### APPENDIX A: GENERAL DOCUMENTS

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<th>Page Number</th>
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GLOSSARY

This glossary defines key terms related to the work of the Office of the People's Counsel and land use proceedings in Montgomery County. It includes definitions from the Zoning Ordinance or from the Planning Board and Department of Planning websites.

Development Plan Amendment
A plan required to be submitted as a part of an application for the reclassification of land into certain zones. (Zoning Ordinance, § 59-A-2.1. Definitions)

Local Map Amendment
A change of zoning, normally sought by a property owner or other person having a proprietary interest. A local map amendment can include more than one tract of land. Land can be combined for the purpose of rezoning. (Glossary of Community Based Planning Terms, Planning Department website)

Special Exception
The grant of a specific use that would not be appropriate generally or without restriction, which must be based on a finding that certain conditions governing special exceptions as detailed in Article 59-G exist, and that the use is consistent with the applicable master plan and is compatible with the existing neighborhood. (Zoning Ordinance § 59-A-2.1. Definitions)

Site Plan
A detailed plan required in certain zones as the basis for the issuance of building permits. (Zoning Ordinance, § 59-A-2.1. Definitions)

Subdivision Plan
A Subdivision Plan, also known as a Preliminary Plan, is a review of the general scheme of the proposed development and is required when subdividing or resubdividing land. (About Locator Wizard Development Activity Information, Planning Board website)

Variance
Relief granted by the Board of Appeals to a property owner from the requirements of the Zoning Ordinance regarding frontage, setbacks, and in certain circumstances, building height limits. The property owner must demonstrate that strict application of the zoning regulations would result in unusual practical difficulties or undue hardship because of exceptional conditions of shape, topography or other situations peculiar to the property. (Glossary of Community Based Planning Terms, Planning Department website)
Chapter 1A, Article II. Departments and Offices.

Sec. 1A-203. Establishing other offices.

(b) Legislative Branch. These are the offices of the Legislative Branch:

Office of the County Council [Charter section 101 et seq.]

Office of the Inspector General

Office of Legislative Oversight [section 29A-5]

Office of the People's Counsel

Office of Zoning and Administrative Hearings

(c) Internal offices. For purposes of organization, there may also be offices within departments and principal offices. This article does not apply to them.

Sec. 1A-204. Supervision of offices and appointment of heads.

(b) Legislative Branch.

(3) Office of the People's Counsel.

(A) The County Council may employ, as a term merit system employee, a People's Counsel. The Council may, by a resolution adopted by an affirmative vote of 6 Councilmembers, remove a People's Counsel during the Counsel's term for good cause. Alternatively, the County Council may retain as an independent contractor one or more attorneys, along with support staff, consultants, and expert witnesses, to provide the services of the People's Counsel under Section 2-150. The contract may be canceled at any time by a resolution adopted by an affirmative vote of 6 Councilmembers.

(B) Any attorney employed or retained as the People's Counsel must:

(i) be a member of the bar of the Court of Appeals of Maryland;

(ii) have at least 5 years experience in the practice or teaching of law; and

(iii) have substantial experience with land use legal issues and procedures.

(C) Any attorney employed or retained as the People's Counsel must not represent any client, other than as People's Counsel, in any matter involving land use in Montgomery or Prince George's County.

(D) Any attorney employed or retained as the People's Counsel must not, within one year after the attorney's service as People's Counsel ends, represent any party in any proceeding involving land use in the County.
Chapter 2, Article XII. People's Counsel.

Sec. 2-150. People's Counsel-Functions.

(a) **Purpose.** Informed public actions on land use matters require a full exploration of often complex factual and legal issues. An independent People's Counsel can protect the public interest and promote a full and fair presentation of relevant issues in administrative proceedings in order to achieve balanced records upon which sound land use decisions can be made. In addition, a People's Counsel who provides technical assistance to citizens and citizen organizations will encourage effective participation in, and increase public understanding of and confidence in, the County land use process.

(b) **Authority; duties.** To protect the public interest and achieve a full and fair presentation of relevant issues, the People's Counsel may participate in a proceeding before:

1. the Board of Appeals if the proceeding involves a variance or a special exception;

2. the County Council (solely for oral argument) or the Hearing Examiner for the County Council if the matter involves a local map amendment, a development or schematic development plan approved under the zoning process or a special exception; and

3. the Planning Board if the proceeding involves action on an optional method development, a subdivision plan including a subdivision plan for a cluster development, or a site plan.

The People's Counsel may also file a complaint under Section 59-G-1.3(b) alleging failure to comply with a special exception, or may seek a modification of a special exception under Section 59-G-1.3(c) or a revocation of a special exception under Section 59-G-1.3(e).

(c) **Restrictions.** The People's Counsel must not participate in any legislative proceeding, or in any proceeding before a board or agency of any municipality in the County.

(d) **Participation.** The People's Counsel is a party in a proceeding under subsection (b) once the People's Counsel files a notice of intention to participate. After the notice is filed, the People's Counsel is entitled to all notices to a party and may participate by making motions, introducing evidence, calling witnesses, examining and cross-examining witnesses, and making arguments as the law and the evidence in the proceeding warrant. The People's Counsel may file and argue an appeal the same as any other party to the proceeding.

(e) **Independent status.** The People's Counsel must not represent the County, any government agency, or any private party in any proceeding. The People's Counsel is not subject to the authority of the County Attorney.
(f) Notice. If the People's Counsel intends to participate in a proceeding, the People's Counsel must give all parties a notice of intention to participate.

(g) Discretion. In the People's Counsel's discretion, the People's Counsel may withdraw from, or decline to participate in, any proceeding in which the Counsel may participate under subsection (b). The People's Counsel is not liable to any person for participating in, or declining to participate in, any proceeding.

(h) Technical assistance. Without becoming a party to any judicial or administrative proceeding, and subject to available time and resources, the People's Counsel may provide technical assistance to any person about a proceeding listed in subsection (b). When providing technical assistance under this subsection, the People's Counsel must inform the recipient that the People's Counsel is not acting and cannot act as a personal attorney for the recipient.

(i) Coordination. The People's Counsel must coordinate the services of its office with those offered by land use information staff in the Council, Board of Appeals, and Planning Board, to avoid inconsistency and duplication and to maximize the assistance offered to citizens.

(j) Annual report. The People's Counsel must annually report to the Council on the activities of the office. (1990 L.M.C., ch. 22, § 2.; 1999 L.M.C., ch. 19, §§ 1 and 2; 2002 L.M.C., ch. 28, § 1)
DEFINITION OF CLASS:

This is advanced legal counsel work requiring handling of complex legal matters which involves both technical and specialized areas of law, specifically land use. Contacts are with high-ranking legislative, quasi-judicial, and executive officials within County Government, citizen groups and individual County residents. The purpose of the contacts is to appear in proceedings to promote full and fair presentation of issues and to assure sound land use decisions are made, coordinate services, and provide technical assistance and education to citizens in land use process.

An employee in this class participates in proceedings before the County Council, Board of Appeals, Montgomery County Planning Board, or Hearing Examiner regarding certain land use issues in addition to providing technical assistance in order to protect the public interest and achieve a full and fair presentation of relevant issues. Parameters of the job are broadly stated and set forth in the Montgomery County Code. The incumbent will have full latitude to develop guidelines used to perform the functions mandated by County law. Work can be self-initiated, can be in response to requests from citizens or citizen organizations, or can be in response to issues raised by the County Council, Board of Appeals, Montgomery County Planning Board, or the Hearing Examiner. The work of the Office of the People’s Counsel is publicly reviewed by the County Council upon submission of the legally-mandated annual report and community feedback to the People’s Counsel and the County Council. Effectiveness of the Office will be under continuous scrutiny by the public it serves. The work is primarily sedentary, performed in a typical office setting, and subject to common everyday risks.

EXAMPLES OF DUTIES: (Illustrative Only)

Participates in proceedings before the County Council, Board of Appeals, Planning Board, and Hearing Examiner and court appeals.
Serves as community resource on land use issues.
Explores complex factual and legal issues to assure informed public actions on land use matters.
Coordinates services of the Office with services offered by land use information staff in the Council, Board of Appeals and Planning Board, to avoid inconsistency and duplication and to maximize the assistance offered to citizens.
Files complaints alleging failure to comply with a special exception grant; seeks modification or revocation of special exceptions when such action is necessary.
Prepares annual report to County Council on activities of the Office of the People’s Counsel.
Performs other related duties as required.
MINIMUM QUALIFICATIONS:

Experience:
Considerable (5 years) experience in the practice or teaching of law, with concentration in land use legal issues and procedures.

Education:
Graduation from an accredited law school and membership in the bar of the State of Maryland.

Knowledge, Skills and Abilities:
Considerable knowledge of land use law, theory, and practice.
Considerable experience participating in administrative proceedings involving special exceptions, zoning reclassifications, subdivision, master plans, and other land use matters.
Skill in legal research and analysis.
Skill and ability in oral and written communication sufficient to explain complex land use or other legal issues to lay audiences, orally and in writing.
Skill in dealing tactfully, courteously, and effectively with people.
Ability to assimilate and analyze various complex facts, issues and problems, and to render a fair and impartial decision.
Ability to attend meetings or perform work at locations outside the office, if necessary.

LICENSE:

Membership in the Maryland State Bar.

PROBATIONARY PERIOD:

Individuals appointed to a position in this class will be required to serve a probationary period of twelve months and, if promoted to a position in this class, will be required to serve a probationary period of six months. Performance will be carefully evaluated during the probationary period. Continuation in this class will be contingent upon successful completion of the probationary period.

MEDICAL PROTOCOL:

Medical History Review

Class Established: September, 1999

*NOTE: This is a term position - The law establishing the Office terminates in 2003, and will be reviewed at that time to determine whether the law will be extended.
Montgomery County, Maryland

People's Counsel (Term)

$62,729 - $100,849

Announcement No.: 0098901O

Office of the People's Counsel
100 Maryland Avenue
Rockville, Maryland

Closing Date: October 27, 1999

NOTE: The initial term of appointment expires July 1, 2003. Employment beyond that date, while not guaranteed, may continue if the People's Counsel law is re-authorized. The law restricts other legal work the employee may perform during and after service in this position.

This position carries benefits.

Employee will be responsible for protecting the public interest and promoting a full and fair presentation of relevant issues in administrative proceedings in order to achieve balanced records for sound land use decisions. Employee will participate in certain proceedings before the County Council, Board of Appeals, Planning Board, and Hearing Examiner and court appeals as necessary. More broadly, the employee will serve as a community resource on land use issues. Duties will include: exploring complex factual and legal issues to assure informed public actions on land use matters; filing complaints alleging failure to comply with a special exception grant; seeking modification or revocation of special exceptions when such action is necessary; preparing annual report to County Council. Ability to work cooperatively with decision-makers, citizens, other attorneys, and planners.

MINIMUM QUALIFICATIONS: Member of the Maryland bar; five years experience in the practice or teaching of law, and must have experience with land use legal issues and procedures.

SELECTION PROCESS: Applications meeting the minimum qualifications will be reviewed to determine extent & relevancy of trng. & exper. in the following areas: knowledge of land use law, theory, and practice, exp. in analyzing land use issues and proposing sound solutions, written and oral advocacy, preferably on land use and related issues, explaining complex land use or other legal issues to lay audiences, orally and in writing, participating in administrative proceedings involving special exceptions, zoning reclassifications, subdivision, master plans, and other land use matters, preparing documents and background materials for consideration by administrative agencies.

As a result of this process, candidates may be rated "Outstanding," "Well Qualified," or "Qualified" as appropriate. Selected applicants may be required to provide writing samples. Filing a financial disclosure form will be required of individual selected for the position.

(See reverse side for application procedure)
GENERAL INFORMATION AND INSTRUCTIONS

APPLICATION PROCEDURE: Applicants must submit a Montgomery County application form, which is available at the Executive Office Building, all County libraries, or by telephoning (240) 777-5120 [TTY/TDD for the Hearing Impaired, (240) 777-5126] or through our Internet website at: http://www.co.md.us/services/chr.

NOTE: It is the policy and practice of Montgomery County to select new employees and to promote current employees based on qualifications only, without regard to race, religion, color, national origin, sex, marital status, age, sexual orientation or disability. Individuals with disabilities are encouraged to apply for announced positions. Accommodation is provided in recruitment, testing and placement. For assistance, please call (240) 777-5000.

Office of Human Resources
Executive Office Building
101 Monroe Street, 7th Floor
Rockville, Maryland 20850

BENEFITS

Montgomery County currently provides most employees with such benefits as:

Annual Leave
Personal Leave (2 days per year)
Dental Insurance
Health Insurance
Holidays (9 days per year)
Life Insurance
Long-Term Disability Insurance

Periodic Pay Increases
Retirement Plan
Sick Leave
Training and Development Opportunities
Tuition Assistance
Vision Care

Benefits are subject to change.

AN EQUAL OPPORTUNITY EMPLOYER COMMITTED TO WORKFORCE DIVERSITY
M/F DISABLED
MEMORANDUM

January 23, 2008

TO: Michael Knapp, President
    Montgomery County Council

FROM: Martin Klauber, People’s Counsel
    Office of the People’s Counsel


Attached is our annual report describing the activities undertaken by this Office in 2007. If you have any questions or comments, please do not hesitate to contact me.

MK:fh

Attachment

cc: Amanda Mihill, Legislative Analyst
    Helen Vallone, Management & Budget Specialist III
EIGHTH ANNUAL REPORT

OF THE

OFFICE OF THE PEOPLE'S COUNSEL

2007
INTRODUCTION

The Office of the People’s Counsel has two basic functions:

- To protect the public interest in land use hearings by promoting a full and fair presentation of relevant issues to achieve balanced administrative records.
- To provide technical assistance to residents and citizen associations so they can effectively participate in the County’s land use process.

BACKGROUND

On February 6, 1990, the Council enacted Bill 11-89, establishing the Office of the People’s Counsel. Though enacted, the Office was not funded.


On August 3, 1999, the Council enacted Bill 14-99, which amended the prior legislation and established the Office of the People’s Counsel as it now exists. The relevant sections of the County Code are contained in the information packet, which is Attachment A to this report.

It is interesting to note that the first incumbent of this Office was appointed by the Council on December 6, 1999, the same day that Zoning Text Amendment No. 99004 became effective establishing new standards for evaluation of special exceptions and new general conditions relating master plans to the Board of Appeals’ consideration of special exceptions.

On October 1, 2002, the Council enacted Bill 25-02, which repealed the July 1, 2003 sunset date for the position and the Office of the People’s Counsel, making the Office a permanent agency of the Montgomery County government.

This report is transmitted to the Council in fulfillment of the requirement in Chapter 2, Article XII, Section 2-150(j) of the County Code that this Office submit an annual report on its activities.
CASE PARTICIPATION

After reviewing the legislation that established the People’s Counsel in Baltimore, Hartford, and Prince Georges Counties, the legislative histories of Council Bill Nos. 11-89 and 14-99, in consultation with Ralph D. Wilson, Senior Legislative Analyst of the Council Staff, and based on the experience gained by the incumbent People’s Counsel, the following criteria have been established to determine if this Office will participate as a party of record in a land use public hearing:

- impact on the public;
- effect on the public health, safety, and welfare;
- establishment of a future precedent;
- existence of significant legal issues;
- effect on public policy;
- need to assist an applicant during a public hearing;
- need to assist citizens during a public hearing; and
- possibility of resolving outstanding issues through mediation.

During 2007, this Office entered 28 zoning cases. The following is a subject-matter break down of those cases:

<table>
<thead>
<tr>
<th>Type</th>
<th>Number Entered</th>
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<tbody>
<tr>
<td>Development Plan Amendment</td>
<td>2</td>
</tr>
<tr>
<td>Local Map Amendment</td>
<td>7</td>
</tr>
<tr>
<td>Site Plans</td>
<td>1</td>
</tr>
<tr>
<td>Special Exception</td>
<td>16</td>
</tr>
<tr>
<td>Subdivision</td>
<td>2</td>
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TECHNICAL ASSISTANCE

Executive Administrative Aide
Technical Assistance to the public was provided by the Executive Administrative Aide in 62 instances.

People’s Counsel
During 2007, the People’s Counsel provided technical assistance in 7,554 instances.

Examples of Technical Assistance that have been provided are: developing relevant issues to be presented by residents and associations in public hearings, help in developing written materials to be presented to the Board of Appeals, Planning Board, and Office of Zoning and Administration Hearings, providing techniques and criteria for the evaluation of site and subdivision plans, and explaining how Zoning Ordinance requirements apply to the facts of specific zoning reclassification, special exception, variance, and subdivision cases.

Attachment B to this report is a break down of Technical Assistance by subject matter.
ACTIVITIES AND INITIATIVES

- Participated in 49 public hearings and meetings.

- Attended 23 meetings of community associations.

- Conducted 1 mediation session to resolve disputes in a special exception case.

- Participated in 44 meetings of community liaison councils established by the Board of Appeals in special exception cases.

- Participated in 24 meetings with attorneys.

- Participated in 28 government meetings.

- Continued efforts to improve quality of M-NCPPC Technical Staff Reports in special exception and rezoning cases by facilitating contacts and meetings between the Board of Appeals, Office of Zoning and Administrative Hearings and M-NCPPC staff.

- Met with representatives of the Fire Marshall's Office in order to establish a working relationship between the Office of the People's Counsel and that office.

- Continued revision of the subdivision site plan review brochures.

- Spoke at a luncheon meeting of the Rockville Rotary Club.

- Developed a process for the Fire Marshall to submit a report to the Office of Zoning and Administrative Hearings in evidence rezoning cases.

- Revised form letter sent from Office of Zoning and Administrative Hearings providing notice in rezoning cases.

- Issued new public information brochure entitled “Special Exceptions & Special Exception Modifications.”

Respectfully submitted,

[Signature]

Martin Klauber
People's Counsel

January 23, 2008

Attachments (2)
OFFICE OF THE PEOPLE'S COUNSEL
INFORMATION PACKET

This packet, which has been created to provide you with some basic information about the Office of the People’s Counsel, consists of a brief biography and the two sections of the County Code that relate to this office.

If you’ve received assistance from us, we’d really appreciate your input about how we’ve done. Please fill out our Satisfaction Survey on the last page of this packet or go to www.montgomerycountymd.gov/peoplescounsel to complete our on-line survey.

We are located in the Council Office Building in Rockville, so if you are in the area, please drop by and say hello.

The People’s Counsel
MONTGOMERY COUNTY, MARYLAND

MARTIN KLAUBER
The People's Counsel

Land Use Law Experience
First People's Counsel of Montgomery County, since January 3, 2000

Hearing Examiner, Montgomery County, Maryland 1979-1991

Associate General Counsel, National Capital Planning Commission 1971-1973

Executive Secretary and Counsel of Zoning Commission and Member and Counsel of Board of Zoning Adjustment, Washington, D.C. 1973-1976

Special Assistant Corporation Counsel, Washington, D.C. 1976

Counsel to Chilean Minister of Housing and Urban Affairs, Counsel to Urban Planning Institute of the Catholic University of Chile 1976-1978

Legal Consultant to Commissioners of Charles County, Maryland 1992-1993

Education
L.L.B., George Washington University School of Law, Washington, D.C.

B.A., Rutgers College, New Brunswick, New Jersey

George Washington University Graduate School of Public Administration

Professional Activities
Co-founder and Chair, the Maryland Land Use Round Table.

Guest Lecturer at George Washington University School of Law, Catholic University of America School, and University of Baltimore School of Law.

Urban Development and Land Use Law in Chile, Chilean Ministry of Housing and Urban Affairs, 1978.

Personal
Resident of Montgomery County since 1978.

§1A-204

MONTGOMERY COUNTY CODE
Chapter 1A

b. The Director is not a merit system employee.

c. Beginning on January 1, 1988, the term of the Director is 4 years. There is no limit to the number of terms that a Director may serve. If the County Council has not appointed a successor when a Director’s term expires, the Director continues to serve until an appointed successor assumes office. The successor serves for the unexpired part of the term.

d. The County Council may dismiss the Director for good cause before the end of the Director’s term. Before doing so, the Council must tell the Director the Council’s reasons for the dismissal. If the Director requests a hearing, the Council must hold one and then issue a written decision to the Director.

e. The Director appoints and supervises all merit system employees of the Office. The Office and the employees operate independently of the Council’s staff.

(3) Office of the People’s Counsel.

(A) The County Council may employ, as a term merit system employee, a People’s Counsel. The Council may, by a resolution adopted by an affirmative vote of 6 Councilmembers, remove a People’s Counsel during the Counsel’s term for good cause. Alternatively, the County Council may retain as an independent contractor one or more attorneys, along with support staff, consultants, and expert witnesses, to provide the services of the People’s Counsel under Section 2-150. The contract may be canceled at any time by a resolution adopted by an affirmative vote of 6 Councilmembers.

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(i) be a member of the bar of the Court of Appeals of Maryland;

(ii) have at least 5 years experience in the practice or teaching of law; and

(iii) have substantial experience with land use legal issues and procedures.

(C) Any attorney employed or retained as the People’s Counsel must not represent any client, other than as People’s Counsel, in any matter involving land use in Montgomery or Prince George’s County.
through absence and must explain any known extenuating circumstances. The presiding officer should send a copy of the notice to each member of the committee.

(3) The appointing authority may waive the resignation for illness, emergency or other good cause. The appointing authority must notify the member whether a waiver has been granted.

(4) If a waiver has not been granted, the appointing authority must appoint a successor to complete the unexpired term, subject to Council confirmation if the original appointment was subject to Council confirmation. (1979 L.M.C., ch. 22, § 1; FY 1991 L.M.C., ch. 9, § 1.)

Sec. 2-149. Procedures at meetings.

Unless a committee meeting is subject to Chapter 2A, a meeting may be conducted informally. The parliamentary procedures of Robert's Rules of Order govern when it is necessary to take formal action or decide controversial matters. Committee meetings must be open to the public in accordance with the state open meetings law. (1979 L.M.C., ch. 22, § 1; FY 1991, L.M.C., ch. 9, § 1.)

ARTICLE XII. PEOPLE'S COUNSEL.

Sec. 2-150. People's Counsel—Functions.

(a) Purpose. Informed public actions on land use matters require a full exploration of often complex factual and legal issues. An independent People's Counsel can protect the public interest and promote a full and fair presentation of relevant issues in administrative proceedings in order to achieve balanced records upon which sound land use decisions can be made. In addition, a People's Counsel who provides technical assistance to citizens and citizen organizations will encourage effective participation in, and increase public understanding of and confidence in, the County land use process.

