.50. The Commissioner may consider assigning an area that the 19 20 owner designates within his riparian waters. Such ground shall not exceed one-half acre, and shall not be less than 105 feet wide along the shore, beginning at low-water mark, extending out not more than 21 210 feet, or to the middle nearest edge of the channel or the middle of the body of water, whichever is 22 23 the shorter distance.

B. Upon the transfer of a lease, a ground shall be assigned only within an area deemed appropriate
by the Commissioner to encompass as much as one-half acre of ground within the landowner's riparian
waters.

C. The grounds shall be surveyed, plotted, marked, assigned, and recorded as provided for assignments to persons in Article 2 (§ 28.2-603 et seq.) of this chapter.

D. Any riparian assignment that was duly recorded in the clerk's office of the county or city where
 the grounds are located, or at the Commission office prior to July 1, 1986, shall continue in effect.