

Proposed Amendment to Resolution 171

To specify that the proposed Charter amendment shall not be applicable to existing capital projects.

Proposed by: Councilman Harrison

Date: July 13, 2010

Proposed Amendment: To amend Resolution 171 to state that the Charter amendment, if adopted, will apply only prospectively and will not apply to any capital project that has been approved by enabling legislation for which the referendum period expired before the effective date of the Charter amendment.

Substantive: Because this is a Resolution and not an ordinance, the Charter requirement prohibiting substantive amendments without re-advertisement is inapplicable.

KEY

- Boldface**..... Heading or defined term.
- Underlining..... Addition to Charter proposed by original resolution
- ~~Strikethrough~~..... Deletion from Charter proposed by original resolution
- Double underline..... Proposed addition to original resolution
- ~~Double strikethrough~~..... Proposed deletion from original resolution
- * * * Existing text unaffected

* * *

- 1 SECTION THREE: In accordance with Section 805 of the Talbot County Charter, the question
- 2 to adopt these proposed amendments to the Charter shall be submitted to the voters of the County
- 3 at the next general election occurring after adoption of this Resolution. If, at the election the
- 4 majority of votes cast on the question are in favor of the proposed amendments, the amendments

5 stand enacted from and after the thirtieth calendar day following the election. If enacted, this
6 Charter amendment shall apply only prospectively, and shall not apply to any capital project that
7 has been approved by enabling legislation for which the referendum period expired before the
8 effective date of this amendment.