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(2) the County Council (solely for oral argument) or the Hearing Examiner for the County Council if the matter involves a local map amendment, a development or schematic development plan approved under the zoning process or a special exception; and
(j) Annual report. The People's Counsel must annually report to the Council on the activities of the office. (1990 L.M.C., ch. 22, § 2.; 1999 L.M.C., ch. 19, §§ 1 and 2; 2002 L.M.C., ch. 28, § 1)
SATISFACTION SURVEY

1. Did the Assistance provided to you by the Office of the People's Counsel help you participate effectively in the County's land use process?
   Yes □  No □  Somewhat □

2. Did the assistance provided to you by the Office of the People's Counsel increase your understanding of the County's land use process?
   Yes □  No □  Somewhat □

3. Were you satisfied with the assistance that the Office of the People's Counsel provided to you?
   Yes □  No □  Somewhat □

4. Was the information/assistance provided to you by the Office of the People's Counsel understandable?
   Yes □  No □  Somewhat □
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<td>Accessory Apartment Special Exception</td>
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<td>Adequate Public Facilities</td>
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<td>Alternate Review Committee</td>
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<td>Amendment to Sandy Spring/Ashton Overlay Zone</td>
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<td>Appellate Litigation</td>
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<td>Ashton Meeting Place Case</td>
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<td>Automobile Filling Station Special Exception</td>
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<td>Beech Avenue Group</td>
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TECHNICAL ASSISTANCE SURVEY QUESTIONS

OLO used the following questions for the survey of community members who received technical assistance from the Office of the People’s Counsel in 2007.

1. How did you learn about the Office of the People’s Counsel?

2. How were the available services of the office described to you? What is your understanding of the services of the People’s Counsel?

3. Can you briefly describe the nature of your interaction(s) with the Office of the People’s Counsel (e.g., general information, specific case, Community Liaison Council)?

4. When did you first contact the Office of the People’s Counsel, and how many times have you worked with the office?

5. What type of interaction did you have with the People’s Counsel (e.g., in person, by phone, group setting, community setting)?

6. Did your interactions with the Office of the People’s Counsel meet your expectations? Please explain why or why not.

7. Did your interaction with the People’s Counsel positively influence your participation in the County’s land use process? If so, how?

8. Would you recommend the services of the People’s Counsel to other residents? Why or why not?

9. Do you have any other feedback on the work of the People’s Counsel or suggestions for improving the services provided by the Office?
## APPENDIX B: LEGISLATIVE HISTORY AND COMPARATIVE LEGISLATION

<table>
<thead>
<tr>
<th>Description</th>
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<tr>
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<td>March 7, 1989 memorandum from Senior Legislative Attorney Faden to the County Council on Agenda Item 5. <em>Introduction: Bill 11-89, People's Counsel</em></td>
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<td>Legislative Request Report for Bill 11-89, People's Counsel</td>
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<td>March 8, 1989 approved minutes from County Council Legislative Session</td>
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<td>July 13, 1989 approved minutes from GSA Committee</td>
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<td>September 28, 1989 memorandum from Senior Legislative Attorney Faden to the GSA Committee on Agenda Item 1. <em>Worksession: Bill 11-89, People's Counsel</em></td>
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<td>September 28, 1989 approved minutes from GSA Committee</td>
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<td>November 30, 1989 letter to the County Council from the League of Women Voters</td>
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<td>January 12, 1990 memorandum from Senior Legislative Attorney Faden to the GSA and PHED Committees. <em>Bill 11-89, People's Counsel; Bill 21-89, Citizen's Land Use Information Officer – Information and Referral Services</em></td>
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<td>January 12, 1990 approved minutes from GSA and Planning, Housing, and Economic Development (PHED) Committees.</td>
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<td>February 6, 1990 memorandum from Senior Legislative Attorney Faden to the County Council on Agenda Item 17. <em>Final Action: Bill 11-89, People's Counsel</em></td>
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<td>Bill 11-89 as approved on February 6, 1990</td>
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<td>July 28, 1998 memorandum from Senior Legislative Analyst Wilson to the PHED Committee. <em>Worksession – People's Counsel</em></td>
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<td>April 12, 1999 approved minutes from PHED Committee</td>
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<td>May 10, 1999 memorandum from Senior Legislative Analyst Wilson to the County Council on Agenda Item 5. <em>People's Counsel – FY00 Appropriation</em></td>
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<td>June 28, 1999 approved minutes from PHED Committee</td>
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<td>August 3, 1999 memorandum from Senior Legislative Attorney Faden to the County Council on Agenda Item 6. <em>Action: Bill 14-99, People's Counsel – Amendments</em></td>
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<td>August 3, 1999 Call of Bills for Final Reading. <em>Bill 14-99, People's Counsel – Amendments</em></td>
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<td>Zoning Text Amendment No. 99004 as approved November 16, 1999</td>
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## Legislative History for Bill 25-02

October 1, 2002 memorandum from Senior Legislative Attorney Faden to the County Council on Agenda Item 7. *Action: Bill 25-02, People’s Counsel – Sunset Repeal*  

## Comparative Legislation from Other Jurisdictions

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<td>Code of Howard County § 16.1000. Zoning Counsel</td>
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<td>- The Charter of Prince George’s County, MD § 712. People’s Zoning Counsel.</td>
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<td>- Code of Prince George’s County, MD §§ 27-136 to 27-139.03</td>
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<td>- April 25, 2008 memorandum from Prince George’s County People’s Zoning Counsel regarding Md. House Bill 928</td>
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<td>- Md. House Bill 928</td>
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MEMORANDUM

TO: County Council

FROM: Michael Faden, Senior Legislative Attorney

SUBJECT: Introduction: Bill 11-89, People’s Counsel

Bill 11-89, People’s Counsel, sponsored by Council President Pro Tem Leggett and Councilmember Adams, is scheduled to be introduced on March 7, 1989.

Bill 11-89 establishes the Office of the People’s Counsel and authorizes the County Council to appoint and remove a People’s Counsel. It authorizes the People’s Counsel to initiate or intervene on behalf of the public interest in judicial and administrative proceedings involving land use and environmental protection, and to provide advice and technical assistance to citizens of the County on land use and environmental matters. The People’s Counsel could not represent any private citizen or citizens’ group, or the County or any government agency. The People’s Counsel cannot intervene in any legislative proceeding (such as Master Plans, zoning text amendments, annual growth policy resolution), or any municipal proceeding.

Bill 11-89 also establishes a Citizens Advisory Board to the People’s Counsel. The Advisory Board would nominate one or more candidates for the County Council to appoint as People’s Counsel and advise the Counsel on priorities and issues to intervene in.

This packet contains:

Bill 11-89
Legislative Request Report

Circle
1
7

B-1
AN ACT to:

(1) establish the Office of the People's Counsel and authorize the County Council to appoint and remove a People's Counsel;
(2) authorize the People's Counsel to initiate or intervene on behalf of the public interest in certain judicial and administrative proceedings involving land use and environmental protection, and to provide advice and technical assistance to citizens of the County on certain matters;
(3) establish a Citizens Advisory Board to the People's Counsel, and define the Board's powers and duties; and
(4) generally create an independent body to represent the public interest in certain judicial and administrative proceedings.

By amending

Montgomery County Code
Chapter 1A, Establishing the Structure of County Government
Sections 1A-203, 1A-204

By adding

Chapter 2, Administration
Article XII, People's Counsel
Sections 2-150, 2-151

EXPLANATION: Boldface indicates a heading or a defined term. Underlining indicates text that is added to existing law by the original bill. [Single boldface brackets] indicate text that is deleted from existing law by the original bill. Double underlining indicates text that is added to the bill by amendment. [[Double boldface brackets]] indicate text that is deleted from existing law or the bill by amendment. *** indicates existing law unaffected by the bill.

The County Council for Montgomery County, Maryland, approves the following act:
Sec. 1. Sections 1A-203 and 1A-204 are amended as follows:

1A-203. Establishing other offices.
(a) Executive branch. **
(b) Legislative branch. These are the offices of the Legislative Branch. Office of the County Council Office of Legislative Oversight Office of the People's Counsel Office of Zoning and Administrative Hearings
(c) Internal offices. **

1A-204. Supervision of offices and appointment of heads.
(a) Executive branch.
   **

(b) Legislative branch.
   **

(3) Office of the People's Counsel.
(A) Under the merit system laws, the County Council appoints the People's Counsel by a resolution approved by a majority of Councilmembers in office from a list of one or more names submitted by the Citizens Advisory Board. The Council may reject all names submitted by the Board and ask the Board for another set of names.
(B) The People's Counsel serves a term of 3 years. If the Council has not appointed a successor when a term expires, the People's
Counsel serves until the successor takes office and the successor serves the rest of the unexpired term.

(C) The Council may remove the People's Counsel by a resolution approved by two-thirds of the Councilmembers in office after following all procedures required under merit system laws and regulations.

(D) When appointed, the People's Counsel must:

(i) be a member of the bar of the Court of Appeals of Maryland;

(ii) have at least 5 years experience in the practice or teaching of law; and

(iii) have substantial experience with land use or environmental legal issues.

(E) The People's Counsel serves full time in that position and must not engage in any other practice of law.

(F) The People's Counsel appoints and supervises the merit system employees of the office.

[(3)](4) Office of Zoning and Administrative Hearings.

* * *

Sec. 2. Sections 2-150 and 2-151 are added to Chapter 2:

Article XII. People's Counsel.

2-150. People's Counsel.

(a) To represent the public interest and to achieve a full presentation of relevant issues, the People's Counsel may
intervene as a party in any legal or administrative proceeding before any federal, state or County court, board, or agency, including the County Council, if the proceeding involves:

(1) the zoning, subdivision, use, or development of land in the County; or

(2) the application or enforcement in the County of any federal, state or County law or regulation designed to protect the environment.

(b) The People's Counsel must not represent the County, any government agency, or any private party in any proceeding. The People's Counsel is not subject to the authority of the County Attorney. Section 411 of the Charter does not apply to participation by the People's Counsel in any proceeding under subsection (a).

(c) The People's Counsel has all powers necessary to carry out the functions assigned under subsection (a), including:

(1) all rights of a party to any proceeding under subsection (a);

(2) the authority to employ or retain staff or expert witnesses, subject to appropriation;

(3) the authority to investigate any matter relevant to a proceeding under subsection (a); and

(4) the authority to appeal any judgment or order of a court, board, or agency if the public interest requires an appeal.
out becoming a party to any onal or administrative proceeding, the People's Counsel may provide technical assistance, and advise any citizen of the County on that person's rights and duties, in any matter that involves:

1. the zoning, subdivision, use, or development of land in the County; or
2. the application or enforcement in the County of any federal, state or County law or regulation designed to protect the environment.

(e) The People's Counsel must annually report to the Council on the activities of the office.

2-151. Citizens Advisory Board to the People's Counsel.

(a) The County Council must appoint a Citizens Advisory Board to the People's Counsel.

(b) The Board consists of 9 members, appointed by the Council on the recommendation of certain civic and community organizations designated in a resolution adopted by the Council. The Council must designate one member as chair and one member as vice-chair.

(c) Each member of the Board serves a 3-year term. Initial appointments must be staggered so that 3 members' terms expire each year. A member appointed to fill a vacancy serves the rest of the unexpired term.

(d) The duties of the Board are to:

1. advise the County Council and the People's Counsel on the policies, operations and priorities of the
Office of the People's Counsel:

(2) evaluate current land use and environmental issues and proceedings, and recommend those in which the People's Counsel should be involved;

(3) when the position of People's Counsel is vacant or is about to be vacant, evaluate candidates for the position and submit one or more names to the Council for appointment.

Approved:

______________________________

Michael L. Gudis, President, County Council

Date

Approved:

______________________________

Sidney Kramer, County Executive

Date

This is a correct copy of Council action.

______________________________

Kathleen A. Freedman, CMC

Date

Secretary of the Council
LEGISLATIVE REQUEST REPORT

Bill 11-89
People's Counsel

DESCRIPTION: Establishes the Office of the People's Counsel and authorizes the County Council to appoint and remove a People's Counsel. Authorizes the People's Counsel to initiate or intervene on behalf of the public interest in judicial and administrative proceedings involving land use and environmental protection, and to provide advice and technical assistance to citizens of the County on land use and environmental matters. Does not authorize the People's Counsel to represent any private citizen or citizens' group, or the County or any government agency. Does not authorize the People's Counsel to intervene in any legislative proceeding (such as Master Plans, zoning text amendments, annual growth policy resolution). Establishes a Citizens Advisory Board to the People's Counsel, to nominate one or more candidates for the County Council to appoint as People's Counsel and to advise the Counsel on priorities and issues to intervene in.

PROBLEM: Perception by some citizens that often only narrow private property interests are represented in adjudicatory proceedings involving land use and environmental issues.

GOALS AND OBJECTIVES: To create an independent office to represent the public interest and assure a complete record in adjudicatory proceedings involving land use and environmental issues.

COORDINATION: The People's Counsel will be an independent office, placed within the legislative branch of County government only for organizational and budget purposes.

FISCAL IMPACT: To be requested.

ECONOMIC IMPACT: To be requested.

EVALUATION: To be requested.

EXPERIENCE ELSEWHERE: Harford, Baltimore and Prince George's Counties have People's Counsels with similar purposes.

SOURCE OF INFORMATION: Michael Faden, Ben Bialek, Council staff, 217-7905

APPLICATION WITHIN MUNICIPALITIES: Not directly applicable. People's Counsel cannot initiate or intervene in municipal adjudicatory proceedings.

PENALTIES: None
COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND

IN LEGISLATIVE SESSION

Wednesday, March 8, 1989 Rockville, Md.


PRESENT

Michael L. Gudis, President
Isiah Leggett, President Pro Tem
Michael L. Subin
William E. Hanna, Jr., Vice President
Neal Potter
Rose Crenca
Bruce Adams

The President in the Chair.

INTRODUCTION OF BILLS

SUBJECT: Bill No. 11-89, to Establish a People's Counsel

Councilmember Leggett explained the purpose of the bill in accordance with a memorandum from Senior Legislative Attorney Faden, dated March 7, 1989. He said that this office would provide a degree of equity and should make the current system more effective. He noted that Councilmember Adams is co-sponsoring the bill and that Councilmembers Potter and Crenca contributed information that was used in drafting the legislation. He noted that a similar bill sponsored by Councilmember Crenca will be introduced in the near future, and recommended that the hearings on the bills be held together and that the bills be considered in the FY90 budget.

Councilmember Adams, commenting on the disparity that exists between the resources available to developers and those available to the residential community, expressed the view that a People's Counsel will help raise issues of concern to citizens in a timely fashion.

Councilmember Potter indicated that he will support the bill and requested that additional backup material be provided before the hearing is held. Referring to page 2, lines 17 through 22, Councilmember Potter noted the need for clarification regarding the reference made to the merit system
laws. Councilmember Leggett said that the language is an attempt to be more consistent with the merit system protection laws, as well as provide more independence. Councilmember Potter commented on a previous Council which he believes exercised too much independence, indicating that he would like a citizens advisory board included in the system which would be appointed from a list of civic organizations. If this bill is enacted, he would prefer that additional authority be provided to citizens to make certain that their issues are represented. He indicated his intention of drafting an amendment to the legislation before the public hearing.

Councilmember Hanna expressed the view that the People's Counsel should not be a merit system position, and noted his desire to have all of the issues discussed in full.

President Gudis suggested that the Council rather than a Council committee meet in worksession on this bill because of the policy questions involved. On the issue of whether the worksessions would be held before or after the budget is adopted, because of the fiscal implications, Councilmember Gudis pointed out that a supplemental appropriation to fund the legislation would be possible.

Councilmember Crenca, referring to her experience as a citizen activist, expressed the view that a citizen advisor would be useful because of the difficulty that citizens have in understanding land use issues. When she suggested this previously, citizens were concerned about trusting a government employee to represent them. She said that she is having a bill drafted for introduction that is similar to this bill but calls for the establishment of a position of citizen land use advisor. She hopes that a joint public hearing can be held on the two bills.

**ACTION:** Introduced Bill No. 11-89, Draft No. 4, dated March 2, 1989, sponsored by Council President Pro Tem Leggett and Councilmember Adams.

**SUBJECT:** Bill No. 12-89, Property Tax - Quarter-Year Levy

**ACTION:** Introduced Draft No. 2, dated March 1, 1989, sponsored by the Council President at the request of the County Executive.

**SUBJECT:** Bill No. 13-89, Historic Preservation Tax Credit - Revision

**ACTION:** Introduced Draft No. 1, dated March 7, 1989, sponsored by the Councilmember Hanna.

**SUBJECT:** Bill No. 14-89, Land Disturbing Activities - Permits

**ACTION:** Introduced Draft No. 2, dated February 27, 1989, sponsored by Council President at the request of the Planning Board.
SUBJECT: Bill No. 15-89, Office of Procurement--Establishment

Councilmember Leggett noted his support for the subject legislation and commented on the establishment of a task force to examine a contractual problem that led to the drafting of the subject legislation. He expressed the view that many of the functions that are being provided in a decentralized way could be centralized without increasing substantially the resources currently used for this purpose. He noted that additional personnel are not being requested so he does have some questions about whether personnel currently performing the procurement functions could be shifted to the new office. It is important to have people who are well-trained and who understand the procurement process in order to safeguard the public interest.

Councilmember Gudis said that one of his concerns about transferring staff from the Finance Department to the new office would be the need to retain a certain amount of expertise in the Finance Department to draft requests for proposals. However, he is certain some personnel will be shifted from the Finance Department if the new office is established. He noted the possible need for legislation involving the hiring of consultants.

Councilmember Potter commented on problems that the County has had with the procurement function over the years. He expressed the belief that a new office independent from the Finance Department will add to the Executive Branch and he is not certain whether it will resolve the problem. He would like to have a serious cost/benefit analysis performed.

Councilmember Hanna stated that the proposal to make this a principal office represents increased funds for additional personnel. It does not appear to him that there is anything in the legislation that will help improve the procurement process. He will support the introduction of the legislation but will not vote to enact it until he sees how the improvements to the procurement process will be accomplished. He expressed the view that the bill should be returned to the County Executive with the questions about how the process can be improved.

Councilmember Potter pointed out that the bill could be introduced without holding a public hearing until responses are obtained to some of the questions raised.

Assistant County Attorney Hansen noted that the Procurement Regulations are being revised by staff this year in accordance with the quadrennial review schedule for executive regulations.

Council Staff Director Spengler reminded the Council of actions that it took with respect to procurement two years ago. He expressed the view that some of the issues raised by Councilmembers could be examined by Council staff and proposals could be drafted to address the problems. Councilmember Adams said that some of the problems might be resolved by holding a public hearing on the subject bill and discussing the various issues. Councilmember Gudis expressed the hope that the County Executive will respond to some of the concerns raised. Councilmember Subin noted that he is opposed to the subject bill for fiscal reasons.

SUBJECT: Emergency Bill 16-89, Drug Enforcement Forfeitures Fund - Extension


SUBJECT: Bill No. 17-89, Office of County Arborist—Establishment

Councilmember Crenca explained the purpose of the bill in accordance with the memorandum from Mr. Bialek, Senior Legislative Attorney, dated March 7, 1989.


The meeting adjourned at 9:50 P.M.

This is an accurate account of the meeting:

Kathleen A. Freedman, CMC
Secretary of the Council

Minutes written by: Mary A. Edgar
Senior Assistant Secretary
MEMORANDUM

TO: GSA Committee

FROM: Michael Faden, Senior Legislative Attorney

SUBJECT: Worksession: Bill 11-89, People's Counsel

Bill 11-89, People's Counsel, sponsored by Council President Pro Tem Leggett and Councilmember Adams, was introduced on March 7, 1989. A public hearing was held on June 20, 1989, on this bill and Bill 21-89, Citizen's Land Use Information Officer — Information and Referral Services. Bill 21-89 has been assigned to the Planning, Housing, and Economic Development Committee.

Bill 11-89 establishes the Office of the People's Counsel and authorizes the County Council to appoint and remove a People's Counsel. It authorizes the People's Counsel to initiate or intervene on behalf of the public interest in judicial and administrative proceedings involving land use and environmental protection, and to provide advice and technical assistance to citizens on land use and environmental matters. The People's Counsel could not represent any private citizen or citizens' group, or the County or any government agency. The People's Counsel is not authorized to intervene in any County legislative proceeding (such as a Master Plan revision, zoning text amendment, or annual growth policy resolution), or any municipal proceeding.

Bill 11-89 also establishes a Citizens Advisory Board to the People's Counsel. The Advisory Board would have 9 members, serving for 3-year terms. The County Council would appoint the Advisory Board after receiving recommendations from various civic and community organizations that it has specified by resolution. The Advisory Board would nominate one or more candidates for the County Council to appoint as People's Counsel and advise the People's Counsel on priorities and issues to intervene in.

Public Hearing

At the public hearing the County Executive opposed Bill 11-89 because it is unneeded, would cost too much, could delay "essential but unpopular projects", and "would encourage confrontation instead of cooperation in County government".

The County Attorney testified that, in his opinion, the Bill violates the County Charter because it intrudes into the Executive function of enforcing the laws, and because it sets up an "instrumentality" of County government that is not subject to the "authority or legal advice" of the County Attorney. The County Attorney advised that the goals of Bill 11-89 could be achieved only through a Charter amendment. The County Attorney also raised several Merit System issues.
The Planning Board did not testify at the hearing and has not taken a position on the bill, but expects to do so soon.

Almost all the civic groups and individual citizens who testified (except the League of Women Voters) supported the bill. Several witnesses wanted to strengthen it by, among other things, allowing the People's Counsel to participate in legislative proceedings or giving the Counsel discretion to represent individual citizens and neighborhood organizations.

A comparative chart summarizing the laws creating People's Counsels in other jurisdictions, prepared by Ben Blálek (when he had time for other things besides the loophole bills), is on circle 9-10.

I suggest that the Committee discuss the central policy issues first and draw some (at least tentative) conclusions. Then the staff can more fully explore the legal issues raised by the County Attorney; this memo treats them in summary fashion. Our preliminary view is that Bill 11-89 as drafted can withstand legal challenges.

Policy Issues

1) Functions: advocacy v. information. Should the People's Counsel have any function beyond providing information to citizens and groups? More specifically, should the People's Counsel ever be a party in administrative proceedings or litigation? The Executive argues that adding another party would provoke needless confrontation and delay decision-making. Citizens argue that, under the present system, those who can't afford expensive lawyers don't have their interests fully represented before the decision-makers in what are supposed to be adversary proceedings.

2) Who does the People's Counsel represent? If the People's Counsel can take an advocacy role, who should the Counsel represent? The bill says the People's Counsel cannot represent the County, any government agency, or any private party. Instead, the Counsel is directed to "represent the public interest and ... achieve a full presentation of relevant issues". This raises several questions.

First, should the People's Counsel be able to represent individual citizens, nonprofit groups, or businesses in appropriate cases — e.g. when they are raising meritorious issues and cannot afford or find adequate legal representation?

Second, if the People's Counsel only represents the "public interest", who decides what that is? The Executive argues that the County's elected officials are ultimately responsible for deciding where the public interest lies. The League of Women Voters pointed out the difficulty of deciding between different views of the "public interest", such as when citizens or organizations disagree with one another. Bill 11-89 attempts to resolve this problem by creating a broad-based Citizens Advisory Board to advise the People's Counsel on specific cases. Is this the best approach? Should the Board be given more power — e.g. should it approve all court actions or appeals?
3) **Subject-matter jurisdiction.** Bill 11-89 gives the People's Counsel jurisdiction to "initiate or intervene as a party in any judicial or administrative proceeding before any federal, state or County court, board, or agency, including the County Council, if the proceeding involves:

(1) the zoning, subdivision, use, or development of land in the County; or

(2) the application or enforcement in the County of any federal, state or County law or regulation designed to protect the environment."

