

SB 912

Relating to land that was formerly submerged or submersible land

SB 912 clarifies the distinction between “historically filled lands” and “new lands” for purposes of determining ownership and transfer of ownership of lands created upon submersible or submerged lands by artificial fill or deposit. The bill establishes a process for the State Land Board to identify and declare state’s interest in historically filled lands and to provide notice of declaration and directs the department to provide a progress report to the Legislative Assembly on or before September 15, 2017. The bill appropriates \$328,228 General Fund and two positions (2.00 FTE) for the purposes of the measure.

The Capital Construction Subcommittee recommends SB 912 be amended by the -A2 amendment and be reported out do pass, as amended.