

WHEREAS, The tidal portion of the Potomac is bordered by Virginia and Maryland, and its shoreline is well suited to licensing stationary blinds and blind sites; and

WHEREAS, The nontidal portion of the Potomac is bordered by Virginia, West Virginia, and Maryland, and the vast majority of this Maryland shoreline is owned by the federal government and is, therefore, unavailable for shoreline licensing; and

WHEREAS, What little of the nontidal Potomac shoreline in Maryland that is not federally owned consists of both mainland shoreline and islands; and

WHEREAS, Given the statutory authorization of hunting wild waterfowl from a boat that is drifting or being sculled, also known as "sneak boating", in the nontidal waters of the Potomac River under § 10-605(a) of the Natural Resources Article, the mainland shoreline is not appropriate for the establishment of stationary blinds or blind sites; and

WHEREAS, The island shoreline, which is better suited for the establishment of these blinds and blind sites, is an area for which shoreline licenses are already issued; and

WHEREAS, The General Assembly seeks to address prior oversights in the law regarding the shoreline licensing rights of nonresidents and to correct this inadvertent discrimination to the fullest extent possible, while recognizing the limitations operative on the mainland portion of the State shoreline that is adjacent to the nontidal Potomac River; and

WHEREAS, The General Assembly hereby provides for the equal treatment of residents and nonresidents in the licensing of stationary blinds and blind sites along the Potomac shoreline in Maryland by authorizing the issuance of these licenses along shoreline that is adjacent to the tidal waters of the Potomac River, as well as on the island shoreline that is adjacent to the nontidal waters of the Potomac, and by prohibiting the issuance of licenses along the mainland shoreline that is adjacent to the Potomac's nontidal waters; now, therefore,

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article - Natural Resources

10-607.

(a) (1) [This] EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, THIS section shall apply only to owners of riparian property in Maryland regardless of the residency of the owner.

(2) ~~Persons~~ UNDER THIS SUBTITLE, PERSONS owning riparian property in:

(I) MARYLAND OR Virginia [or West Virginia] that is adjacent to the TIDAL WATERS OF THE Potomac River may [not] license ~~their~~ STATE shoreline ~~under this subtitle; AND~~