The People's Counsel is not authorized to intervene in any County legislative proceeding (such as a Master Plan revision, zoning text amendment, or annual growth policy resolution), or any municipal proceeding.

Should the scope of the People's Counsel's jurisdiction be broadened, as some citizen witnesses suggested, to include legislative proceedings, especially Master Plans and the annual growth policy?

Conversely, should the Counsel's jurisdiction be narrowed to exclude any of the elements listed in the bill? Or should the Counsel be restricted in other ways — for example, not be allowed to sue the County for damages (it is unclear that the Counsel can do that as the bill is now drafted), or not bring any action that would interfere with the County's ability to deal with an emergency?

4) **Appointment.** Under Bill 11-89, the People's Counsel is a merit system position, with the County Council being the appointing authority upon the recommendation of the Citizens Advisory Board. Applicants for the position would pass through the normal merit system hiring process. (People's Counsels in Baltimore and Prince George's Counties are appointed by the Executive and confirmed by the Council; in Harford County, the Council approves the appointment of a People's Counsel employed by the Council Attorney.)

The Executive objects that the People's Counsel would exercise an Executive function: enforcing and interpreting the laws; thus the Counsel should be an Executive appointee unless the Charter is amended to facilitate a Council appointment. We don't agree with this Charter interpretation, because the People's Counsel simply does not have any law enforcement or decision-making responsibilities. Rather the Counsel would function as an adjunct of the County Council, analogous to the Office of Legislative Oversight, to help see that those who do have the authority to enforce and implement the laws do so properly.

In a related argument, the County Attorney asserts that the appointment of a legal officer outside the office of the County Attorney violates Section 213 of the Charter, because that section makes the County Attorney the only legal advisor to the "departments, and other instrumentalities" of County government. In our view, this argument misses at least two salient points: First, the People's Counsel is an adjunct to the County Council, and the County Attorney under the Charter is not the only legal advisor to the Council. Second, the People's Counsel would not offer legal advice to any County agency, or represent the County or any agency in court. Rather, the People's Counsel, in its substantive functions, cannot bind the County or obligate the County. Only if the People's Counsel were sued for damages in an official capacity would the County Attorney have a role to play, just as he does if the County Council is similarly sued.
5) **Term.** Under Bill 11-89, the People's Counsel is appointed for a term of 3 years. The County Attorney objects that appointment for a fixed term is inconsistent with the merit system. He cites nothing in support of this assertion, which is not surprising because if taken seriously it would preclude the County from ever hiring a temporary employee.

Some citizens suggested lengthening the term to 5 years or longer.

6) **Removal.** Under Bill 11-89, the County Council can remove the People's Counsel by a 2/3 vote after following merit system procedures. Several citizens suggested limiting the Council's power to remove the Counsel or the grounds for which the Counsel can be removed, in order to make removal more difficult and to insulate the Counsel from political pressures.

7) **Alternatives.** Some witnesses suggested other ways to bolster citizens' ability to participate in land use decisions. These included giving funds to citizen groups to hire lawyers in appropriate cases, or reimbursing citizens who win court cases involving land use issues. Does the Committee want to explore any of these ideas?

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COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND

GOVERNMENT STRUCTURE, AUTOMATION & REGULATION COMMITTEE

Thursday, July 13, 1989
2:03 P.M. - 4:05 P.M.
Council Hearing Room

PRESENT

Bruce Adams, Chairman
Neal Potter
Isiah Leggett

OTHER COUNCILMEMBER PRESENT

Rose Crenca

SUBJECT: Status Report on Implementation of Bill No. 23-88, Alarms

The Committee noted receipt of a memorandum from Legislative Attorney Beninger, dated July 13, 1989, summarizing the amendments made to the nonresidential alarm law by Bill No. 23-88, effective January 1, 1989. Ms. Beninger noted that, in response to industry concerns, the GSA Committee agreed to review the experience with the revised law after the first six months. The Office of Consumer Affairs (OCA) has submitted the status report by memorandum to the Council from Norma C. Beaubien, Program Specialist, OCA, dated July 11, 1989.

SUBJECT: Bill No. 11-89, People's Counsel

The Committee reviewed the memorandum from Senior Legislative Attorney Faden, dated July 13, 1989, setting forth information on Bill No. 11-89 and policy issues to be addressed by the Committee.

A discussion was held concerning the responsibility of the People's Counsel beyond the provision of information to citizens. Mr. Potter stated that one of the most important duties of the People's Counsel will be to assure that the decision makers are apprised of and understand all sides of the issues so that they are able to make the best decisions in the greater public interest. Mr. Leggett stated that he believes the role of the People's Counsel is to provide information, and in addition, to provide the technical assistance and legal advice that citizens often need to present their case to the government. He noted that a companion bill has been introduced, Bill No. 21-89, Appointment of a Citizen's Land Use Information Officer, the function of which is solely the provision of information. He does not see a distinction between an advocacy and information role for the People's Counsel; both functions should be provided. Mr. Leggett expressed the view that the government should not be overly concerned about adversarial proceedings with knowledgeable, well-informed citizens; whatever confrontations result will be improved for having had the assistance of the People's Counsel.
Ms. Riesett, Director, Office of Planning Policies, disagreed with the idea that a person can play both an advocacy and information role and not get the two confused, either from the perspective of the People's Counsel or the person who is seeking assistance, and related her experiences in this regard while Director of the Wheaton Community Services Center. She stated that to play both roles will give the expectation that the People's Counsel will pursue a particular issue all the way through the courts, and that the Executive Branch objects to a People's Counsel who can proceed to court against the government in pursuing what he believes is the public interest. She noted that the bill authorizes the People's Counsel to pursue the public interest in court; however, it is the County Council which defines "the public interest."

Mr. Leggett expressed the view that what is deemed to be in the public interest is, in reality, much broader than what the Council defines it to be.

Acknowledging Ms. Riesett's concern about "the public interest," Mr. Adams suggested that the bill be amended to delete references to "the public interest" and replace it with a phrase such as, "if there is a substantial public interest that needs to be considered." He agreed that there are a variety of substantial public interests and "the" public interest will best be served by bringing out all of the competing interests and having them well represented in the proceedings. The People's Counsel will serve the public interest by helping to develop a full and complete public record. He added that, theoretically, the public interest emerges from the dialogue and debate on the issues.

ACTION: Amended Bill No. 11-89 to redefine "the public interest" in a broader context, as suggested by Mr. Adams.

Mr. Leggett pointed out that this bill does not add to or take away the rights and privileges that citizens already have to challenge government. The provision of a People's Counsel will allow greater access to the government.

Ms. Riesett expressed concern that the People's Counsel can exercise the initiative to intervene in judicial or administrative proceedings at the Federal, State, and County level. Senior Assistant County Attorney Hansen stated that he shares Ms. Riesett's concern and is also concerned that the creation of a People's Counsel will result in another system of checks and balances, and about the use of tax funds to challenge decisions made by the government in the public interest. Ms. Riesett agreed that it is contradictory for the government to pay to take itself to court.

Mr. Leggett suggested that the bill could be amended to provide that the People's Counsel cannot go to court unless he has standing to do so. Mr. Adams agreed that the People's Counsel should be required to have a client in order to proceed to court.
Mr. Potter stated that the resources available to the People's Counsel will be an important element in determining which issues to pursue, and that any free services offered by the government are apt to be very limited. He expressed the view that the advisory committee should guide the use of the People's Counsel's resources to assist those citizens who do not have access to funds to the same degree as others.

Mr. Adams agreed that safeguards and constraints on the system will result from the existence of a limited budget and an advisory committee. He believes that the People's Counsel should focus attention on major issues.

Mr. Leggett agreed that the nine-member advisory committee will guide the allocation of resources and noted that, because the People's Counsel will be a single individual, the number of issues which can be pursued will be limited.

**ACTION:** Agreed that the People's Counsel should have the full ability to participate in administrative proceedings and to pursue litigation.

Agreed that, in order to pursue an issue, the People's Counsel must represent a person or group who would have standing to initiate the matter, and cannot act on his own initiative.

Mr. Hansen stated that an attorney/client relationship will be created between the People's Counsel and the group represented. In his opinion, this will place the Counsel in an awkward position because he will have budgetary constraints and also be compelled to carry out his professional responsibility to represent his client to the fullest extent possible.

Mr. Leggett stated that the Counsel and advisory committee are in a position to determine the extent to which a case will be pursued.

**ACTION:** Agreed that, if the client wants to proceed in a manner that the People's Counsel believes is inappropriate, the People's Counsel can withdraw from a case.

Agreed that a potential client's ability to afford legal representation would be an element to be considered in the process of setting priorities for the People's Counsel's time, but there would not be a requirement to meet an income eligibility standard.

With respect to the issue as to whether the scope of the People's Counsel's jurisdiction should be broadened to include legislative proceedings, such as master plans or legislation, Mr. Leggett expressed the view that citizens have adequate access to Councilmembers in formulating master plans and laws. If the People's Counsel's jurisdiction is broadened to include legislative proceedings, that will take away resources from other areas that need attention. Mr. Faden pointed out that the People's Counsel will still be able to give advice to people in master plan and legislative proceedings, but not represent people before the Council in such proceedings.
Mr. Potter suggested that the People's Counsel have authority to intervene before the Council when it is considering land use environmental issues, stating that many of the environmental requirements and standards are vague and subject to interpretation. Mr. Leggett stated that he would not anticipate the People's Counsel using too many resources on environmental matters. However, if there is a unique case which is believed to be very important, the People's Counsel should have the flexibility to intervene. If language could be developed to narrowly define such issues, he would not be opposed to including it in the bill.

ACTION: Instructed Mr. Faden to draft language to amend the bill to broaden the scope of the People's Counsel as suggested above.

In response to Ms. Riesett's inquiry as to whether the People's Counsel will be permitted to challenge site selection decisions by the government, such as for a new landfill or detention center, Mr. Adams stated that he would permit such challenges until the Council finds that the authority is being abused. Mr. Leggett stated that the People's Counsel will be most effective when arguing issues on which there is a general public consensus. On site selection and issues such as the light rail transit line, often there is not a clear public consensus. Mr. Adams stated that, in such situations, the People's Counsel would consider whether a principle is at stake or whether the government failed to follow the proper processes.

A discussion was held concerning the appointment process. Mr. Adams suggested that the most appropriate approach might be to amend the Charter to authorize the County Council to appoint a People's Counsel. This would avoid problems with the Merit System and the necessity to have a contractual employee.

Mr. Leggett expressed the view that, since the People's Counsel would be an employee of the Legislative Branch, it may be necessary to amend the Charter to give him authority to pursue issues to court. However, he does not believe it is needed generally. He suggested that the portions of the law which do not require a Charter amendment could be enacted now, and the portions relating to the authority to take issues to court could be enacted following a referendum on a Charter amendment.

Mr. Adams questioned the desirability of enacting a law now and establishing the office with less than its full authority, pending a Charter amendment.

With respect to the issue of whether the People's Counsel should be a Merit System employee, Mr. Leggett discussed the various options available, and suggested that the Committee address this issue and the question of whether a Charter amendment is needed after the Committee has had an opportunity to consider the issues further.

ACTION: Requested preparation of a draft Charter amendment to authorize the establishment of a People's Counsel, with an appointment clause, a removal clause, and a broad function clause which includes the ability to take issues to court.
With respect to the issue of taking matters to court, Mr. Legget proposed that the People's Counsel be required to have the authorization of a two-thirds vote by the citizens advisory committee before proceeding to court. Such a requirement will assure that the People's Counsel is serving the public interest, give the case greater weight, and be an inducement against people attempting to abuse the office. This ability should be used rarely, and carefully considered.

Mr. Adams stated that he did not envision that the People's Counsel would have to have authorization for every single case. He cited the example of having an emergency situation in which it is necessary to go to court to obtain a temporary injunction; it would not be practical to convene a meeting of the citizens advisory committee and request a two-thirds vote. Mr. Legget stated that rules and regulations can be established in such a way to allow for emergency situations.

Mr. Potter expressed agreement with the requirement of the bill that a two-thirds vote of the Council be required for removal of the People's Counsel. He believes that the People's Counsel must feel free to pursue issues despite some official opposition.

Mr. Hansen proposed that the County Executive be authorized to appoint some members of the citizens advisory committee in order to have some influence on the appointment and actions of the People's Counsel. Mr. Legget stated that, under the provisions of the bill, the appointments will be made by designated organizations. Mr. Adams stated that he does not support that method of appointment.

With regard to the length of term of the People's Counsel, Mr. Legget proposed that it be four years, that it coincide with the term of the County Council, and that there be a limit on the number of terms an individual can serve.

Mr. Adams expressed support for a four-year term, and stated that, if it is to coincide with the term of the Council, establishment of the office should await the Charter amendment. He believes that a wise People's Counsel will serve no more than two terms, but he does not believe the law should contain a limit on the number of terms. Mr. Potter agreed.

ACTION: Amended the bill to provide a four-year term for the People's Counsel.

With respect to the concern of Mr. Hansen that Merit System employees cannot be appointed for a specific term, Mr. Legget pointed out that the Committee has not addressed the issue of Merit System vs. non-Merit System. Mr. Fadan disagreed with the idea that Merit System employees cannot be appointed for a specific term, and cited the example of temporary employees in the Merit System. Mr. Adams requested that the staff consider this issue, and noted that the issue may necessitate a Charter amendment.
ACTION: Endorsed the provision of the bill which requires a two-thirds vote of the County Council to remove the People’s Counsel; agreed that an appointment to fill a vacancy will be for the unexpired portion of the term so that the terms will continue to coincide with the terms of the County Council.

Requested that staff prepare the bill as amended by the Committee, including the alternative approaches to the method of appointment and Charter amendment, and schedule the bill for further consideration by the Committee.

SUBJECT: Tour of the Department of Information Systems and Telecommunications (DIST)

The Committee toured offices and facilities of DIST in the Council Office Building.

This is an accurate account of the meeting:

Kathleen A. Freedman, CMC
Secretary of the Council

Minutes written by: Kathleen A. Freedman, CMC
MEMORANDUM

TO: GSA Committee
FROM: Michael Faden, Senior Legislative Attorney
SUBJECT: Worksession: Bill 11-89, People's Counsel

Bill 11-89, People's Counsel, sponsored by Council President Pro Tem Leggett and Councilmember Adams, was introduced on March 7, 1989. A public hearing was held on June 20, 1989, on this bill and Bill 21-89, Citizen's Land Use Information Officer — Information and Referral Services. Bill 21-89 has been assigned to the Planning, Housing, and Economic Development Committee.

Bill 11-89 establishes the Office of the People's Counsel and authorizes the County Council to appoint and remove a People's Counsel. It authorizes the People's Counsel to initiate or intervene on behalf of the public interest in judicial and administrative proceedings involving land use and environmental protection, and to provide advice and technical assistance to citizens on land use and environmental matters. The People's Counsel could not represent any private citizen or citizens' group, or the County or any government agency. The People's Counsel is not authorized to intervene in any County legislative proceeding (such as a Master Plan revision, zoning text amendment, or annual growth policy resolution), or any municipal proceeding.

Bill 11-89 also establishes a Citizens Advisory Board to the People's Counsel. The Advisory Board would have 9 members, serving for 3-year terms. The County Council would appoint the Advisory Board after receiving recommendations from various civic and community organizations that it has specified by resolution. The Advisory Board would nominate one or more candidates for the County Council to appoint as People's Counsel, and would advise the People's Counsel on priorities and issues to intervene in.

Public Hearing

At the public hearing the County Executive opposed Bill 11-89 because it is unneeded, would cost too much, could delay "essential but unpopular projects", and "would encourage confrontation instead of cooperation in County government".

The County Attorney testified that, in his opinion, the Bill violates the County Charter because it intrudes into the Executive function of enforcing the laws, and because it sets up an "instrumentality" of County government that is not subject to the "authority or legal advice" of the County Attorney. The County Attorney advised that the goal of Bill 11-89 could be achieved only through a Charter amendment. The County Attorney also raised several Merit System issues.
The Planning Board did not testify at the hearing and has not taken a position on the bill, but was expected to do by this time.

Almost all the civic groups and individual citizens who testified (except the League of Women Voters) supported the bill. Several witnesses wanted to strengthen it by, among other things, allowing the People's Counsel to participate in legislative proceedings or giving the Counsel discretion to represent individual citizens and neighborhood organizations.

A comparative chart summarizing the laws creating People's Counsels in other jurisdictions, prepared by Ben Bialek, is on circle 9-10.

Committee Recommendations and Amendments

At its July 13th worksession, the Committee discussed a number of policy and legal issues and tentatively adopted several amendments to the bill. The amendments are incorporated in the attached draft 5. The Committee also asked staff, in consultation with the County Attorney, to draft a Charter amendment in case one is necessary. The draft amendment is on circle 14.

The Committee recommended that:

1) The People's Counsel should be able to intervene as a party in administrative or judicial proceedings, rather than being limited to giving information and advice.

2) The People's Counsel should represent individual citizens or organizations that would have standing in the proceeding — that is, are directly aggrieved by an action or proposed action — rather than representing "the public interest".

The potential client's ability to afford a lawyer would be an element for the People's Counsel to consider, but the Counsel would not use an income eligibility standard.

3) The People's Counsel should not be able to participate in legislative proceedings — e.g. Master Plan amendments and annual growth policies. However, he or she could advise citizens about these proceedings.

4) The People's Counsel's subject-matter jurisdiction should be limited to land use and environmental issues, as the bill proposes. The Committee generally felt that the People's Counsel should intervene in only the most important non-land use environmental matters.

5) The People's Counsel should serve a 4-year term, generally coinciding with the term of the Council that appoints him or her. Staff suggests starting the term on the July 1 after the Council is elected; this will give a new Council time to make the appointment.

The Committee did not limit the number of terms a People's Counsel could serve, although it generally felt that no more than 2 terms are appropriate.
The Committee agreed that the County Council should be able to remove the People's Counsel only by a 2/3 vote, and did not strengthen or weaken the standards for removal. (Some citizens had suggested tightening the grounds for removal.)

Pending Issues

The major issue pending before the Committee is whether a Charter amendment is needed to establish a People's Counsel. The County Attorney vigorously contends that a Charter amendment is necessary to avoid problems with the Charter's merit system provision, and with Charter §213 which establishes the County Attorney as the exclusive legal representative of the County government.

The Committee can choose from at least 4 courses of action:

1) Propose a Charter amendment for the November 1990 ballot, and wait until the Charter amendment is approved before enacting any legislation.

2) Enact the bill by itself, drafting it to withstand any Charter challenges. This is essentially what staff tried to do in the attached draft.

3) Enact the bill now, but condition its effectiveness on the passage in November 1990 of an enabling Charter amendment.

4) Enact the bill now, and make it largely effective in 91 days, but limit or postpone the implementation of any arguable elements (mainly the People's Counsel's authority to intervene in judicial proceedings) until an enabling Charter amendment is approved.

If the Committee recommends the last option, in our view the only element that would need to be conditioned on a Charter amendment is the People's Counsel's authority to intervene in court. In our view, the County Council has full authority to amend the laws governing County-level administrative proceedings to provide legal representation for citizens; this would raise few if any serious Charter issues.

Similarly, we conclude that the People's Counsel can be appointed under the merit system, or through a contract for services to the County Council, without serious Charter problems. Nowhere does the Charter, or any history attached to it, say that the merit system restricts the County to appointing only permanent employees. To argue so would contradict at least 2 decades of personnel practice and call into question the employment status of about 2600 current temporary County employees.

Therefore, we suggest that, if the Committee decides to recommend that the bill be enacted without or before a Charter amendment, the bill be amended to give the Council the option of appointing the People's Counsel either under the merit system or by a contract for services.

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SUBJECT: Bill No. 11-89, People's Counsel

The Committee had before it the memorandum dated September 28, 1989, from Senior Legislative Attorney Faden outlining recommendations and amendments previously developed by the GSA Committee and setting forth issues remaining for resolution.

Rather than delay action on the bill, Mr. Leggett suggested that the bill as previously amended by the GSA Committee be forwarded to the Council for consideration with the understanding that, prior to Council consideration, further amendments may be developed by Committee members pertaining to some of the broad issues which have been raised.

The length of term which the People's Counsel would serve and the date the term would begin were considered. The Committee reaffirmed its previous decision not to limit the number of terms an individual may serve and to begin the first term on July 1, 1991.

The Committee considered the suggestion of Mr. Mansinne, Director, Office of Legislative Oversight (OLO), to include a sunset provision. Mr. Faden suggested that the Council consider the option of not appointing or reappointing an individual after the four-year term rather than providing a sunset date. He said the Council may want to consider requesting that OLO conduct an evaluation after the office has been operating for three years and report to the Council. Assistant County Attorney Hansen supported the proposal to include a sunset date, advising that a sunset date emphasizes the temporary nature of the position.

Mr. Faden expressed concern about providing a sunset date, noting that there may be ongoing cases which must be concluded and which could be handled by others working in the office if the law remains in effect after the term of the People's Counsel expires. Mr. Potter suggested that the sunset date be established a year after expiration of the four-year term to allow time for resolution of ongoing cases. Mr. Leggett expressed concern that including a sunset date reduces flexibility. Mr. Adams suggested that the term of the People's Counsel begin on July 1, 1991, and that OLO be asked to conclude its evaluation and report to the Council by December 1, 1994, which will allow the Council six months to consider whether to continue the program.
ACTION: Agreed that a sunset provision will not be included, that the term of the People's Counsel will begin on July 1, 1991, that OLO's report will be due December 1, 1994, which will allow the Council which comes into office at the end of 1994 six months to determine whether to continue the program and appoint the People's Counsel for the next four-year term.

The effective date of the law was considered. Mr. Faden suggested that the standard 91-day effective date be established and that the law provide for an interim appointment of a People's Counsel until July 1, 1991, at which time an appointment will be made for the four-year term. He noted that the advisory committee can be appointed during the 91-day period before the law goes into effect.

Mr. Potter raised concerns about recruitment difficulties which may result if the initial appointment is for a one-year period rather than a longer period. As an alternative, Mr. Adams suggested that the first appointment be for a five-year term. Mr. Potter noted that, if the Council is not satisfied with the People's Counsel, the Council can remove the appointee with a two-thirds vote or repeal the law. If the People's Counsel is a Merit System employee and is removed by a two-thirds vote of the Council, Mr. Hansen advised that the employee will have the right to appeal his removal to the Merit System Protection Board. Mr. Faden recommended that the bill provide the option of contracting the services in order to address the concerns which have been raised about filling the position with a Merit System employee.

