SB1074E

2023 SESSION

ENGROSSED

	23101290D
1	SENATE BILL NO. 1074
2	Senate Amendments in [] - February 3, 2023
3	Prefiled January 9, 2023
4 5	A BILL to amend and reenact § 28.2-1203 of the Code of Virginia, relating to use of subaqueous beds; nontidal waters; permit requirements; penalty.
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U	Patrons Prior to Engrossment—Senators Stuart and Reeves
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8	Referred to Committee on Agriculture, Conservation and Natural Resources
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10 11	Be it enacted by the General Assembly of Virginia: 1. That § 28.2-1203 of the Code of Virginia is amended and reenacted as follows:
12	§ 28.2-1203. Unlawful use of subaqueous beds; penalty.
13	A. It shall be unlawful for any person to build, dump, trespass or encroach upon or over, or take or
14	use any materials from the beds of the bays, ocean, rivers, streams, or creeks which are the property of
15	the Commonwealth, unless such act is performed pursuant to a permit issued by the Commission or is
16 17	necessary for the following: 1. Erection of dams, the construction of which has been authorized by proper authority;
18	2. Uses of subaqueous beds authorized elsewhere in this title;
19	3. Construction and maintenance of congressionally approved navigation and flood-control projects
20	undertaken by the United States Army Corps of Engineers, the United States Coast Guard, or other
21	federal agency authorized by Congress to regulate navigation, navigable waters, or flood control;
22 23	4. Construction of piers, docks, marine terminals, and port facilities owned or leased by or to the Commonwealth or any of its political subdivisions;
23 24	5. Except as provided in subsection D of § 28.2-1205, placement, after submission of an application
25	to the Commission for review and processing, of private piers for noncommercial purposes by owners of
26	the riparian lands in the waters opposite those lands, provided that (i) the piers do not extend beyond
27	the navigation line or private pier lines established by the Commission or the United States Army Corps
28 29	of Engineers, (ii) the piers do not exceed six feet in width and finger piers do not exceed five feet in width, (iii) any L or T head platforms and appurtenant floating docking platforms do not exceed, in the
3 0	aggregate, 400 square feet, (iv) if prohibited by local ordinance open-sided shelter roofs or gazebo-type
31	structures shall not be placed on platforms as described in clause (iii), but may be placed on such
32	platforms if not prohibited by local ordinance, and (v) the piers are determined not to be a navigational
33 24	hazard by the Commission. Subject to any applicable local ordinances, such piers may include an
34 35	attached boat lift and an open-sided roof designed to shelter a single boat slip or boat lift. In cases in which open-sided roofs designed to shelter a single boat, boat slip or boat lift will exceed 700 square
36	feet in coverage or the open-sided shelter roofs or gazebo structures exceed 400 square feet, and in cases
37	in which an adjoining property owner objects to a proposed roof structure, permits shall be required as
38	provided in § 28.2-1204;
39 40	6. Maintenance or replacement of a previously authorized pier, provided that it is reconstructed within the footprint of the existing pier;
41	7. Agricultural, horticultural or silvicultural irrigation on riparian lands or the watering of animals on
42	riparian lands, provided that (i) no permanent structure is placed on or over the subaqueous bed, (ii) the
43	person withdrawing water complies with requirements administered by the Department of Environmental
44 45	Quality under Title 62.1, and (iii) the activity is conducted without adverse impacts to instream beneficial uses as defined in § 62.1-10; or
43 46	8. Recreational gold mining, provided that (i) a man-portable suction dredge no larger than four
47	inches in diameter is used, (ii) rights of riparian property owners are not affected, (iii) the activity is
48	conducted without adverse impacts to instream beneficial uses as defined in § 62.1-10, (iv) the activity is
49	conducted without adverse impacts to underwater historic properties and related objects as defined in
50 51	 § 10.1-2214, and (v) the activity is not defined as mining in § 45.2-1200; or 9. Any activity conducted in nontidal waters, provided that the person performing such activity
51 52	obtains a Virginia Water Protection Permit and complies with all requirements of the Virginia Water
53	Resources and Wetlands Protection Program pursuant to Article 2.2 (§ 62.1-44.15:20 et seq.) of Chapter
54	3.1 of [Tile] 62.1. [In determining whether to issue a Virginia Water Protection Permit, the
55 56	Department of Environmental Quality shall be guided by the factors set forth in subsection A of
56 57	§ 28.2-1205.]B. A violation of this section is a Class 1 misdemeanor.
51	D. 11 (totation of any section is a class 1 misdemeditor.