Mr. Leggett expressed concern about providing a five-year term and said he does not believe there will be significant recruitment difficulties for an interim appointment. Mr. Faden advised that lawyers often take leaves of absence from law firms for short-term assignments. Mr. Adams noted his concern about appointing a lawyer who is on a leave of absence, expressing the view that the relationship between the appointee and the law firm for which he worked should be completely dissolved.

ACTION: Agreed to provide for a short-term appointment prior to the four-year appointment and to provide the option of filling the position by service contract.

Mr. Hansen expressed the view that the provisions pertaining to legislative and municipal proceedings require revision so that it is clear the People's Counsel cannot participate in these matters. Mr. Faden responded to inquiries concerning the provisions and noted that, although the Counsel may not represent citizens in legislative proceedings, he may advise citizens about these proceedings.

The Committee considered the amendment prepared by Mr. Faden reflected at the top of page 4 which provides that the People's Counsel may represent individual clients. Mr. Leggett expressed concern that the provisions do not clearly indicate that the People's Counsel does not have the discretion to decide when to intervene in a proceeding, and he suggested that the language be clarified to indicate that the People's Counsel is not authorized to act without the advice of the citizens advisory board.
Ms. Riesett, Director, Office of Planning Policies, said that it is also not clear that the People's Counsel must have the advice of the advisory committee with regard to which cases he represents.

ACTION: Instructed Mr. Faden to clarify the language pertaining to the participation of the People's Counsel in legislative and municipal proceedings.

On page 4, line 6, inserted the following phrase after the word "may": with the approval of the advisory committee.

Mr. Hansen expressed concern about establishing the office in the Legislative Branch, noting that it is a program which, under the Charter, must be administered by the Executive Branch. Mr. Adams suggested that Mr. Hansen prepare a memorandum for the Council outlining his concerns about the bill from a legal standpoint and indicating his opinion that a Charter amendment will be required if the bill is enacted.

ACTION: Recommended approval of Bill No. 11-89, as amended, and noted that there may be further amendments for the consideration of the Council.

(The Committee recessed at 12:52 P.M. and reconvened at 2:07 P.M.)

SUBJECT: Follow-up on Criminal Justice Budget Issues

The Committee had before it the memorandum dated September 28, 1989, from Senior Legislative Analyst Hughes outlining an agenda for discussion and providing an update on issues which the GSA Committee requested be reviewed further as a follow-up to the review of the FY90 Operating Budgets of the criminal justice agencies.

Col. Hottinger, Deputy Chief, Police Department, briefed the Committee on the civilization efforts, referring to the memorandum from Police Chief Brooks dated September 21, 1989. He advised that 14 civilian positions have been created and advertised, and he anticipates they will be filled in approximately six weeks. He noted that a meeting was held to advise officers impacted by the civilianization effort of their options. Chief Brooks advised that the Police Department will make every effort to reduce the impact on officers holding positions which will be civilianized. Mr. Adams requested that the Police Department continue its efforts and keep Ms. Hughes advised particularly of any difficulties which may arise.

Major Blasher, Police Department, provided information on efforts to reduce overtime expenditures, particularly initiatives which have been implemented in the Emergency Communications Center. In response to inquiries, Chief Brooks advised that, based on an agreement which was previously reached with the Fraternal Order of Police, the opportunity to work overtime cannot be denied to high-ranking officers. He advised that Judge Loam, the administrative judge of the District Court, has been willing to work with the Police Department and make changes in the way cases are scheduled so that
November 30, 1989

The Honorable Michael Gudis, President
Montgomery County Council
Stella Werner County Office Building
Rockville, MD 20850

Re: People's Counsel (11-89) and Land Use Information Officer (21-89)

Dear Mr. Gudis and Members of the Council:

The League of Women Voters of Montgomery County has continued to study Mr. Leggett's proposal (Bill 11-89) to establish the Office of People's Counsel, as well as Mrs. Crenca's bill (Bill 21-89) directing the Planning Board to appoint a citizen's land use information officer. Since these bills will soon be discussed in committee, we thought you should be aware of our current thoughts on the subject.

We agree with the general goal of both bills - assisting citizens so they can fully participate in the planning and zoning decisions that affect them directly.

At the hearing in June, we generally supported Bill 21-89, although we noted that the scope of the material to be assembled in the resource library was too broad. We questioned the need for going as far as Bill 11-89 would, noting that it often would be difficult for the People's Counsel to determine what the public interest is, and we opposed giving the People's Counsel the power to initiate or intervene in judicial proceedings. We were amazed that all the citizens association testifiers seemed certain that the People's Counsel would always find that "the public interest" would support their position.

Although Bill 11-89 was amended to remove the words "in the public interest" and to delete the power to intervene in judicial proceedings, we still have some concerns with the bill. Our overriding concern is that since the Council was elected to serve in the public interest, they should not ever delegate to any other person or group the determination of what is in the public interest. Therefore, we oppose the formation of an Advisory Board. The bill now provides that the People's Counsel "may represent an aggrieved person or organization which would otherwise not have adequate legal representation and which would raise issues that would otherwise not be raised." The Citizens Advisory Board would have a very onerous responsibility. On very controversial issues, they would still apply a view of "the public interest" in recommending who the People's Counsel may represent in administrative proceedings, or whether or not the People's Counsel should represent anyone. Another concern is that the scope of the bill is extremely broad, covering all land use matters and environmental matters. Will the Citizens Advisory Board have to screen all
these issues as they arise, in order to determine when the People's Counsel should get involved? Or, will they act only in reaction to requests from citizens and organizations? If the latter, again, it will be the knowledgeable and vocal who get assistance. If the former, they will be very busy.

After hearing public testimony, and after several discussions within the League, we have concluded that simply providing a Public Information Officer would not be enough. We hear the citizen groups saying that legal and technical assistance is desperately needed to level the playing field, and we agree. A good compromise would be to appoint a People's Counsel to 1) provide technical assistance and advise any citizen of his rights and duties, and 2) become a party in any land use matter at the administrative level to ensure a full and complete presentation of all relevant issues.

We see the first function as tremendously helpful to enable citizens to compete with well-heeled developers and their attorneys. In Prince George's County, the appointed People's Counsel tells us she is able to be very helpful in letting citizens know where to get information, what they can do and when, and how to prepare for a hearing.

We see the second function as a reasonable substitute for actually representing a citizen or organization in an administrative proceeding. The People's Counsel in Prince George's County strenuously cross-examines witnesses, particularly expert witnesses, and makes sure that all aspects of a case are presented on the record.

Why not try this limited type of People's Counsel first and see how it works for two or three years?

We have spent many hours deliberating these bills and we hope that by sharing our thoughts, your job will be somewhat easier.

Sincerely yours,

Nancy Schneider
Nancy Schneider, President
LWV-Montgomery County, Md.

Barbara Steckel
Barbara Steckel, Director
Land Use Planning
MEMORANDUM

TO: GSA and PHED Committees
FROM: Michael Faden, Senior Legislative Attorney

SUBJECT: Worksession: Bill 11-89, People's Counsel; Bill 21-89, Citizen's Land Use Information Officer – Information and Referral Services

Bill 11-89, People's Counsel, sponsored by Council President Pro Tem Leggett and Councilmember Adams, was introduced on March 7, 1989. Bill 21-89, Citizen's Land Use Information Officer — Information and Referral Services, sponsored by Councilmember Crenca, was introduced on March 21, 1989. Bill 21-89 could be enacted along with Bill 11-89, or as an alternative to it.

A public hearing was held on June 20, 1989, on both bills. Bill 11-89 was considered by the GSA Committee at worksessions held on July 13 and September 28. The Committee unanimously recommended that the bill be enacted with amendments. Bill 21-89 had been scheduled for a worksession before the PHED Committee, but that was postponed until the GSA Committee acted on Bill 11-89. When Bill 11-89 was placed on the Council's agenda for November 21, 1989, Bill 21-89 was also scheduled for action. The Council then tabled both bills and referred them to this joint worksession of the two Committees.

Summary of Bill 11-89

Bill 11-89 establishes the Office of the People's Counsel in the legislative branch of County government, and authorizes the County Council to appoint and remove a People's Counsel. As introduced, it authorizes the People's Counsel to initiate or intervene on behalf of the public interest in judicial and administrative proceedings involving land use and environmental protection, and to provide advice and technical assistance to citizens on land use and environmental matters. Bill 11-89 does not give any citizen new substantive rights, or allow citizens to initiate or intervene in any proceeding they cannot now initiate or intervene in.

As introduced, the People's Counsel could not represent any private citizen or citizens' group, or the County or any government agency. The People's Counsel is not authorized to intervene in any County legislative proceeding (such as a Master Plan revision, zoning text amendment, or annual growth policy resolution), or any municipal proceeding.

Bill 11-89 also establishes a Citizens Advisory Board to the People's Counsel. The Advisory Board would have 9 members, serving for 3-year terms. The County Council would appoint the Advisory Board after receiving recommendations from various civic and community organizations that it has specified by resolution. The Advisory Board would nominate one or more candidates for the County Council to appoint as People's Counsel, and would advise the People's Counsel on priorities and issues to intervene in.
Summary of Bill 21-89

Bill 21-89 requires, subject to appropriation, the Planning Board to establish an information and referral service. It also requires the appointment of a citizen's land use information officer within the Planning Department.

The sponsor's intent is to provide for an information officer who can offer centralized, comprehensive, and in-depth informational services to the public. In other words, more than "counter" assistance is envisioned. In the FY 1989 budget, the Planning Board received one new professional and one new support position allocated to the public information function. This legislation is intended to further elevate that function.

Bill 21-89 has a sunset date of June 30, 1993, with a provision for an evaluation by the Office of Legislative Oversight.

Public Hearing

At the public hearing the County Executive opposed Bill 11-89 because it is unneeded, would cost too much, could delay "essential but unpopular projects", and "would encourage confrontation instead of cooperation".

The County Attorney testified that, in his opinion, Bill 11-89 violates the County Charter because it intrudes into the Executive function of enforcing the laws, and because it sets up an "instrumentality" of County government that is not subject to the "authority or legal advice" of the County Attorney. The County Attorney advised that the goals of Bill 11-89 could be achieved only through a Charter amendment.

The Planning Board did not testify at the hearing and has not taken a position on the bill.

Almost all the civic groups and individual citizens who testified (except the League of Women Voters) supported the bill. Several witnesses wanted to strengthen it by, among other things, allowing the People's Counsel to participate in legislative proceedings or giving the Counsel discretion to represent individual citizens and neighborhood organizations.

A comparative chart summarizing the laws creating People's Counsel's in other jurisdictions, prepared by Ben Bialek, is on circle 20-21.

GSA Committee Recommendations and Amendments

At its July 13 and September 28 worksessions, the GSA Committee recommended unanimously that the bill be enacted with certain amendments:

1) The People's Counsel should be able to intervene as a party in administrative or judicial proceedings, rather than being limited to giving information and advice. The Executive had argued that adding another party to land use and environmental hearings would provoke needless confrontation and delay decision-making. Citizens stressed that, under the present system, those who can't afford expensive lawyers don't have their interests fully represented in what are supposed to be adversary proceedings.
2) The People's Counsel should only represent individual citizens or organizations that are directly aggrieved by an action and otherwise would not have adequate legal representation, rather than representing "the public interest" as the bill had originally proposed. The potential client's ability to afford a lawyer would be a criterion, but the Committee decided that the People's Counsel should not use an income eligibility standard.

The People's Counsel could also intervene in a proceeding "to achieve a full presentation of relevant issues".

A broad-based Citizens Advisory Board would advise the People's Counsel generally and approve participation in specific cases.

3) The People's Counsel's subject-matter jurisdiction should be limited to land use and environmental issues, as the bill proposed. The People's Counsel could "initiate or intervene as a party in any judicial or administrative proceeding before any federal, state or County court, board, or agency, including the County Council, if the proceeding involves: (1) the zoning, subdivision, use, or development of land subject to the zoning power of the County; or (2) the application or enforcement in the County of any federal, state or County law or regulation designed to protect the environment." This includes the County Board of Appeals, the Planning Board, and the Hearing Examiner. The Committee generally felt that the People's Counsel should intervene in only the most important non-land use environmental matters.

The People's Counsel could not participate in legislative proceedings — e.g. Master Plan amendments and annual growth policies. However, he or she could advise citizens about these proceedings.

4) Under Bill 11-89, the People's Counsel is a merit system position, with the County Council being the appointing authority upon the recommendation of the Citizens Advisory Board. Applicants for the position would go through the normal merit system hiring process.

Alternatively, the Council can retain a People's Counsel under a contract for services, which would render moot any merit system issues.

5) The People's Counsel should serve a 4-year term, generally coinciding with the term of the Council that appoints him or her. The term begins on the July 1 after the Council is elected; this gives a new Council time to make the appointment. An interim People's Counsel could be appointed when Bill 11-89 takes effect, to serve until July 1, 1991.

The Committee did not limit the number of terms a People's Counsel could serve, although all members felt that no more than 2 terms are appropriate.

6) The Committee agreed that the County Council should be able to remove the People's Counsel only by a 2/3 vote, and did not strengthen or weaken the standards for removal. Some citizens had proposed tightening the grounds or procedures for removal, in order to make removal more difficult and to insulate the Counsel from political pressures.

7) The Committee did not recommend any other mechanisms to bolster citizens' ability to participate in land use decisions, as suggested by some witnesses. These included funding citizen groups to hire lawyers, or reimbursing citizens who win important land use cases.
8) The Office of Legislative Oversight must evaluate the law and the People's Counsel's performance by December 1, 1994. This is 7 months before the first full term of the People's Counsel ends.

Pending Issues

At the outset, the Council must decide whether to create an activist People's Counsel who can intervene in administrative proceedings, and possibly litigate as well — the approach of Bill 11-89 — or simply expand the County's land use information-providing functions as Bill 21-89 does. Or the Council can decide that neither bill should be enacted.

If the Council prefers the approach taken by Bill 11-89, you can choose from at least 4 alternative options:

a) Enact Bill 11-89, crafted to withstand any Charter challenges. In staff's view, the GSA Committee bill meets that standard.

b) Put a Charter amendment on the November 1990 ballot, and enact implementing legislation if the amendment is approved.

c) Enact Bill 11-89 now, but make it effective only if the voters approve a Charter amendment next November.

d) Enact Bill 11-89 now and make it effective in 91 days, but delay the effectiveness of any legally arguable provision until the Charter is amended.

The option the Council selects depends on whether a Charter amendment is required to establish a People's Counsel. The County Attorney vigorously contends that a Charter amendment is necessary to avoid the Charter's merit system requirements and to exempt the People's Counsel from Charter §213, which makes the County Attorney the exclusive legal representative of the County government. A staff draft of a Charter amendment is on circle 27.

If the Council selects option d, in our view the only part of Bill 11-89 that would need to be delayed is the People's Counsel's authority to participate in court cases. (Councilmember Leggett has prepared an amendment, printed on circle 26, to delete that authority.) The County Council has full power over County administrative proceedings, and can amend the Code to provide legal representation for citizens; this raises few if any serious Charter issues. Similarly, we conclude that the People's Counsel can be appointed under the merit system, or through a contract for services to the County Council, without serious Charter problems.

An alternative presented by the League of Women Voters (letter, circle 24-25) is to limit the People's Counsel to 1) providing technical assistance and advice, and 2) intervening in any proceeding only to assure a complete and fair presentation of the issues. This is similar to the Prince George's County model and more limited than the Baltimore County PC (see circle 22-23).

Councilmember Potter questioned at the full Council session whether, if the People's Counsel is not given authority to appear in court, that position must be filled by a lawyer, rather than a planner or other land-use expert. Staff believes that representing clients before an administrative proceeding probably is the practice of law; thus, allowing non-lawyers to do that would probably violate rules adopted by the Court of Appeals.

B-34
Legal Analysis

Executive function. The County Attorney argues that the People's Counsel would exercise an Executive function: enforcing and interpreting the laws. Thus, the theory goes, the Counsel must be an Executive appointee unless the Charter is amended to allow a Council appointment.

We disagree with this Charter interpretation because the People's Counsel simply does not have any law enforcement or decision-making responsibilities. Rather, the People's Counsel would function as an adjunct of the County Council, analogous to the Office of Legislative Oversight, to help see that those who do have the authority to enforce the laws implement them properly.

Legal Advisor. The County Attorney asserts that the appointment of a legal officer outside the office of the County Attorney violates §213 of the Charter, which makes the County Attorney the only legal advisor to the "departments, and other instrumentalities" of County government. In our view, this argument misses at least two salient points: First, the People's Counsel is an adjunct to the County Council, and under the Charter the County Attorney is not the only legal advisor to the Council. Second, the People's Counsel would not offer legal advice to any County agency, or represent the County in court. In its representational functions, the People's Counsel would not bind or obligate the County. Only if the People's Counsel were sued for damages in an official capacity would the County Attorney have a role to play, just as he does when the County Council or any other County officer is sued.

Merit system. The County Attorney objects that appointment for a fixed term is inconsistent with the merit system. Nowhere does the Charter, or any history associated with it, say that the merit system means that the County can appoint only permanent employees. That would contradict at least 2 decades of personnel practice and call into question the employment status of many current temporary County employees.

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COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND

GOVERNMENT STRUCTURE, AUTOMATION & REGULATION COMMITTEE

and

PLANNING, HOUSING & ECONOMIC DEVELOPMENT COMMITTEE

Friday, January 12, 1990
9:45 A.M. - 12:25 P.M.
Council Hearing Room

PRESENT

GSA Committee members

Bruce Adams, Chairman

Neal Potter

Isiah Leggett

PHED Committee members

William E. Hanna, Jr., Chairman

Michael L. Subin

Rose Crenca

SUBJECT: Bill No. 11-89, People's Counsel; Bill No. 21-89, Citizens Land Use
Information Officer - Information and Referral Services

The Committees reviewed a memorandum from Mr. Faden, Senior
Legislative Attorney, dated January 12, 1990, setting forth issues concerning
the subject bills.

The Committee discussed the analysis of the two bills prepared by
legal staff, with Mr. Subin citing the need for a more in-depth analysis of
Bill No. 21-89; the revisions made to Bill No. 11-89, in accordance with the
recommendations of the Government Structure, Automation and Regulation (GSA)
Committee; the similarities and differences between the two bills; the public
information service presently provided by the Montgomery County Planning Board
(MCPB); and the purpose of Bill No. 21-89 to expand the information function
at MCPB versus the purpose of Bill No. 11-89 to establish a People's Counsel
to assist citizens through complex government processes.

Mr. Adams suggested that the Committees act on Bill No. 21-89, and
then discuss Bill No. 11-89. Mr. Adams moved, duly seconded, that Bill
No. 21-89 be recommended for approval.

B-36
Ms. Crenca expressed concern that citizens were not provided the opportunity to address the amendments to Bill No. 11-89 proposed by the GSA Committee which she believes substantially change the bill. She stated that the type of assistance being requested by citizens is similar to that provided by the People’s Counsel in Prince George’s County which she believes can be provided under Bill No. 21-89.

Ms. Steckel, Director, Land Use Planning, League of Women Voters of Montgomery County, speaking in accordance with her letter of November 30, 1989, stated that the League is recommending that a People’s Counsel be established in Montgomery County to provide technical advice to citizens and become a party in any land use matter at the administrative level to insure a full and complete record.

Ms. Plunkett, Community Relations Manager, MCPB, stated that most of the services included in Bill No. 21-89 are currently being provided by MCPB. However, she believes it would be difficult for the MCPB to obtain, and have available for distribution to citizens, the County government material required under Section 33A-17(c). Although she is uncertain how the expanded information function would be structured, she believes it would result in a more intensive work program for MCPB.

Mr. Adams amended his motion to substitute language in Section 33A-17(c) to require MCPB to refer individuals to County departments, offices, and agencies where requested material could be obtained.

Mr. Sorrell, County Attorney, asked that Mr. Adams’ motion include the addition of language to prohibit the divulging of confidential information. Mr. Adams agreed.

During the discussion that followed, legal staff pointed out that the intent of subsection 33A-17(c) is to provide the Information Officer with the discretion of either obtaining requested materials for citizens or referring them to the government offices where the material can be obtained.

Ms. Crenca explained that the purpose of Bill No. 21-89 is to provide a highly specialized information function. She believes the Information Officer would need to have a working knowledge of all government functions but would not need to be an attorney.

Mr. Subin moved, duly seconded, to amend Bill No. 21-89 to include in the functions performed by the Land Use Information Officer the functions suggested by the League of Women Voters in its letter of November 30, 1989, by adding the two recommendations as numbers seven and eight on page two, Section 33A-17(a); and to add language that would require the Information Officer to be an attorney.

During discussion of his motion, Mr. Subin agreed to separate the two amendments for purposes of voting. The Committees took no action on the amendment that would require the Information Officer to be an attorney.
Committee members discussed the feasibility of providing the services of the Information Office and the People's Counsel at one location. Mr. Subin agreed to amend his motion to delete the second part of the recommendation of the League of Women Voters to provide the opportunity for it to be discussed in connection with Bill No. 11-89. Mr. Adams agreed to incorporate this amendment in his motion.

**ACTION:** Recommended approval of Bill No. 21-89, as amended by motion of Mr. Adams, without objection.

Mr. Leggett provided an overview of the intent of Bill No. 11-89, as amended by the GSA Committee, expressing the view that the authority for establishing the position of People's Counsel exists currently in the County Charter. Mr. Leggett also provided information concerning the functions of the People's Counsels in other jurisdictions in the State.

Mr. Potter pointed out the need for more refinement of the functions of the People's Counsel and suggested that additional work might be done to attempt to merge the two bills. He suggested that the functions of the People's Counsel could be limited to exclude environmental issues.

Mr. Adams agreed with Mr. Potter, suggesting that the broader functions could be deleted from Bill No. 11-89, and that, in the future, the Council could consider a Charter amendment to broaden the functions of the People's Counsel. Mr. Adams pointed out that most of the land use information functions included in Bill No. 21-89 are already being accomplished at the MCPB; therefore, he does not believe it is wise to mandate that the functions of each of the bills be performed together. He believes an attempt should be made not to duplicate the information services already being provided by MCPB.

Discussion was held on the responsibilities of the advisory board and the selection of its members; the advantages and disadvantages of establishing an advisory board; and the physical location of the Information Office and the People's Counsel Office, with Mr. Leggett pointing out the convenience of offering the services of the two offices at the same location.

Mr. Sorrell stated that the deletion in the revised bill of the provision that would have allowed the People's Counsel to appear before the court on behalf of the public interest represents an improvement to the bill. However, there are still a number of legal functions that the People's Counsel would be performing as the bill is presently written, which, in his opinion, would require the People's Counsel to be an attorney who is qualified to practice law in the State of Maryland. Mr. Sorrell pointed out that the Executive Branch of the County government was established under the County Charter to perform the functions of the People's Counsel, and that an amendment to the County Charter would be needed to delegate this authority to another entity; however, if the authority of the People's Counsel is limited to planning and land use matters under the Regional District Act, a Charter amendment might not be necessary. Referring to lines 23-25, on page 4, he noted that the bill goes beyond the limits of the Regional District Act by allowing the People's Counsel to become involved in the application or enforcement of a law or regulation designed to protect the environment.
Mr. Sorrell suggested that the involvement of the People's Counsel should be limited to certain agencies, noting that, as the bill is presently written, there is a question of whether agencies such as Housing Opportunities Commission and the Washington Suburban Sanitary Commission would be involved.

The Council discussed Mr. Sorrell's concern that the assistance provided by the People's Counsel might frequently result in the filing of litigation against the County Government which would have a fiscal impact on the County and result in delaying procedures. Mr. Sorrell stated that he believes the bill can be redrafted to make the functions of the People's Counsel similar to those of the People's Counsel in Prince George's County. Mr. Sorrell pointed out that provisions in the bill are inconsistent with the County merit system laws and regulations in that the bill proposes to make the People's Counsel a merit system position, but, at the same time, requires that the People's Counsel be reappointed every four years. He noted that a merit system employee may only be removed for cause. Also, the bill proposes that the Council appoint the People's Counsel from a list of names developed by a Citizens Advisory Board which is contrary to the present requirements that appointments to a merit system position be made on an open, competitive basis.

With respect to a fiscal issue, Mr. Faden stated that a fiscal impact statement has not been requested, but that the revisions made to the bill by the GSA Committee amendments have reduced the costs associated with the bill.

Mr. Subin moved that the bill be amended to delete lines 19-27, on page 6, regarding the duties of the Citizens Advisory Board. There was no second to the motion.

Mr. Hanna stated that he has philosophical problems with the concept of the People's Counsel because the People's Counsel could intervene in decisions made by the Council on issues which took years to resolve. This would lengthen the process and increase its cost, as well as increase the amount of litigation filed against the County. However, he does believe that technical advice should be provided to citizens on procedures and the processing of applications. Mr. Hanna stated that, if the bill is enacted, he prefers that it be amended to delete the Citizens Advisory Board to the People's Counsel, to limit the functions of the People's Counsel to the planning and land use functions under the Regional District Act, and to delete the provisions that require the People's Counsel to be a merit system position.

ACTION: Agreed with the aforementioned amendments proposed by Mr. Hanna.

Instructed legal staff to work with Mr. Sorrell in redrafting Bill No. 11-89 in accordance with the intent expressed by Committee members at this meeting.
Recommended approval of Bill No. 11-89, as amended, Ms. Crenca abstaining and Mr. Potter temporarily absent.

This is an accurate account of the meeting:

Kathleen A. Freedman, CHC
Secretary of the Council

Minutes written by: Mary A. Edgar
Senior Assistant Secretary
MEMORANDUM

TO: County Council
FROM: Michael Faden, Senior Legislative Attorney
SUBJECT: Final Action: Bill 11-89, People's Counsel

Bill 11-89, People's Counsel, sponsored by Council President Pro Tem Leggett and Councilmember Adams, was introduced on March 7, 1989. A public hearing was held on June 20, 1989, on this bill and Bill 21-89. Bill 11-89 was considered by the GSA Committee at work sessions held on July 13 and September 28. The Committee unanimously recommended that the bill be enacted with amendments. Bill 11-89 and Bill 21-89 were considered at a joint work session of the GSA and PHED Committees on January 12, 1990.

Summary of Bill 11-89

Bill 11-89 establishes the Office of the People's Counsel in the legislative branch of County government, and authorizes the County Council to appoint and remove a People's Counsel. As introduced, it authorizes the People's Counsel to initiate or intervene on behalf of the public interest in judicial and administrative proceedings involving land use and environmental protection, and to provide advice and technical assistance to citizens on land use and environmental matters. Bill 11-89 does not give any citizen new substantive rights, or allow citizens to initiate or intervene in any proceeding they cannot now initiate or intervene in.

As introduced, the People's Counsel could not represent any private citizen or citizens' group, or the County or any government agency. The People's Counsel is not authorized to intervene in any County legislative proceeding (such as a Master Plan revision, zoning text amendment, or annual growth policy resolution), or any municipal proceeding.

Bill 11-89 also establishes a Citizens Advisory Board to the People's Counsel. The Advisory Board would have 9 members, serving for 3-year terms. The County Council would appoint the Advisory Board after receiving recommendations from various civic and community organizations that it has specified by resolution. The Advisory Board would nominate one or more candidates for the County Council to appoint as People's Counsel, and would advise the People's Counsel on priorities and issues to intervene in.
Public Hearing

At the public hearing the County Executive opposed Bill 11-89 because it is unneeded, would cost too much, could delay "essential but unpopular projects", and "would encourage confrontation instead of cooperation".

The County Attorney testified that, in his opinion, Bill 11-89 violates the County Charter because it intrudes into the Executive function of enforcing the laws, and because it sets up an "instrumentality" of County government that is not subject to the "authority or legal advice" of the County Attorney. The County Attorney advised that the goals of Bill 11-89 could be achieved only through a Charter amendment.

The Planning Board did not testify at the hearing and has not taken a position on the bill.

Almost all the civic groups and individual citizens who testified (except the League of Women Voters) supported the bill. Several witnesses wanted to strengthen it by, among other things, allowing the People's Counsel to participate in legislative proceedings or giving the Counsel discretion to represent individual citizens and neighborhood organizations.

A comparative chart summarizing the laws creating People's Counsel's in other jurisdictions, prepared by Ben Bialek, is on circle 20-21.

GSA Committee Recommendations

At its July 13 and September 28 worksessions, the GSA Committee recommended unanimously that the bill be enacted with certain amendments:

1) The People's Counsel should be able to intervene as a party in administrative or judicial proceedings, rather than being limited to giving information and advice. The Executive had argued that adding another party to land use and environmental hearings would provoke needless confrontation and delay decision-making. Citizens stressed that, under the present system, those who can't afford expensive lawyers don't have their interests fully represented in what are supposed to be adversary proceedings.

2) The People's Counsel should only represent individual citizens or organizations that are directly aggrieved by an action and otherwise would not have adequate legal representation, rather than representing "the public interest" as the bill had originally proposed. The potential client's ability to afford a lawyer would be a criterion, but the Committee decided that the People's Counsel should not use an income eligibility standard.

The People's Counsel could also intervene in a proceeding "to achieve a full presentation of relevant issues".

A broad-based Citizens Advisory Board would advise the People's Counsel generally and approve participation in specific cases.
3) The People's Counsel's subject-matter jurisdiction should be limited to land use and environmental issues, as the bill proposed. The People's Counsel could "initiate or intervene as a party in any judicial or administrative proceeding before any federal, state or County court, board, or agency, including the County Council, if the proceeding involves: (1) the zoning, subdivision, use, or development of land subject to the zoning power of the County; or (2) the application or enforcement in the County of any federal, state or County law or regulation designed to protect the environment." This includes the County Board of Appeals, the Planning Board, and the Hearing Examiner. The Committee generally felt that the People's Counsel should intervene in only the most important non-land use environmental matters.

The People's Counsel could not participate in legislative proceedings—e.g. Master Plan amendments and annual growth policies. However, he or she could advise citizens about these proceedings.

4) Under Bill 11-89, the People's Counsel is a merit system position, with the County Council being the appointing authority upon the recommendation of the Citizens Advisory Board. Applicants for the position would go through the normal merit system hiring process.

Alternatively, the Council can retain a People's Counsel under a contract for services, which would render moot any merit system issues.

5) The People's Counsel should serve a 4-year term, generally coinciding with the term of the Council that appoints him or her. The term begins on the July 1 after the Council is elected; this gives a new Council time to make the appointment. An interim People's Counsel could be appointed when Bill 11-89 takes effect, to serve until July 1, 1991.

The Committee did not limit the number of terms a People's Counsel could serve, although all members felt that no more than 2 terms are appropriate.

6) The Committee agreed that the County Council should be able to remove the People's Counsel only by a 2/3 vote, and did not strengthen or weaken the standards for removal. Some citizens had proposed tightening the grounds or procedures for removal, in order to make removal more difficult and to insulate the Counsel from political pressures.

7) The Committee did not recommend any other mechanisms to bolster citizens' ability to participate in land use decisions, as suggested by some witnesses. These included funding citizen groups to hire lawyers, or reimbursing citizens who win important land use cases.

8) The Office of Legislative Oversight must evaluate the law and the People's Counsel's performance by December 1, 1994. This is 7 months before the first full term of the People's Counsel ends.
Joint Worksession Recommendations

At the joint GSA/PHEX worksession on January 12, the 6 Councilmembers present reshaped the key elements of Bill 11-89.

The Committees essentially accepted an alternative presented by the League of Women Voters (letter, circle 20-21) to limit the People's Counsel to providing technical assistance and advice, and intervening in any proceeding only to assure a complete and fair presentation of the issues. This is similar to the Prince George's County model and more limited than the Baltimore County People's Counsel (see circle 18-19).

1) Appointment. The Committees agreed that the People's Counsel would be hired through a contract for services, rather than as a merit system employee. The service contract had been an alternative in the GSA bill, with the Council as appointing authority having the option to use either approach.

2) Function. The People's Counsel would not represent either aggrieved citizens or "the public interest". Rather, the People's Counsel's only function, similar to its counterpart in Prince George's County, is to assure that the decision-making body receives "a full and fair presentation of relevant issues".

3) Forum jurisdiction. The People's Counsel could not file or intervene in any court case. Its forum jurisdiction would be limited to County administrative proceedings in which a decision is based on a written record. (See issues 2 and 3.) As before, the People's Counsel could not participate in any legislative proceeding or any municipal matter.

4) Subject-matter jurisdiction. The Committees asked staff to draft more specific provisions on the subject matters in which the People's Counsel may intervene. The Committees discussed, but did not decide, whether to eliminate the Counsel's ability to intervene in environmental issues. (See issue 4.)

5) Liability. The Committees directed staff to develop language that strictly limits the People's Counsel's (and therefore the County's) civil liability to dissatisfied citizens. See circle 8, lines 8-11 and 24-27.

6) Advisory Board. The Committees decided to delete the Advisory Board entirely.

Remaining Issues

1) Should the Council retain the ability to appoint the People's Counsel under the merit system?

If a future Council wishes to use the merit system, rather than a contract for services, to select a People's Counsel, should this bill preserve that option? As originally reported from Committee, the bill encompassed both approaches. A merit-appointed People's Counsel could (in staff's opinion) be appointed for a fixed term and could still be removed by a 2/3 vote of the Council, although cause would have to be shown.
2) Should the People's Counsel be able to appear before the County Council in non-legislative proceedings?

The Committees retained the ability of the People's Counsel to appear before the Council in non-legislative proceedings that are decided on a written record (e.g. local map amendments, road abandonments and closures). Councilmember Hanna questioned whether this should be allowed.

3) Should the People's Counsel be able to appear in administrative proceedings before any County administrative body?

The bill (circle 6, lines 3-10) lists only four bodies before which the People's Counsel may appear: the County Council, the Planning Board, the Board of Appeals, and the Hearing Examiner. Councilmember Leggett suggested adding a clause covering other County bodies that decide cases on a written record, by adding after line 10:

(5) any other County quasi-judicial or administrative body.

4) Should the People's Counsel be able to participate in environmental proceedings?

The staff draft (circle 6, line 11 - circle 7, line 3) spells out the subject matters the People's Counsel can participate in, by chapters in the County Code. It includes a number of environmental provisions, as the original bill did. The County Attorney's draft (circle 25) limits the Counsel to a very specific list of proceedings before only 3 administrative bodies.

The County Attorney argues that the People's Counsel's jurisdiction must be confined to those matters that the Council itself, or its designees, decide under the Regional District Act. He asserts that the People's Counsel cannot participate in any matter that is before, or originates in, the Executive branch. In our view, this creative legal analysis leads to a sweeping restriction on the Council's power to legislate, with very broad implications. (If the People's Counsel can be confined in this manner, why not the Office of Legislative Oversight?) We see nothing in the Charter that so delimits the Council. The People's Counsel is monitoring the Executive's authority to enforce the laws, rather than displacing it. We do not believe that the Council is legally compelled to truncate the People's Counsel's subject matter jurisdiction.

Whether the Council wants to have the People's Counsel intervene in environmental cases is another issue. As the Council knows, these cases can be critical in determining the future of certain geographic areas, and citizens need assistance in them as well as in zoning matters. On the other hand, the People's Counsel risks being spread too thin if it must be ready to cover too many legal specialties. Staff's recommendation is not to overly restrict the Counsel's jurisdiction, but let him or her sort out priorities as the cases demand.
5) Should the People's Counsel's advice and assistance function be limited to assuring a complete record?

As in the original bill, the People's Counsel is given broad leeway to provide technical assistance and advise citizens on their rights and duties without getting involved in legal proceedings. Councilmember Hanna would limit this section, as well as the Counsel's power to intervene in cases, to clarifying and completing the record before an administrative agency. This would narrow the range of services the People's Counsel could provide legally unrepresented citizens.

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AN ACT to:

(1) establish the Office of the People's Counsel and authorize the County Council to [[appoint and remove a People's Counsel]] contract for the services of a People's Counsel;

(2) authorize the People's Counsel [[to initiate or intervene]] [[on behalf of]] [[the public interest or]] [[certain unrepresented persons or organizations, or]] to achieve a full and fair presentation of relevant issues, to participate in certain [[judicial and]] administrative proceedings involving land use [[and environmental protection]], and to provide [[advice and]] technical assistance to citizens of the County on certain matters;

[[3]](3) establish a Citizens Advisory Board to the People's Counsel, and define the Board's powers and duties;]] and

[(4)[(3)]](3) generally create an independent body to [[represent]] [[the public interest or]] [[certain unrepresented persons or organizations]] help achieve a full and fair presentation of relevant issues in certain [[judicial and]] administrative proceedings.

By amending
Montgomery County Code
Chapter 1A, Establishing the Structure of County Government
Sections 1A-203, 1A-204
By adding
Chapter 2, Administration
Article XII, People's Counsel
Section[[s]] 2-150[[s]], 2-151]

EXPLANATION: Boldface indicates a heading or a defined term.
Underlining indicates text that is added to the existing law by the original bill.
[S]ingle boldface brackets] indicate text that is deleted from existing law by the original bill.
Double underlining indicates text that is added to the bill by amendment.
[[Double boldface brackets]] indicate text that is deleted from existing law or the bill by amendment.
** * indicates existing law unaffected by the bill.

The County Council for Montgomery County, Maryland, approves the following act:
Sec. 1. Sections 1A-203 and 1A-204 are amended as follows:

1A-203. Establishing other offices.

(a) Executive branch. ***

(b) Legislative branch. These are the offices of the Legislative Branch.
- Office of the County Council
- Office of Legislative Oversight
- Office of the People's Counsel
- Office of Zoning and Administrative Hearings

(c) Internal offices. ***

1A-204. Supervision of offices and appointment of heads.

(a) Executive branch.

***

(b) Legislative branch.

***

3 Office of the People's Counsel.

(((A) Under the merit system laws, the County Council appoints the People's Counsel by a resolution approved by a majority of Councilmembers in office [[from a list of one or more names submitted by the Citizens Advisory Board. The Council may reject all names submitted by the Board and ask the Board for another set of names]].

(B) The People's Counsel serves a term of [[3]] 4 years, starting on July 1 of the year after each year in which the members of the County.
Council are elected. If the Council has not
appointed a successor when a term expires,
the People's Counsel serves until a successor
takes office and the successor serves the
rest of the unexpired term.

(C) The Council may remove the People's Counsel
by a resolution approved by two-thirds of the
Council members in office after following all
procedures required under merit system laws
and regulations.

(D) When appointed, the People's Counsel must:

(i) be a member of the bar of the Court of
   Appeals of Maryland;

(ii) have at least 5 years experience in the
    practice or teaching of law; and

(iii) have substantial experience with land
    use or environmental legal issues.

(E) The People's Counsel serves full time in that
position and must not engage in any other
practice of law.

(F) The People's Counsel appoints and supervises
the merit system employees of the office.]]

[(G)](A) [(Alternatively, the] The County Council
[[by contract]] may retain as an independent
contractor one or more attorneys, [[full-time
or part-time,]] along with support staff,
consultants, and expert witnesses, to provide
the services of the People's Counsel under Section 2-150. The contract may be cancelled at any time by a resolution approved by two-thirds of the Councilmembers in office.

(B) Any attorney retained as the People's Counsel must:

(i) be a member of the bar of the Court of Appeals of Maryland;

(ii) have at least 5 years experience in the practice or teaching of law; and

(iii) have substantial experience with land use [[or environmental]] legal issues and procedures.

(C) Any attorney retained under the contract must not:

(i) represent any client in any matter involving land use in any jurisdiction;

and

(ii) appear before any court in Montgomery County, or before any County agency or any bi-county agency with jurisdiction in the County.

[[Before retaining an attorney under this subparagraph, the Council must seek the advice of the Citizens Advisory Board.]]

Office of Zoning and Administrative Hearings.
Sec. 2. Section[4[[a]] 2-150 [and 2-151 are]] is added to Chapter 2:

Article XII. People's Counsel.

2-150. People's Counsel—Functions.

(a) Purpose. Informed public actions on land use matters require a full exploration of often complex factual and legal issues. An independent People's Counsel can promote a full and fair presentation of relevant issues in administrative proceedings in order to achieve [[a]] balanced records upon which sound land use decisions can be made. In addition, a People's Counsel who provides technical assistance to citizens and citizen organizations will encourage effective participation in, and increase public understanding of, the County land use process.

[(a)] To represent [[the public interest and]] an aggrieved person or organization which would otherwise not have adequate legal representation and which would raise issues that would otherwise not be raised, or to achieve a full presentation of relevant issues, the People's Counsel, with the approval of the Citizens Advisory Board, may initiate or intervene as a party or on behalf of an aggrieved party in any judicial or administrative proceeding before any federal, state or County court, board, or agency, including the County Council, if the proceeding involves:
(1) the zoning, subdivision, use, or development of
land [[in]] subject to the zoning power of the
County; or

(2) the application or enforcement in the County of any
federal, state or County law or regulation designed
to protect the environment.]]

[[b To achieve a full and fair presentation of relevant
issues, the People's Counsel may initiate or intervene as
a party in any administrative proceeding in which a
decision is based on a written record before the:

(1) County Council;

(2) Montgomery County Planning Board;

(3) County Board of Appeals; or

(4) Hearing Examiner.]]

[[c The People's Counsel may initiate or intervene in an
administrative proceeding if the proceeding arises out of
or involves:

(1) Chapter 2B, Agricultural Land Preservation;

(2) Chapter 3, Air Quality Control;

(3) Chapter 8, Buildings;

(4) Chapter 19, Erosion, Sediment Control and Storm
Water Management;

(5) Chapter 24A, Historic Resources Preservation;

(6) Chapter 25A, Housing, Moderately Priced;

(7) Chapter 26, Housing and Building Maintenance
Standards;

(8) Chapter 31B, Noise Control:
Chapter 42A, Ridesharing and Transportation Management;

Chapter 45, Sewers, Sewage Disposal and Drainage;

Chapter 50, Subdivision of Land;

Chapter 55, Unsafe Buildings;

Chapter 56, Urban Renewal and Community Development;

Chapter 59, Zoning,

(b) Authority; duties.

To achieve a full and fair presentation of relevant issues, the People's Counsel may participate in a proceeding before:

(1) the Board of Appeals if the proceeding involves a variance or a special exception;

(2) the County Council (solely for oral argument) or the Hearing Examiner for the County Council if the matter involves a local map amendment, a development or schematic development plan approved under the zoning process or a special exception; and

(3) the Planning Board if the proceeding involves action on an optional method development, a subdivision plan including a subdivision plan for a cluster development, or a site plan.

The People's Counsel must not appear or intervene in any legislative proceeding, or in any proceeding before a board or agency of any municipality in the County.

(d) The People's Counsel is not a party in a proceeding under
subsection (b). To achieve a full and fair presentation of relevant issues, the People's Counsel is entitled to all notices to a party and may participate by making motions, introducing evidence, calling witnesses, examining and cross-examining witnesses, and making arguments as the law and the evidence in the proceeding warrant. The People's Counsel must not be a party to an appeal.

[(b)]](e) The People's Counsel must not represent the County, any government agency, or any private party or any private party in any proceeding. The People's Counsel is not subject to the authority of the County Attorney. Section 411 of the Charter does not apply to participation by the People's Counsel in any proceeding under subsection [(a)][(c)][(b)].

[(c)][(f) The People's Counsel has all powers necessary to carry out the functions assigned under subsection [(a)][(b), including:

(1) all rights of a party to any proceeding under subsection [(a)][(c), except the right to appeal a decision to a court and the right to approve a settlement agreed to by all other parties;

(2) the authority to employ or retain staff or expert witnesses, subject to appropriation; and

(3) the authority to [[investigate]] seek and collect information on any matter relevant to a proceeding.
under subsection (c).][[(a); and]]

[[(4) the authority to appeal any judgment or order of a

court, board, or agency if the public interest and

the interest of the Counsel's client, if any,

requires an appeal.]]

(f) If the People's Counsel intends to [[intervene]],

participate in a proceeding, the People's Counsel must

give all [[other]] parties a notice of intention to

[[intervene]] participate.

(g) In the People's Counsel's discretion, the People's

Counsel may withdraw from, or decline to [[intervene]],

participate in, any proceeding in which the Counsel may

participate under subsection [[[c]]](b). The People's

Counsel is not liable to any person for [[initiating,

intervening]] participating in, or declining to

[[initiate or intervene]] participate in, any proceeding.

[[(d)]][h] Without becoming a party to any judicial or

administrative proceeding, and subject to available

time and resources, the People's Counsel may

provide technical assistance[[, and advise any

citizen of the County on that person's rights and

duties, in any matter that involves:

(1) the zoning, subdivision, use, or development of

land [[in]] subject to the zoning power of the

County; or

(2) the application or enforcement in the County of any

federal, state or County law or regulation designed
to protect the environment.]] to any person about a
proceeding under subsection (b). When providing
technical assistance [[or advice]] under this
subsection, the People's Counsel must inform the
recipient that the People's Counsel is not acting
and cannot act as a personal attorney for the
recipient.

(1) The People's Counsel must coordinate the services of its
office with those offered by the citizens land use
information officer in the Planning Board, to avoid
inconsistency and duplication and to maximize the
assistance offered to citizens.

[[(e)](j) The People's Counsel must annually report to the
Council on the activities of the office.

[[2-15]. Citizens Advisory Board to the People's Counsel.

[[a] The County Council must appoint a Citizens Advisory Board
to the People's Counsel.]]

[[b] The Board consists of 9 members, appointed by the Council
on the recommendation of certain civic and community
organizations designated in a resolution adopted by the
Council. The Council must designate one member as chair
and one member as vice-chair.]]

[[c] Each member of the Board serves a 3-year term. Initial
appointments must be staggered so that 3 members' terms
expire each year. A member appointed to fill a vacancy
serves the rest of the unexpired term.]]

[[d] The duties of the Board are to:
(1) advise the County Council and the People's Counsel on the policies, operations and priorities of the Office of the People's Counsel;

(2) evaluate current land use and environmental issues and proceedings, and [[recommend]] approve those in which the People's Counsel should be involved, consistent with the Rules of Professional Conduct for attorneys;

(3) when the position of People's Counsel is vacant or is about to be vacant, evaluate candidates for the position and submit one or more names to the Council for appointment.]]

[[Sec. 3. Notwithstanding Section 1A-204(b)(3)(b), added by Section 1 of this Act, the County Council may appoint a People's Counsel at any time after this Act takes effect. If the Council appoints a People's Counsel before June 30, 1991, the Counsel's term ends on June 30, 1991.]]

Sec. [[4]] 3. The Office of Legislative Oversight must evaluate the operation of this Act and the performance of the Office of the People's Counsel, and must report its findings and recommendations to the County Council by December 1, 1994.

Approved:

William E. Hanna, Jr., President, County Council 2/8/90
Approved:

Sidney Kramer

Sidney Kramer, County Executive

2/5/90

This is a correct copy of Council action.

Kathleen A. Freedman

Kathleen A. Freedman, CMC

Secretary of the Council

2/16/90

Date

Date
MEMORANDUM

July 28, 1998

TO: Planning, Housing, and Economic Development Committee

FROM: Ralph D. Wilson, Senior Legislative Analyst

SUBJECT: Worksession - People’s Counsel

Background

In response to the continued interest of County residents in assistance in appearing and addressing land use issues that are decided by County administrative agencies, the Council President has asked the Committee to recommend that $125,000 be appropriated to activate the People’s Counsel office for FY00. The People’s Counsel was authorized by legislation in 1990, but never funded. The relevant portions of the County Code that describe the role and responsibilities of the People’s Counsel are included in this packet.

In considering the People’s Counsel office last year, the Council decided not to fund the office at that time and to use the $16,000 reduction made in the Hearing Examiner’s budget to fund certain activities intended to broaden citizens’ understanding of how the Board of Appeals works. It was suggested that the $16,000 be set aside in the Council Office budget for the possible production of educational materials on how to appear and process matters before the Board of Appeals. Some initial work has been done in arranging for Board of Appeals hearings to be televised and for a “public relations” video explaining the role and activities of the Board. The Board of Appeals is also considering an update of the “user guide”, and using a consultant to do a “consumer satisfaction” survey.

Staff Comments

Though not mandated, staff believes the People’s Counsel position, at least initially, should be performed by a contractor on a less than full-time basis. Only law professors and retired lawyers may be eligible since the legislation restricts a contractor from representing any client in a land use matter in any jurisdiction and from appearing before any court or administrative agency with jurisdiction in Montgomery County. With these restrictions it may
be difficult to find a People's Counsel qualified to deal effectively with complex factual and legal land use issues.

Under the legislation, the People's Counsel function is to ensure that a full and fair representation of the issues is made and that the record before the administrative agency is balanced. The People's Counsel may provide technical assistance to citizens and citizen associations in land use matters, but does not act as a personal attorney for any party. It may be useful to clarify in the legislation that the People's Counsel: (1) is responsible for defending approved land use policies and not to assist or take any particular side over another, and (2) may review pending administrative proceedings and participate on its own motion in the public interest.

Appointment of a People's Counsel would address one of the issues raised in the Civic Federation report on special exceptions.
COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND

PLANNING, HOUSING, AND ECONOMIC DEVELOPMENT COMMITTEE

Monday, April 12, 1999
9:54 A.M. to 11:55 A.M.
Council Hearing Room

PRESENT

Derick Berlage, Chair
Phil Andrews
Steven Silverman

SUBJECT: People’s Counsel

The Committee considered a memorandum and attachments, dated July 28, 1998, from Senior Legislative Analyst Wilson providing background information and issues for discussion concerning the People’s Counsel.

ACTION: Discussed the role of the People’s Counsel and the intent of the legislation in creating the office.

Noted Councilmember Silverman’s request for information from Baltimore County and any other jurisdictions as to the operations and funding of the People’s Counsel office.

Agreed to draft legislation to amend current law to provide that the People’s Counsel can be either an independent contractor or a full-time County Merit System employee, and to: (1) allow People’s Counsel to represent individual clients; (2) make appearances in Court; and establish criteria regarding under what circumstances (1) and (2) can occur. Requested that the legislation be drafted as quickly as possible to allow it to proceed to public hearing in tandem with legislation sponsored by Councilmembers Krahneke and Praisner.
Recommended approval of $125,000 to be placed on the Reconciliation List to fund the People’s Counsel office for FY 00 Operating Budget.

SUBJECT: FY 00 Operating Budget – Intervention Task Force NDA

The Committee had before it for consideration a memorandum from Senior Legislative Analyst Wilson, dated April 12, 1999, providing background information and recommendations concerning funding for the FY 00 Operating Budget.

ACTION: Agreed with the Council staff recommendation to fund the Intervention Task Force NDA for the FY 00 Operating Budget at the same level as FY 99 in the amount of $12,500.

SUBJECT: Zoning Text Amendment (ZTA) 99002 – Radio and Television Broadcasting Studios in the Central Business District (CBD) Zones

The Committee considered a memorandum from Senior Legislative Analyst Wilson, dated April 6, 1999, providing information on the ZTA to allow film production studios to locate in CBD zones.

ACTION: Discussed Councilmember Praisner’s concern brought out at the public hearing concerning whether some of the definition of terms in the ZTA are broad enough to include electronic media programming.

Agreed, following a discussion with Council and Planning Board staff, to amend the ZTA as follows:

Radio and television broadcasting studio: A facility used for the creation and production of radio, television, or other electronic media programming, including internet content provider. This includes studios, stages, editing facilities, post-production facilities, and program distribution via wire or fiber optic cable. A radio and television broadcasting studio does not include broadcasting equipment associated with broadcast transmission towers at the same location as the studio.

Recommended approval of ZTA 99002, as amended.
MEMORANDUM

May 10, 1999

TO: County Council

FROM: Ralph D. Wilson, Senior Legislative Analyst

SUBJECT: People’s Counsel - FY00 Appropriation

Background

In response to the continued interest of County residents in assistance in appearing and addressing land use issues that are decided by County administrative agencies, the Council President asked the Planning, Housing, and Economic Committee to recommend that $125,000 be appropriated to activate the People’s Counsel office for FY00. The People’s Counsel was authorized by legislation in 1990, but never funded. The relevant portions of the County Code that describe the role and responsibilities of the People’s Counsel are included in this packet.

In considering the People’s Counsel office last year, the Council decided at that time not to fund the office and to use the $16,000 reduction made in the Hearing Examiner’s budget to fund certain activities intended to broaden citizens’ understanding of how the Board of Appeals works. It was suggested that the $16,000 be set aside in the Council Office budget for the possible production of educational materials on how to appear and process matters before the Board of Appeals. Some initial work has been done in arranging for Board of Appeals hearings to be televised and for a “public relations” video explaining the role and activities of the Board. The Board of Appeals is also considering an update of the “user guide”, and use of a consultant to do a “consumer satisfaction” survey.

Planning, Housing, and Economic Committee Recommendation

The Committee recommends that $125,000 be appropriated to activate the People’s Counsel Office for FY00 and that the role and responsibilities of the office be expanded. I believe the Committee intends to review the details of the People’s Counsel function as it has been applied elsewhere in the State before any legislative changes are recommended. In Maryland, there are three jurisdictions that use a People’s Counsel for land use matters.
These jurisdictions are Prince George's County, Harford and Baltimore Counties. The most visible and active office is the People's Counsel for Baltimore County, which might serve as a good model for Montgomery County. Information on the People’s Counsel operations in Baltimore County and Prince George’s County is attached.

Under the existing Montgomery County law, the People’s Counsel function is to ensure that a full and fair representation of the issues is made and that the record before the administrative agency is balanced. The People’s Counsel may provide technical assistance to citizens and citizen associations in land use matters, but does not act as a personal attorney for any party. The People’s Counsel is prohibited from participating as a party before any administrative agency and in any Court appeal.

Appointment of a People’s Counsel would address one of the issues raised in the Civic Federation report on special exceptions.

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MEMORANDUM

March 29, 1999

TO: Derick Berlage, Chair, PHED Committee

FROM: Isiah Leggett, Council President

SUBJECT: Meeting on People's Council

The Office of the People's Council was authorized by legislation in 1990, but it was never funded by the County Council. As I indicated in my December 30, 1998 memo to you, I continue to hear from residents as to the difficulties they encounter when dealing with the County and private developers regarding land use issues that can seriously impact them or their property. The People's Council was conceived to give such residents a more equitable position when they deal with complex land use problems. I think it is time for this program to become a reality.

I am requesting that the Committee examine the existing law in depth. I am attaching the County Code references to the law for your review. If there are legislative changes that you recommend, I want to work with the Committee. The process to make any such recommended adjustments should begin as soon as possible because I hope to see this important program funded for the next fiscal year.

Last year I requested an addition of $125,000 to the operating budget to activate the office. That request was not funded. I am again requesting that $125,000 be added to the FY00 Operating Budget to enable the People's Council to begin assisting County residents. I ask that the PHED Committee consider this request during its Budget worksessions.

On PHED Agenda for 4/12. SCm.
COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND
PLANNING, HOUSING, AND ECONOMIC DEVELOPMENT COMMITTEE

Monday, June 28, 1999
9:32 A.M. – 12:22 P.M.
Council Hearing Room

PRESENT

Derick Berlage, Chair

Phil Andrews
Steven Silverman

Councilmember Silverman, Lead Councilmember for Parks and Recreation, in the
Chair.

SUBJECT: Process for Council Review of Park Planning Documents and the Countywide
Park Trails Plan

The Committee had before it the memorandum and attachments from
Senior Legislative Analyst Michaelson, dated June 22, 1999, providing background information
and issues for discussion; and a copy of the following documents: Trails – The County’s Most
Popular Park Facilities; Dates of Construction of Major Existing Hiker-Biker (Hard Surface0
Trails; and Overview of Trail User Surveys.

ACTION: Received overview comments from Mr. Hussmann, Chair, Montgomery County
Planning Board, Mr. Cochran, Director, Park Department, and Mr. Zyontz, Park
and Planning Staff; and received a powerpoint presentation from Ms. Coleman,
Park and Planning Staff, on the Countywide park Trails Plan.

Discussed the maintenance costs for each type of trail; and requested Park and
Planning Staff to provide the cost estimates for completing the trail system in the
Countywide Park Trails Plan.
Received comments from interested citizens on the Countywide Park Trails Plan.

Agreed to address the policy issues outlined in Council Staff’s memorandum at the next Committee meeting.

Requested additional information on the width of paved trails that are included in the Plan; the number of trails that are proposed for the stream valley parks, including issues associated with hard surface trails in stream valley parks; and trail widths.

Councilmember Berlage in the Chair.

SUBJECT: **Bill 14-99, People’s Counsel – Amendments**

The Committee had before it the memorandum and attachments from Senior Legislative Attorney Faden.

**ACTION:** Agreed not to amend the bill to allow private representation by the People’s Counsel.

Agreed to amend the bill by adding a provision that the People’s Counsel should protect the public interest rather than just assuring that the record is complete.

Agreed not to amend the bill to specify what substantive positions the People’s Counsel must adopt.

Supported the current County law that directs the People’s Counsel to promote a full and fair presentation of relevant issues . . . to achieve balanced records on which sound land use decisions can be made, and agreed that Bill 14-99 does not change this direction.

Agreed that the technical assistance function is one of the People’s Counsel’s two primary functions under the current County law, and that Bill 14-99 does not change that mandate.
Supported the suggestion of Councilmember Berlage to amend the bill by adding language that would allow the People's Counsel to request a review of existing special exceptions by the Board of Appeals.

Agreed that the resolution appointing the People's Counsel would set the length of the term of the position, as recommended by Council Staff.

Requested additional information on the number of votes required to remove other County officials and People's Counsels from office; Councilmember Berlage recommended retaining a 6-vote requirement to remove a People's Counsel from Office, Councilmember Silverman recommended a majority vote requirement, and Councilmember Andrews abstained and will make a recommendation after he has received additional information.

Supported Councilmember Andrews suggestion to amend the bill by prohibiting the People's Counsel from representing any party in a land use proceeding in the County for one year after serving as People's Counsel; Councilmember Silverman voting in opposition.

Recommended approval of amending the bill by deleting Section A-204(b)(C)(ii) and reducing the restriction on the People's Counsel to represent any client in any matter involving land use in any jurisdiction to only Montgomery or Prince George's County.

Recommended approval of amending the bill by clarifying that the People's Counsel is intended to function as a full party to a proceeding that he or she enters into instead of vaguely participating in the proceeding, as recommended by Council Staff.

Agreed to amend page 4 of the bill by deleting Section 2-150(c).

Recommended approval of the bill, as amended.
SUBJECT:  Zoning Text Amendment 99004, Special Exceptions

The Committee had before it the memorandum and attachments from Senior Legislative Wilson, dated June 21, 1999, on the subject text amendment.

ACTION:  Agreed to amend the text amendment by using the full definition of a special exception as follows: Special Exception. The grant of a specific use that would not be appropriate generally or without restriction and must be based upon a finding that certain conditions governing special exceptions as detailed in the Zoning Ordinance exist, that the use conforms to the plan and is compatible with the existing neighborhood.

Agreed to add to the People’s Counsel’s authority the ability to request a review of a special exception by the Board of Appeals.

Noted Councilmember Silverman’s request to Staff to compile a list of specific Board of Appeals cases that have created the concerns about special exceptions.

Discussed the issues addressed in Council Staff’s memorandum, and agreed to discuss it further at the next Committee meeting.

This is an accurate account of the meeting:

Mary A. Edgar
Mary A. Edgar, CMC
Clerk of the Council

Minutes written by: Elda Dodson, Deputy Clerk
MEMORANDUM

TO: County Council

FROM: Michael Faden, Senior Legislative Attorney

SUBJECT: Action: Bill 14-99, People's Counsel - Amendments

Planning, Housing, and Economic Development Committee recommendation: enact with amendments.

Summary; Background

Bill 14-99, People's Counsel – Amendments, sponsored by Councilmembers Berlage, Andrews, and Silverman, was introduced May 19. Bill 14-99 allows the County Council to employ a People's Counsel as a term merit system employee, and to remove the People's Counsel under certain circumstances. It also removes a restriction on the People's Counsel's participation in appeals and makes minor clarifying changes in current law creating the Office of the People’s Counsel.

The People's Counsel was first established as an independent (in all senses of the word) contractor of the County Council by Bill 11-89, which became law after extensive discussions in 1990. The concept derived from People's Counsels established in the mid-1970's to deal with land use matters in Baltimore, Prince George's, and Harford Counties. (Maryland and the District of Columbia have People’s Counsels who handle public utility and related issues, but not land use matters.) However, until FY00 the Council did not appropriate funds for the contract.

A public hearing for Bill 14-99 was held on June 22 at which the only speaker was attorney Harry Lerch, speaking for himself and the County Chamber of Commerce (see Mr. Lerch’s prepared testimony, ©32-33). In addition, at the June 15 hearing on Zoning Text Amendment 99004 several speakers supported Bill 14-99 and attorney Norman Knopf urged that the People's Counsel be allowed to participate in the legislative process and appeal administrative decisions to court.
Committee Amendments

At a worksession on June 28, the Planning, Housing, and Economic Development Committee recommend that Bill 14-99 be enacted with amendments that would:

- allow the People's Counsel to represent the public interest, rather than only assure that the record of a land use proceeding is complete (see ¶4, lines 46, 53);
- loosen certain restrictions on the People's Counsel's other law practice while serving as People's Counsel, but add a restriction that the People's Counsel cannot represent any party in a land use proceeding in the County for one year after the People's Counsel's term ends (see ¶3, lines 27-40);
- allow the People's Counsel to trigger the process to revoke or modify a special exception (see ¶5, lines 65-68); and
- clarify that the People's Counsel functions as a full party in any proceedings he or she intervenes in (see ¶5, lines 72-81).

Issues discussed by Committee

1) What should the People's Counsel do? In other words, what kind of People's Counsel should the County have? Vis-à-vis the People's Counsel's role and purpose, the County could follow any of several models:

a) represent unrepresented parties Some civic groups have urged that the People's Counsel be allowed to represent individual citizens or community organizations who have standing to participate in an adjudicatory proceeding but cannot find or afford a private lawyer. Neither the current law nor Bill 14-99 allows private representation. The most frequently raised objection to giving the People's Counsel this broad a function is the discretion involved -- the perceived difficulty in deciding which cases or clients to take, who most needs representation (because of their lack of resources) and deserves representation (because of the merits of their position or the gravity of the issues). If the Council agreed that allowing private representation is desirable you could insert criteria in the law, such as:

- the person or organization's ability to retain other counsel;
- the relative balance of the advocacy resources of the parties to the proceeding;
- the nature, significance, and breadth of impact of the issues in the proceeding; and
- any other public policy or precedent-setting implications of the proceeding.

The Committee did not give the People's Counsel authority to represent individual clients.

b) "protect the public interest" Under this standard, which applies in Prince George's and Harford Counties, the People's Counsel makes an independent decision on what result would best protect the public interest in each case. (However, the Prince George's County People's Counsel may see his mandate in narrower terms; see letter, ¶15-16.) In particular, the Prince George's County People's Counsel must review each Comprehensive Design Plan filed with the Planning Board and render an opinion to the Council on whether the Plan approved by the Planning Board meets public facilities needs and conforms to the Basic Plan. It is also relevant that in Prince George’s County the County Executive appoints the People's Counsel. In Harford County the People's Counsel is advised on participation in cases by a Council-appointed advisory
committee, which can direct the People's Counsel to participate in a given case. Neither the current County law nor Bill 14-99 incorporates a “public interest” standard. The Committee added “public interest” protection to the People's Counsel's duties.

c) defend County land use policies In Baltimore County this is the People's Counsel’s primary function. (See Baltimore County materials on G9-14.) Some observers say that, in practice, the Baltimore County People's Counsel almost invariably opposes new development; at the hearing on this bill attorney Lerch characterized the Baltimore County People's Counsel as having “unbridled discretion”. Observers with different viewpoints might find the Counsel’s activism essential and refreshing. In any case, as with the two previous options, standards are needed to channel the Counsel’s discretion. Neither the current County law nor Bill 14-99 incorporates similar language. In Council staff’s view, the role of defending County land use policies more properly falls to the Planning Board, Executive agencies, and the County Attorney. Mr. Lerch’s testimony also recommends that the People's Counsel be required to defend the recommendations of adopted master plans and to support positions “consistent with Smart Growth Guidelines”. Council staff disagrees; in our view, the law should not specify what substantive positions the People's Counsel must adopt. The Committee did not insert this language.

d) complete the record The current County law directs the People's Counsel to “promote a full and fair presentation of relevant issues ... to achieve balanced records on which sound land use decisions can be made.” This is also a stated function of the Prince George’s County People's Counsel, and probably an unstated function of the other two as well. Bill 14-99 does not change this direction.

e) advise citizens The technical assistance function is one of the People's Counsel’s two primary functions under the current County law. Bill 14-99 does not change this mandate.

f) review special exceptions At the June 28 worksession, Committee Chair Berlage proposed, and the Committee agreed, that the People's Counsel should be able to trigger a review of existing special exceptions by the Board of Appeals. Under the language inserted on G5, lines 65-68, the People's Counsel could require the Board to hold a show cause hearing on whether to modify or revoke a special exception that the Board previously granted, and the People's Counsel could require the Department of Permitting Services to investigate whether the holder of a special exception is fully complying with conditions attached to the special exception. At its July 26 worksession on Zoning Text Amendment 99004, the Committee agreed to amend relevant provisions of the zoning law to reflect the People's Counsel’s role in this area.

2) Operational issues The Committee discussed several operational issues:

a) Length of term Bill 14-99 allows the Council to appoint a People's Counsel as a term merit system employee, but does not specify the length of the People's Counsel’s term. While the law could require, for example, a 4-year term as the Inspector General has, the Committee agreed that the term would be set in the resolution appointing the People's Counsel.
b) Removal - number of votes needed  County Attorney Division Chief Marc Hansen questioned whether the 6-vote requirement for removal of a People's Counsel that is inserted in Bill 14-99 (see C2, lines 8-11), and by extension the current law's requirement for 6 votes to cancel a contract for the services of a People's Counsel, needs to be specified in the County Charter rather than in the Code. This is part of a larger legal issue which, in Council staff's view, can be resolved generically with further research and discussion.

Committee members asked how many votes are required to remove comparable County officials and other People's Counsels. The requirements are:

- **Hearing Examiner** §1A-204(b)(4) not specified; probably 5 votes
- **Inspector General** §2-64A(e) 6 votes
- **Ethics Commission** §§19A-5(e) 5 votes; 6 votes if Executive objects
- **Baltimore County People's Counsel** 6 of 9 Councilmembers, on recommendation of County Executive
- **Prince George's County People's Counsel** 2/3 of Councilmembers
- **Harford County People's Counsel** 5 of 7 Councilmembers on recommendation of County Executive, Council President, or majority of Citizens' Advisory Board

The Committee, Councilmember Silverman dissenting, retained the 6-vote requirement to remove a People's Counsel. Councilmember Silverman preferred to require only a majority of the Council to remove a People's Counsel.

c) Revolving door  The current law prohibits the People's Counsel, while serving in that position, from representing any other client in any land use matter anywhere, or appearing before any court or agency in the County on any matter. However, the law does not restrict the People's Counsel after he or she leaves that position from taking any kind of case. Citizens have suggested that a People's Counsel should be prohibited from taking any land use case for a certain period. The County ethics law (§19A-13), which would apply to a former People's Counsel, prohibits a former employee from working on the same matter for a private party for 10 years after leaving County employment, and prohibits the former employee from taking employment with anyone the former employee regulated for 1 year after leaving County government. It is not clear how the latter clause would affect a People's Counsel, who does not "regulate" anyone. The Committee eliminated some restrictions on the People's Counsel's other law practice but prohibited the People's Counsel from representing any party in any land use proceeding in the County for 1 year after serving as People's Counsel.

d) Status as party  Mr. Hansen suggested that the bill clarify that the People's Counsel is intended to function as a full party to a proceeding that he or she enters (without representing any other party) instead of vaguely "participating" in the proceeding. The Committee agreed.
CALL OF BILLS FOR FINAL READING

SUBJECT: Bill 14-99, Peoples' Counsel – Amendments

The Council had before it the memorandum and attachments from Senior Legislative Attorney Faden, dated August 3, 1999, providing background information and issues for discussion on Bill 14-99.

Councilmember Berlage, Chair of the Planning, Housing and Economic Development (PHED) Committee, presented the report and recommendation of the Committee.

Councilmember Praisner questioned the Committee’s use of the words “review” and “modify” as they relate to the recommendation to review existing special exceptions which is addressed on page 3 of Council Staff’s memorandum. Referring to the language on page ©5, lines 65-68 of the bill, she expressed concern about whether it adequately expresses the Committee’s recommendation that the People’s Counsel can trigger a review of existing special exceptions by the Board of Appeals, and require the Board to hold a show cause hearing on whether to modify or revoke a special exception that the Board previously granted. Ms. Praisner expressed concern about addressing the People’s Counsel’s role in special exceptions prior to reviewing Zoning Text Amendment 99004, Special Exceptions. She said she is not opposed to the Committee’s recommendation for the People’s Counsel to request a review of special exceptions but believes it would be more appropriate to address the issue later in the fall when both the text amendment and the bill are before the Council. Ms. Praisner said that as one of the sponsors of the text amendment, she believes it was the intent to have a comprehensive review of special exceptions. Councilmember Berlage explained the Committee’s rationale for recommending that the People’s Counsel have the ability to request a review of existing special exceptions and require the Board to hold a hearing to determine whether the special exception should be modified or revoked. He said that the Committee has completed its recommendations on both the text amendment and the bill, but because of the complexities of the text amendment, it is not finalized for Council action today.

Councilmember Praisner expressed concern about the Committee’s recommendation to delete the language on page ©5, lines 69-71 of the bill restricting the People’s Counsel from participating in any proceeding before a board or agency of any municipality in the County because she believes it would broaden the legislation beyond its initial intent. Mr. Faden suggested that the bill be amended by retaining the language and deleting only the words [in any legislative proceeding, or]. Councilmember Berlage agreed with Mr. Faden’s suggestion, and stated that it was the intent of the Committee. There was no objection to Mr. Faden’s suggestion to amend the bill.
Referring to the language on page 65, lines 79-81 of the bill that the People’s Counsel may file and argue an appeal the same as any other party to the proceeding, Councilmember Praisner expressed concern about the intent and fiscal implications. She said that she believes the ability to file and argue an appeal goes beyond providing assistance to the public, which was the original intent of the legislation. She expressed concern about the increased workload that could result and the unrealistic expectations that could be created in the community. Ms. Praisner expressed concern that the County has not had any previous experience in this area which makes it difficult to determine in advance the extent of the public’s interest. She suggested that a sunset provision be added to the bill that would allow the Council to review the legislation after a period of time to determine if it is operating as intended.

President Leggett said that he shares some of Councilmember Praisner’s concerns and agrees with her suggestion to add a sunset provision in the bill.

Councilmember Dacek said that she agrees with the comments of Councilmember Praisner, and is particularly concerned about providing the People’s Counsel the authority to trigger a review of existing special exceptions. She requested and received information from Mr. Faden on the procedures that citizens can pursue if they believe the holder of a special exception is not complying with the conditions of the special exception or if conditions are inadequate under current law. Councilmember Dacek said that she supports adding a sunset provision to the bill, but is not prepared to vote on the bill today because she believes the bill and text amendment should be addressed by the Council at the same time.

Councilmember Silverman provided clarification of the Committee’s recommendation to add language to the bill giving authority to the People’s Counsel to file and argue an appeal. He said that the Committee believed that the budgetary restrictions would preclude the People’s Counsel from addressing every case through an appeals process. Mr. Silverman spoke in support of the Committee’s recommendation for the People’s Counsel to have the authority to trigger a review of existing special exceptions by the Board of Appeals and commented on the Committee’s attempt to find a balanced approach to the issue. He said that there is requirement for a supermajority vote when the Board of Appeals modifies a special exception it previously granted, and said that he supports adding a sunset provision to the bill.

Councilmember Krahmke said that she shares the concerns expressed by Councilmember Praisner, and moved, duly seconded, a substitute motion to amend the bill by deleting the language on page 65, lines 79-81 of the bill that gives the People’s Counsel the authority to file and argue an appeal the same as any other party to the proceeding.

Councilmember Berlage spoke in opposition to Councilmember Krahmke’s motion, and expressed concern that the role of the People’s Counsel would be reduced to providing assistance only if the motion is adopted.
ACTION: Defeated Councilmember Kranke's substitute motion to amend the bill by deleting language in the bill that gives the People's Counsel the authority to file and argue an appeal the same as any other party to the proceeding:

YEAS: Dacek, Kranke, Praisner
NAYS: Andrews, Berlage, Silverman, Subin, Leggett
ABSENT: Ewing.

President Leggett moved, duly seconded, to amend the bill by adding a sunset provision for July 1, 2002. Councilmember Praisner amended Mr. Leggett's motion by replacing the date [July 1, 2002] with July 1, 2003.

ACTION: Amended Bill 14-99 by adding a sunset provision of July 1, 2003.

YEAS: Andrews, Silverman, Praisner, Kranke, Subin, Leggett
NAYS: Dacek, Berlage
ABSENT: Ewing.

Councilmember Berlage led the Council through the Committee's recommendations on the remaining issues in the bill.

ACTION: Defeated Councilmember Praisner's motion to postpone action on the bill until ZTA 99004 and the Bill 14-99 can be addressed at the same time:

YEAS: Dacek, Praisner, Kranke
NAYS: Andrews, Berlage, Silverman, Subin, Leggett
ABSENT: Ewing.

Adopted the following amendments as reflected in the bill:

AN ACT to:
(1) allow the Council to employ a People's Counsel as a term merit system employee, and to remove the People's Counsel under certain circumstances;
(2) direct the People's Counsel to participate in certain legal proceedings as necessary to protect the public interest, and allow the People's Counsel to take certain actions regarding special exceptions;
(3) amend the restrictions on other legal work the People's Counsel may perform during and after service as People's Counsel;
(4) clarify the status of the People's Counsel as a party in certain proceedings;
(5) remove a restriction on the People's Counsel's participation in appeals;
(6) terminate the Office of the People's Counsel on a certain date; and
(7) generally amend provisions of law regarding the People's Counsel.
By amending
Montgomery County Code
Chapter 1A, Establishing the Structure of County Government
Section 1A-204

Chapter 2, Administration
Section 2-150

The County Council for Montgomery County, Maryland approves the following Act:

Sec. 1. Sections 1A-204 and 2-150 are amended as follows:

1A-204. Supervision of offices and appointment of heads.

   * * * * * *

   (b) Legislative Branch.

   * * * * *

   (3) Office of the People's Counsel.

   (A) The County Council may employ, as a term merit system

       employee, a People's Counsel. The Council may, by a resolution

       adopted by an affirmative vote of 6 Councilmembers, remove a

       People's Counsel during the Counsel's term for good cause. [The]

       Alternatively, the County Council may retain as an independent

       contractor one or more attorneys, along with support staff,

       consultants, and expert witnesses, to provide the services of the

       People's Counsel under Section 2-150. The contract may be
canceled at any time by a resolution [approved] adopted by [two-thirds of the] an affirmative vote of 6 Councilmembers [in office].

(B) Any attorney employed or retained as the People's Counsel must:

(i) be a member of the bar of the Court of Appeals of Maryland;

(ii) have at least 5 years experience in the practice or teaching of law; and

(iii) have substantial experience with land use legal issues and procedures.

(C) Any attorney employed or retained [under the contract] as the People’s Counsel must not[[:]]

[[[i]]] represent any client, other than as People’s Counsel, in any matter involving land use in [[any jurisdiction; and]] Montgomery or Prince George’s County.

[[[ii]]] appear before any court in Montgomery County, or before any County agency or any bi-county agency with jurisdiction in the County, other than as People’s Counsel.]

(D) Any attorney employed or retained as the People’s Counsel must not, within one year after the attorney’s service as People’s Counsel ends, represent any party in any proceeding involving land use in the County.

* * * *
ARTICLE XII. PEOPLE'S COUNSEL.

2-150. People's Counsel - Functions.

(a) Purpose. Informed public actions on land use matters require a full exploration of often complex factual and legal issues. An independent People's Counsel can protect the public interest and promote a full and fair presentation of relevant issues in administrative proceedings in order to achieve balanced records upon which sound land use decisions can be made. In addition, a People's Counsel who provides technical assistance to citizens and citizen organizations will encourage effective participation in, and increase public understanding of and confidence in, the County land use process.

(b) Authority; duties. To protect the public interest and achieve a full and fair presentation of relevant issues, the People's Counsel may participate in a proceeding before:

(1) the Board of Appeals if the proceeding involves a variance or a special exception;

(2) the County Council (solely for oral argument) or the Hearing Examiner for the County Council if the matter involves a local map amendment, a development or schematic development plan approved under the zoning process, or a special exception; and

(3) the Planning Board if the proceeding involves action on an optional method development, a subdivision plan including a subdivision plan for a cluster development, or a site plan.
The People's Counsel may also file a complaint under Section 59-G-1.3(b) alleging failure to comply with a special exception, or may seek a modification of a special exception under Section 59-G-1.3(c) or a revocation of a special exception under Section 59-G-1.3(e).

(c) Restrictions. The People's Counsel must not [appear or intervene] participate [[in any legislative proceeding, or]] in any proceeding before a board or agency of any municipality in the County.

(d) Participation. The People's Counsel is [[not]] a party in a proceeding under subsection (b) once the People's Counsel files a notice of intention to participate. [[To achieve a full and fair presentation of relevant issues.]] After the notice is filed, the People's Counsel is entitled to all notices to a party and may participate by making motions, introducing evidence, calling witnesses, examining and cross-examining witnesses, and making arguments as the law and the evidence in the proceeding warrant. The People's Counsel [must not be a party to] may file and argue an appeal [[as if it were a]] the same as any other party to the proceeding.

(e) Independent status. The People's Counsel must not represent the County, any government agency, or any private party in any proceeding. The People's Counsel is not subject to the authority of the County Attorney. [Section 411 of the Charter does not apply to participation by the People's Counsel in any proceeding under subsection (b).]

(f) Notice. If the People's Counsel intends to participate in a proceeding, the People's Counsel must give all parties a notice of intention to participate.
(g) **Discretion.** In the People's Counsel's discretion, the People's Counsel may withdraw from, or decline to participate in, any proceeding in which the Counsel may participate under subsection (b). The People's Counsel is not liable to any person for participating in, or declining to participate in, any proceeding.

(h) **Technical assistance.** Without becoming a party to any judicial or administrative proceeding, and subject to available time and resources, the People's Counsel may provide technical assistance to any person about a proceeding [under] listed in subsection (b). When providing technical assistance under this subsection, the People's Counsel must inform the recipient that the People's Counsel is not acting and cannot act as a personal attorney for the recipient.

(i) **Coordination.** The People's Counsel must coordinate the services of its office with those offered by [the citizens] land use information [officer] staff in the Council, Board of Appeals, and Planning Board, to avoid inconsistency and duplication and to maximize the assistance offered to citizens.

(j) **Annual report.** The People's Counsel must annually report to the Council on the activities of the office.

**Sec. 2. Sunset.** The position of People's Counsel, and the Office of the People's Counsel, are terminated on July 1, 2003.

**ACTION:** Enacted Bill 14-99, as amended

by recommendation of the PHED Committee, as amended, by a roll call vote:

YEAS: Andrews, Berlage, Silverman, Subin, Leggett
ABSTAIN: Dacek, Praisner, Krahne
ABSENT: Ewing.
AN ACT to:

(1) allow the Council to employ a People's Counsel as a term merit system employee, and to remove the People's Counsel under certain circumstances;

(2) direct the People's Counsel to participate in certain legal proceedings as necessary to protect the public interest, and allow the People's Counsel to take certain actions regarding special exceptions;

(3) amend the restrictions on other legal work the People's Counsel may perform during and after service as People's Counsel;

(4) clarify the status of the People's Counsel as a party in certain proceedings;

(5) remove a restriction on the People's Counsel's participation in appeals;

(6) terminate the Office of the People's Counsel on a certain date; and

[[(3)]] generally amend provisions of law regarding the People's Counsel.

By amending
Montgomery County Code
Chapter 1A, Establishing the Structure of County Government
Section 1A-204

Chapter 2, Administration
Section 2-150

**Boldface** Heading or defined term.
**Underlining** Added to existing law by original bill.
**[Single boldface brackets]** Deleted from existing law by original bill.
**Double underlining** Added by amendment.
**[[Double boldface brackets]]** Deleted from existing law or the bill by amendment.
**existing law unaffected by bill.**

The County Council for Montgomery County, Maryland approves the following Act:
Sec. 1. Sections 1A-204 and 2-150 are amended as follows:

1A-204. Supervision of offices and appointment of heads.

* * *

(b) Legislative Branch.

* * *

(3) Office of the People's Counsel.

(A) The County Council may employ, as a term merit system employee, a People's Counsel. The Council may, by a resolution adopted by an affirmative vote of 6 Councilmembers, remove a People's Counsel during the Counsel’s term for good cause. [The] Alternatively, the County Council may retain as an independent contractor one or more attorneys, along with support staff, consultants, and expert witnesses, to provide the services of the People's Counsel under Section 2-150. The contract may be canceled at any time by a resolution [approved] adopted by [two-thirds of the] an affirmative vote of 6 Councilmembers [in office].

(B) Any attorney employed or retained as the People's Counsel must:

(i) be a member of the bar of the Court of Appeals of
(ii) have at least 5 years experience in the practice or teaching of law; and

(iii) have substantial experience with land use legal issues and procedures.

(C) Any attorney employed or retained [under the contract] as the People's Counsel must not

[((i))] represent any client, other than as People's Counsel, in any matter involving land use in [any jurisdiction; and]] Montgomery or Prince George's County.

[((ii) appear before any court in Montgomery County, or before any County agency or any bi-county agency with jurisdiction in the County, other than as People's Counsel.]]

(D) Any attorney employed or retained as the People's Counsel must not, within one year after the attorney's service as People's Counsel ends, represent any party in any proceeding involving land use in the County.

* * *
ARTICLE XII. PEOPLE'S COUNSEL.

2-150. People's Counsel - Functions.

(a) *Purpose.* Informed public actions on land use matters require a full exploration of often complex factual and legal issues. An independent People's Counsel can *protect the public interest and promote a full and fair presentation of relevant issues in administrative proceedings in order to achieve balanced records upon which sound land use decisions can be made. In addition, a People's Counsel who provides technical assistance to citizens and citizen organizations will encourage effective participation in, and increase public understanding of and confidence in, the County land use process.*

(b) *Authority; duties.* To *protect the public interest and achieve a full and fair presentation of relevant issues,* the People's Counsel may participate in a proceeding before:

(1) the Board of Appeals if the proceeding involves a variance or a special exception;

(2) the County Council (solely for oral argument) or the Hearing Examiner for the County Council if the matter involves a local map amendment, a development or schematic development plan approved under the zoning process, or a special exception; and
(3) the Planning Board if the proceeding involves action on an
optional method development, a subdivision plan including a
subdivision plan for a cluster development, or a site plan.
The People's Counsel may also file a complaint under Section 59-G-
1.3(b) alleging failure to comply with a special exception, or may seek
a modification of a special exception under Section 59-G-1.3(c) or a
revocation of a special exception under Section 59-G-1.3(e).
(c) Restrictions. The People's Counsel must not [appear or intervene]
participate [[in any legislative proceeding, or]] in any proceeding
before a board or agency of any municipality in the County.
(d) Participation. The People's Counsel is [[not]] a party in a proceeding
under subsection (b) once the People's Counsel files a notice of
intention to participate. [[To achieve a full and fair presentation of
relevant issues,]] After the notice is filed, the People's Counsel is
entitled to all notices to a party and may participate by making
motions, introducing evidence, calling witnesses, examining and
cross-examining witnesses, and making arguments as the law and the
evidence in the proceeding warrant. The People's Counsel [must not
be a party to] may file and argue an appeal [[as if it were a]] the same
as any other party to the proceeding.
(e) **Independent status.** The People's Counsel must not represent the County, any government agency, or any private party in any proceeding. The People's Counsel is not subject to the authority of the County Attorney. [Section 411 of the Charter does not apply to participation by the People's Counsel in any proceeding under subsection (b).]

(f) **Notice.** If the People's Counsel intends to participate in a proceeding, the People's Counsel must give all parties a notice of intention to participate.

(g) **Discretion.** In the People's Counsel's discretion, the People's Counsel may withdraw from, or decline to participate in, any proceeding in which the Counsel may participate under subsection (b). The People's Counsel is not liable to any person for participating in, or declining to participate in, any proceeding.

(h) **Technical assistance.** Without becoming a party to any judicial or administrative proceeding, and subject to available time and resources, the People's Counsel may provide technical assistance to any person about a proceeding listed in subsection (b). When providing technical assistance under this subsection, the People's Counsel must inform the recipient that the People's Counsel is not
acting and cannot act as a personal attorney for the recipient.

(i) **Coordination.** The People's Counsel must coordinate the services of its office with those offered by [the citizens] land use information [officer] staff in the Council, Board of Appeals, and Planning Board, to avoid inconsistency and duplication and to maximize the assistance offered to citizens.

(j) **Annual report.** The People's Counsel must annually report to the Council on the activities of the office.

**Sec. 2. Sunset.** The position of People's Counsel, and the Office of the People's Counsel, are terminated on July 1, 2003.

Approved:

Isiah Leggett, President, County Council

Date

Approved:

Douglas M. Duncan, County Executive

Date

*This is a correct copy of Council action.*

Mary A. Edgar, CMC, Clerk of the Council

Date
AN AMENDMENT to the Montgomery County Zoning Ordinance for the purpose of:

- establishing a definition for the term “Special Exception” and clarifying the general standard for grant of a special exception;
- establishing that a special exception has inherent and non-inherent adverse effects which must be considered by the body that decides the special exception;
- establishing a special exception standard based on the inherent and non-inherent adverse effects at the subject site, irrespective of any adverse effects the use might have if established elsewhere in the zone;
- establishing that the Board of Appeals must be [[guided]] consistent in its special exception decisions [[by]] with the master plan;
- authorizing the People’s Counsel to take certain actions regarding compliance with the grant of a special exception; and
- [[authorizing the Board of Appeals to review a special exception upon a transfer of land ownership, and periodically if a review period is established as a condition of the special exception grant; and]]
- making clarifying and conforming changes [[throughout]] to the provisions generally governing special exceptions.

By amending the following section of the Montgomery County Zoning Ordinance, Chapter 59 of the Montgomery County Code:

ARTICLE 59-A "IN GENERAL"
DIVISION A-2 "DEFINITIONS AND INTERPRETATION"
Section 59-A-2.1 "Definitions"
ARTICLE 59-G "SPECIAL EXCEPTIONS, VARIANCES, AND NONCONFORMING USES"
EXPLANATION: **Boldface** indicates a heading or a defined term.
**Underlining** indicates text that is added to existing laws by the original text amendment.
*Single boldface brackets* indicate text that is deleted from existing law by the original text amendment.
*Double underlining* indicates text that is added to the text amendment by amendment.
*[[Double boldface brackets]]* indicate text that is deleted from the text amendment by amendment.
***indicates existing law unaffected by the text amendment***.
Zoning Text Amendment 99004 was introduced on April 6, 1999 to address several priority concerns raised by the Montgomery County Civic Federation in their report on the special exception process.

Zoning Text Amendment 99004 as introduced proposes to establish a standard for evaluating special exceptions that would allow the Board of Appeals to consider both the inherent and non-inherent adverse effects of a special exception on nearby properties at the subject site. Under the proposed standard, the Board of Appeals could deny a special exception based on the inherent and non-inherent adverse effects at the subject site, regardless of the adverse effects the use might have if established at any other site within the zone. To address the County Attorney ruling that a special exception runs with the land and not the person, the amendment would authorize the Board of Appeals to review a special exception on a transfer of land ownership and to establish new conditions, if the Board determines new conditions are needed to control adverse effects. The amendment would establish that the Board of Appeals must be guided in its decisions by any discussions or recommendations provided in a master plan regarding the appropriateness of a special exception at a particular location. The amendment also defines the term “special exception” and makes clarifying and conforming changes throughout.

The Montgomery County Planning Board in its report to the Council supported the approach proposed by Zoning Text Amendment No 99004 for addressing the priority concerns raised in the Montgomery County Civic Federation report and recommended approval with revisions to clarify the meaning of the terms “inherent” and “non-inherent”.

The County Council held a public hearing on June 15, 1999, to receive testimony concerning the proposed Zoning Text Amendment. The text amendment was referred to the Planning, Housing, and Economic Development Committee for review and recommendation. The Committee carefully reviewed the text amendment, the public hearing record, and related Maryland Court cases at worksessions held on June 28, July 26 and September 7, 1999.

A fundamental question raised by the Committee, was whether the Council has legislative authority to change caselaw on special exceptions, and if so, as a policy matter, how should the law governing special exceptions be changed? The County Attorney advised that the broad power given the District Council is believed to be sufficient authority to regulate the basis upon which a special exception can be granted. In discussing the options for varying the standard for grant of a special exception, a majority of the Committee agreed that a special exception should be evaluated based on its “adverse effects” on nearby properties and the neighborhood, regardless of any adverse effects the use might have if established elsewhere in the zone.

The effect of revising the standard for evaluating a special exception as contained in ZTA 99004, and as recommended by a majority of the Committee, is to replace the court method of measuring adverse effects against the same use at another location, with one that measures adverse effects only at the proposed location. The Committee was advised that the use of
"inherent and non-inherent adverse impacts" generally tracks the Board of Appeal’s current evaluation practice and should not present a major problem for the Board.

Key court cases have made it clear to the Committee that a County Council, in permitting a special exception use, is presumed to know the inherent effects of the particular special exception, and that unless the adverse effects at the proposed location are greater than at any other location with the same zone, inherent effects are not a basis for denying a special exception. The Committee believes that the effect of the court cases has been to shift the burden of proof in a special exception proceeding from the applicant to the community, and that the Council’s original understanding of a special exception needs to be restored. The Committee supports approval of Zoning Text Amendment to clarify: (1) that the legislative intent of the Council is for a special exception to be evaluated based on its inherent and non-inherent adverse effects at the particular location proposed, irrespective of adverse effects if established elsewhere in the zone; (2) that inherent effects may exist irrespective of the physical size or scale of operations of a special exception; and (3) that adverse effects that arise from the physical size or intensity of a special exception, are not “inherent” and, may alone be a basis for denial of a special exception.

As a result of its discussions and findings, the Committee recommended that Zoning Text Amendment No. 99004 be approved with revisions to: (1) harmonize the definition of “special exception” essentially with that of Article 66B of the State Code, (2) clarify the terms “inherent” and “non-inherent”, (3) require the grant of a special exception to include a specific finding of master plan consistency, and (4) clarify that a review of a special exception on a transfer of ownership may take place only upon a showing of substantial evidence that the terms and conditions of the original grant are ineffective for preventing adverse effects.

The District Council reviewed Zoning Text Amendment No. 99004 at a worksession held on November 16, 1999, and agreed with the conclusions and recommendations of the Planning, Housing, and Economic Development Committee.

For these reasons and because to approve this amendment will assist in the coordinated, comprehensive, adjusted and systematic development of the Maryland-Washington Regional District located in Montgomery County, Zoning Text Amendment No. 99004 will be approved as revised.

ORDINANCE

The County Council for Montgomery County, Maryland, sitting as the District Council for that portion of the Maryland-Washington Regional District in Montgomery County, Maryland, approves the following ordinance:
Sec. 1. Article 59-A is amended as follows:

 ARTICLE 59-A. IN GENERAL.

DIVISION 59-A-2. DEFINITIONS AND INTERPRETATION.


Special Exception. [A specific use that would not be appropriate generally or without restriction that may be granted based upon a finding that the use meets certain conditions and standards governing special exceptions as established in the Zoning Ordinance.] The grant of a specific use that would not be appropriate generally or without restriction, which must be based on a finding that certain conditions governing special exceptions as detailed in Article 59-G exist, and that the use is consistent with the applicable master plan and is compatible with the existing neighborhood.

Sec. 2. Article 59-G is amended as follows:

ARTICLE 59-G. SPECIAL EXCEPTIONS, VARIANCES, AND NONCONFORMING USES.

DIVISION 59-G-1. SPECIAL EXCEPTIONS—AUTHORITY AND PROCEDURE.

[59-G-1.1. Authority to hear and decide petitions.]

[[59-G-1.1.1. Standard for evaluation.]

A special exception may not be established absent the findings required by this Article. In making these findings, the Board of Appeals must take into account the inherent and non-inherent adverse effects of the special exception on nearby properties and the general neighborhood at the particular location proposed, irrespective of any adverse effects the use might have if established elsewhere in the zone. Inherent adverse effects are the physical and operational characteristics normally associated with the particular special
exception and are not alone a sufficient basis for denial of a special exception. Non-
inherent adverse effects are the physical and operational characteristics beyond those
normally associated with the particular special exception and include any adverse effects
particular to the location. Non-inherent adverse effects alone or in conjunction with
inherent adverse effects, are a sufficient basis for denial of a special exception. The fact
that the specific standards for the grant of a special exception are met, is not a presumption
that the special exception is compatible with nearby properties and the surrounding
neighborhood at the particular location.]]

* * *

59-G-1.2. Conditions for granting.

59-G1.2.1. Standard for evaluation.

A special exception must not be granted absent the findings required by this Article. In
making these findings, the Board of Appeals, Hearing Examiner, or District Council, as
the case may be, must consider the inherent and non-inherent adverse effects of the use on
nearby properties and the general neighborhood at the proposed location, irrespective of
adverse effects the use might have if established elsewhere in the zone. Inherent adverse
effects are the physical and operational characteristics necessarily associated with the
particular use, regardless of its physical size or scale of operations. Inherent adverse
effects alone are not a sufficient basis for denial of a special exception. Non-inherent
adverse effects are physical and operational characteristics not necessarily associated with
the particular use, or adverse effects created by [[the]] unusual characteristics of the site.
Non-inherent adverse effects, alone or in conjunction with inherent adverse effects, are a
sufficient basis to deny a special exception.


(a) A special exception may be granted when the [b] Board, the [h] Hearing [e] Examiner,
or the [d] District [c] Council, as the case may be, finds from preponderance of the
evidence of record that the proposed use:
(1) Is a permissible special exception in the zone.

(2) Complies with the standards and requirements set forth for the use in [d] Division 59-G-2. The fact that a proposed use complies with all specific standards and requirements to grant a special exception does not create a presumption that the use is compatible with nearby properties and, in itself, is not sufficient to require a special exception to be granted.

(3) Will be consistent with the general plan for the physical development of the [d] District, including any master plan or portion thereof adopted by the commission. [The Board, Hearing Examiner, or District Council, as the case may be.] Any decision to grant or deny special exception must be guided in its decisions by consistent with any recommendation in an approved and adopted master plan regarding the appropriateness of a special exception at a particular location. [A special exception granted in accordance with a master plan recommendation does not alter the character of an area.] If the Planning Board or the Board’s technical staff in its report on a special exception concludes that granting a particular special exception at a particular location would be inconsistent with the land use objectives of the applicable master plan, a decision to grant the special exception must include specific findings as to master plan consistency.

(4) Will be in harmony with the general character of the neighborhood considering population density, design, scale and bulk of any proposed new structures, intensity and character of activity, traffic and parking conditions, and number of similar uses.

(5) Will not be detrimental to the use, peaceful enjoyment, economic value, or development of surrounding properties or the general neighborhood at the subject site, irrespective of any adverse effects the use might have if established elsewhere in the zone.; and].
(6) Will cause no objectionable noise, vibrations, fumes, odors, dust, illumination, glare, or physical activity at the subject site, irrespective of any adverse effects the use might have if established elsewhere in the zone.

(7) Will not, when evaluated in conjunction with existing and approved special exceptions in any neighboring one-family residential area, increase the number, intensity, or scope of special exception uses sufficiently to affect the area adversely or alter its the predominantly residential nature of the area. Special exception uses that are consistent with the recommendations of a master or sector plan do not alter the nature of an area.

(8) Will not adversely affect the health, safety, security, morals, or general welfare of residents, visitors, or workers in the area at the subject site, irrespective of any adverse effects the use might have if established elsewhere in the zone.

(9) Will be served by adequate public services and facilities, including schools, police and fire protection, water, sanitary sewer, public roads, storm drainage, and other public facilities.

(i) If the special exception use requires approval of a preliminary plan of subdivision, the adequacy of public facilities must be determined by the Planning Board at the time of subdivision approval review. In that case, subdivision approval must be included as a condition of the grant of the special exception.

[When making this finding for a special exception use that does not require planning board approval of a preliminary plan of subdivision, the board of appeals must take into account the Planning Board advice as stated in its report and recommendation in accordance with section 59-A-4.48(b)(2).]
(ii) With regard to findings relating to public roads, the [b] Board, the [h] Hearing
[c] Examiner, or the [d] District [c] Council, as the case may be, [may] must
further determine that the proposal will have no detrimental effect on the safety
of vehicular or pedestrian traffic.

(b) Nothing [[herein is construed as relieving the]] in this Article relieves an applicant
from [[the necessity of]] complying with all requirements [[for obtaining]] to obtain a
building permit or any other authorization or approval required by law, nor [[is]]
does the [b] Board’s finding of facts regarding public facilities [[binding on]] bind
any other governmental agency or department responsible for making a
determination relevant to the authorization, approval or licensing of the project.

((b)) (c) The applicant for a special exception has the burden of proof, which includes the
burden of going forward with the evidence and the burden of persuasion on all
questions of fact which are to be determined by the board, the hearing examiner or
the district council] The applicant for a special exception has the burden of proof to
show that the proposed use satisfies all applicable general and specific standards
under this Article. This burden includes the burden of going forward with the
evidence, and the burden of persuasion on all questions of fact.

59-G-1.22. Additional requirements.

a) The [b] Board, the [h] Hearing [e] Examiner, or the [d] District [c] Council, as the case
may be, [[is hereby] empowered to] may add to the specific provisions [enumerated]
contained in this [section] Article, any others [[that it may deem]] necessary to protect
[adjacent] nearby properties[,] and the general neighborhood[, and the residents,
workers and visitors herein].

b) Pursuant to guidance by the [p] Planning [b] Board, the [b] Board, the [h] Hearing [e]
Examiner, or the [d] District [c] Council, as the case may be, may require a special
exception to comply [compliance] with the provisions of [d] Division 59-D-3, [[title]]
“Site Plan,” if:
(1) The property is in a zone requiring site plan approval, [in accordance with article 59-C, title “Zoning Districts - Regulations,” and article 59-D, title “Zoning Districts – Approval Procedures;”] or

(2) The property is not in a zone requiring site plan approval, but the Planning Board has indicated that site plan review is necessary to regulate the impact of the special exception on surrounding uses because of disparity in bulk or scale, the nature of the use, or other significant factors.

* * *

59-G-1.3. Compliance with special exceptions grant.

(a) Inspection of operations.

* * *

(b) Complaints. Complaints alleging failure to comply with the terms [[and/]] or conditions of a special exception grant may be filed with the Department or with the Board by any person, [[the Peoples Counsel,]] or government agency. [[; moreover, the ] The Department may also initiate complaints [[upon]] on its own initiative.

* * *

(c) Modification. The Board may amend or modify the terms or conditions of a special exception [[upon]] on the request of the special exception holder, [[the Peoples Counsel,]] or the recommendation of the Department, or after a show cause hearing held under subsection (e).

* * *

(d) Abandonment.

* * *

(e) Show cause hearing for revocation of a special exception. If, under this Article, the Board receives a written notice from the Department [[or the Peoples Counsel]] that the terms or conditions of a special exception grant or that the terms, conditions or restrictions attached to the grant of any permit issued under [[the provisions of]] this Article.
Article are not being complied with, the Board, by an affirmative vote of at least 3
members, may [[issue an]] order [[to]] the special exception holder and [[to]] the property
owner to appear before the Board at a date, time, and place specified to show cause why
the special exception should not be revoked.

(1) The notice of a show cause hearing [shall] **must** be issued to the special
exception holder, the property owner, the [d] Department, [[the Peoples Counsel,]]
and to all parties who have submitted written complaints concerning the [subject]
special exception.

* * *

(f) **Hearing Examiner and District Council.** For those special exceptions which are.......

* * *

(g) **Review on Transfer of Land Ownership.** [[A]] The terms and conditions of a
special exception may be reviewed by the Board, Hearing Examiner, or District
Council, as the case may be, for good cause shown, upon a transfer of land
ownership [[and periodically if a review period is established as a condition of the
special exception grant.]] to determine the effectiveness of the conditions placed
on the use and for new conditions to be established, if determined necessary. A
review on a transfer of land ownership may take place at the request of the
Department of Permitting Services, any aggrieved person, or at the initiative of the
Board of Appeals, only upon a showing of substantial evidence that the terms and
conditions of the original grant are ineffective for preventing adverse effects. [[A
special exception must be reviewed if requested by any interested party or may
take place at the initiative of the Board.]] Parties entitled to notice must be notified
of the review and a public hearing held on reasonable notice. If, after the public
hearing, it is determined that the terms and conditions of the special grant are not
effective or the special exception is or will be operated in a manner previously
unanticipated, new conditions may be established to address the [[inherent and
non-inherent adverse effects on nearby properties and the general neighborhood.

It is the responsibility of the special exception holder to notify the Board of
Appeals of any change in land ownership or change in circumstances or conditions
affecting the special exception.

Sec. 3. Effective date. This ordinance becomes effective 20 days after the date of
Council adoption.

This is a correct copy of Council action.

Elda Dodson
Acting Clerk of the Council
MEMORANDUM

TO: County Council

FROM: \(\checkmark\) Michael Faden, Senior Legislative Attorney

SUBJECT: Action: Bill 25-02, People's Counsel - Sunset Repeal

Planning, Housing, and Economic Development Committee recommendation: enact.

Council President Silverman introduced Bill 25-02, People's Counsel - Sunset Repeal, on July 23. The bill would make permanent the position and office of the People's Counsel. Under the 1999 amendments to the law they are scheduled to expire on July 1, 2003.

A public hearing was held on September 17, at which all speakers, including representatives of the Planning Board, Board of Appeals, and Office of Zoning and Administrative Hearings, enthusiastically endorsed the bill. (See Planning Board report, $23-25.) The Council also received a number of letters from civic associations and individuals who have participated in land use issues supporting the sunset repeal.

At its worksession on September 19, the Planning, Housing, and Economic Development Committee unanimously recommended enactment of this bill. While the advertisement for this bill allows any amendment to the law that authorizes the People's Counsel (see $26-28), the Committee did not recommend any.

This packet contains:

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B-97
AN ACT to:

(1) repeal the sunset date for the position and office of the People's Counsel; and
(2) generally amend the law governing the People's Counsel.

By amending
Laws of Montgomery County 1999
Chapter 19

The County Council for Montgomery County, Maryland approves the following Act:
Sec. 1. Section 2 of Chapter 19 of the Laws of Montgomery County 1999 is repealed as follows:

[Sec. 2. Sunset. The position of People's Counsel, and the Office of the People's Counsel, are terminated on July 1, 2003.]

Approved:

______________________________
Steven A. Silverman, President, County Council

Approved:

______________________________
Douglas M. Duncan, County Executive

This is a correct copy of Council action.

______________________________
Mary A. Edgar, CMC, Clerk of the Council
The Charter of Baltimore County, Maryland

Article V: The Administrative Services
Division 2. Office of the Administrative Services
Subdivision 6: Office of Planning and Zoning

Sec. 524.1. People's counsel.

(a) The county executive shall appoint a people's counsel who shall represent the interests of the public in general in zoning matter as hereinafter set forth, subject, however, to confirmation by the county council, and such person so appointed shall continue to serve as people's counsel until such time as he or she resigns or has been removed pursuant to the provisions herein contained:

(1) Qualifications: The people's counsel shall be a resident of Baltimore County, a member in good standing of the Maryland Bar, and actively engaged in the general practice of law for at least five (5) years prior to his appointment.

(2) Removal: The people's counsel may be removed at any time on the recommendation of the county executive and with the affirmative vote of not less than a majority plus one of the total number of county council members established by this Charter. (Bill No. 90, 1978, § 1) (Approved by voters Nov. 7, 1978; effective Dec. 8, 1978)

(3) Powers and duties: The people's counsel shall have the following powers and duties:

A. He shall appear as a party before the zoning commissioner of Baltimore County, his deputy, the county board of appeals, the planning board, and the courts on behalf of the interests of the public in general, to defend any duly enacted master plan and/or comprehensive zoning maps as adopted by the county council, and in any matter or proceeding now pending or hereafter brought involving zoning reclassification and/or variance from or special exception under the Baltimore County Zoning Regulations, as now or hereafter in force and effect, in which he may deem the public interest to be involved. In defense of the zoning maps or master plan, he may appear as a party in interest before all state and federal agencies, boards, and courts on matters involving the preservation of the quality of the air, land, and water resources of Baltimore County, and/or may initiate such proceedings in the public interest. He shall have in such appearance, all the rights of counsel for a party in interest, including but not limited to the right to present his case, to cross examine, to object, to be heard, and to file and prosecute an appeal in his capacity as people's counsel from any order or act of the zoning commissioner of Baltimore County or his deputy, or of the county board of appeals to the courts as an aggrieved party pursuant to the provisions of Section 604 of this Charter to promote and protect the health, safety and general welfare of the community. The people's counsel may also prosecute an application before any state or federal court for injunctive and other relief incidental thereto, to enjoin violation of any Baltimore County
zoning maps or master plan or as authorized by resolution by the county council. (Bill No. 90, 1978, § 1) (Approved by voters Nov. 7, 1978; effective Dec. 8, 1978)

B. He shall make such investigations as he may deem necessary to the intelligent performance of his duties imposed by subparagraph A. of this Section.

C. He shall have full access to the records of all county agencies, shall be entitled to call upon the assistance of county employees, and shall have the benefit of all other facilities or information of the county in carrying out his duties.

(4) Employment of experts: The people's counsel may hire from time to time, as needed, in connection with specific proceedings before the above named bodies, experts in the fields of planning, zoning, traffic, engineering, ecology and architecture, to the extent that county personnel cannot be utilized, and to expend such sums for compensation and/or expenses of these experts as shall be provided in the annual budget.

(5) Salary and expenses: He shall receive an annual salary and such sums as may be needed to carry out the powers and duties set forth herein as provided in the annual budget.(Bill No. 104, 1960; Bill No. 61, 1974, § 1; Bill No. 90, 1978, § 1; approved by voters Nov. 7, 1978; effective Dec. 8, 1978; Bill No. 131, 1990, § 1; approved by voters Nov. 6, 1990, effective Dec. 7, 1990)

Annotation--The people's counsel has the right to appeal zoning decisions. People's Counsel for Baltimore County v. Williams, 43 Md. App. 617, 415 A.2d 585 (1974).

Subdivision 7. [Reserved.]*

*Editor's note: Subdivision 7, consisting of sections 524.2 and 524.3, was repealed by Bill No. 131, 1990, § 2, which was approved by the voters on Nov. 6, 1990, effective Nov. 6, 1990.
The Charter of Harford County, Maryland

Article II
Legislative Branch

Section 224. Office of Council Attorney. [Added by Bill No. 76-35]

(a) The Office of Council Attorney shall be administered by the Council Attorney. At the time of his appointment, he/she shall have been a member in good standing of the Bar of the Maryland Court of Appeals for at least five (5) years. Prior to assuming the duties of his/her office, he/she shall be domiciled in the County.

(b) The Council Attorney shall be the Chief Legal Advisor to the County Council in all matters and shall have the authority and duty to appear in legal and administrative proceedings on behalf of Harford County, Maryland, in all matters as he/she may deem advisable and necessary relating to and supporting the Council's actions, functions, powers and duties. The Council Attorney shall be appointed by the County Council and shall be in the exempt service. [Amended by Bill No. 78-54]

(c) The Council Attorney shall have the authority to hire such assistant Council attorneys and other employees as may be necessary to perform his/her duties. The officers and employees of the Executive Branch shall provide such assistance and facilities to the Council Attorney as may be deemed necessary to the performance of his/her duties. The Council Attorney shall render such assistance to the officers and employees of the Executive Branch as may be necessary to assist them in the performance of their duties.

(d) The Council Attorney may, with the approval of the County Council, employ special legal counsel to work problems of an extraordinary nature when the work to be done is of such a character or magnitude as to require services in addition to those regularly provided by the Department of Law or Council Attorney's Office.

(e) Neither the Council Attorney nor any assistant in the Council Attorney's Office may, at any time, while holding such office, practice as an attorney before the Council or any agency of the County Government other than to represent the County's interest.

(f) Subject to the approval of a majority of the County Council, a People's Counsel shall be employed by the Council Attorney to represent the interests of the public in zoning matters. The duties, powers and functions of the People's Counsel shall be set forth by legislative act. The Council may provide for a People's Council Citizens' Advisory Board to be appointed by the County Council.
§ 4-26. People's Counsel. Editor's Note: See also Sec. 224 of the Harford County Charter.

A. With the approval of a majority of the Council, a People's Counsel, and such assistants as may be necessary, shall be employed by the Council Attorney to represent the interests of the public in all matters and proceedings preliminary to, arising out of or affecting the zoning classification or reclassification of land in the county. Persons employed as People's Counsel shall serve as People's Counsel until such time as they resign or have been removed pursuant to the provisions stated herein. Except as provided for below, the People's Counsel shall, at all times, be free to make an independent determination as to the matters and proceedings in which he shall participate and the conduct of the affairs of his position in performing his duties and functions.

B. The People's Counsel shall have been a member in good standing of the Maryland Bar for a period of at least five (5) years prior to his appointment. He may not practice law before any county agency except to perform his duties and functions as People's Counsel.

C. The People's Counsel may be removed for cause by the Council on the recommendation of the County Executive, Council President or by a majority vote of the entire membership of the People's Counsel Citizens' Advisory Board, but only upon the affirmative vote of not less than five (5) members of the Council.

D. In performing his functions, the People's Counsel shall have the following powers and duties:

1. He shall have the authority to appear before any governmental agency on behalf of the citizens of the county in all matters and proceedings related to planning, zoning and other land use and development matters and proceedings, and he shall have standing as an aggrieved party.

2. He shall have the authority to appear as a party in interest before any state or federal court on behalf of the citizens of the county in all matters and proceedings related to planning, zoning and other land use and development matters and proceedings, and he shall have standing as an aggrieved party.

3. He shall have standing to appear as an aggrieved party before the Zoning Hearing Examiners, Board of Appeals and County Council on behalf of the citizens of the county in any matter or proceeding now pending or hereafter instituted, before and under the jurisdiction of those officers or bodies, in which he may deem the public interest to be affected.

4. He shall have the authority to conduct such investigations as he may deem appropriate to enable him to intelligently perform his other duties and functions.

5. He shall have full access to the records of all county agencies, be entitled to call upon the assistance of all county agencies and shall be accorded the assistance and benefits of all county agencies who receive or disburse county funds and their facilities and employees in carrying out his powers, duties and functions.

6. The People's Counsel may hire from time to time, as necessary for specific proceedings, persons to testify as expert witnesses, to the extent that employees of county agencies...
who receive or disburse county funds cannot be utilized, and may expend such sums for compensation for these persons as are provided by appropriation ordinances.

(7) Under no circumstances can the People's Counsel be considered by private parties as representing or protecting the interests of private parties insofar as those interests are different from the general public's interests. However, this does not preclude the People's Counsel from advancing arguments of private parties or having private parties listed as parties to a case or proceeding if it furthers the interests of the public in general. A determination of a court or administrative agency to the contrary shall not be a ground for denying standing of, or relief requested by, the People's Counsel.

§ 4-27. People's Counsel Citizens' Advisory Board. Editor's Note: See also Sec. 224 of the Harford County Charter.

A. Establishment; organization; terms; removal; vacancies; representation.
   (1) There is hereby established a People's Counsel Citizens' Advisory Board consisting of seven (7) members to be appointed by the County Council.
   (2) A Chairman shall be designated by the members of the Board.
   (3) The members of the Board shall serve terms coterminous with that of the Council that appoints them.
   (4) A member of the Board may be removed only for cause by a majority vote of the Council.
   (5) A vacancy on the Board shall be filled for the unexpired term in the manner of the original appointment.
   (6) Members of the Board shall be broadly representative of all segments of the county's population.

B. The Board may hold such meetings as necessary to perform its functions and shall meet as requested by the People's Counsel. The Board shall adopt such rules and regulations as necessary in the manner provided by Section 807 of the Charter.

C. The Board may provide guidance to and make recommendations to the People's Counsel regarding any matter referred to it by the People's Counsel, County Council or as requested by any citizen or group of citizens of the county. The Board need only record and file with the Secretary of the Council those recommendations they make to the People's Counsel.

D. When requested, the Board may, by a majority vote of the entire membership, direct the People's Counsel to enter his appearance in a particular matter, case or proceeding to protect the interest of the public in general.
SUBTITLE 10. ZONING COUNSEL*


Sec. 16.1000. Zoning Counsel.

(a) The County Council may employ a Zoning Counsel on a part-time, contractual basis. The Zoning Counsel shall be a member in good standing of the Bar of the Maryland Court of Appeals and at the time of appointment shall have been actively engaged in the general practice of law for at least 5 years.

(b) A decision to enter into a contract with an individual to perform the duties of Zoning Counsel shall be made by an affirmative vote of at least 3 Council members. A decision to terminate a Zoning Counsel’s contract shall be made by an affirmative vote of at least 4 Council members.

(c) The Zoning Counsel shall appear at all zoning board hearings on requests for piecemeal zoning map amendments for the purposes of producing evidence and testimony supporting comprehensive rezoning and facilitating the compilation of a complete record.

(d) In the performance of these duties the Zoning Counsel may:

(1) Present evidence and witnesses;
(2) Examine and cross-examine witnesses;
(3) Present argument; and
(4) Take any other action necessary to perform these duties.

(e) The budget for the Zoning Counsel shall be included in the County Council budget.

(f) The Zoning Counsel may retain expert witnesses and compensate them to the extent that the Council budget includes funds for such compensation.

(g) The Zoning Counsel shall be available:

(1) To any person interested in any zoning matter to advise as to procedures before a county agency or board, provided that when doing so the Zoning Counsel does not engage in the practice of law or render individual legal advice; and
(2) To any group to speak about zoning procedures in the county.

(h) The Zoning Counsel shall attend certain pre-submission community meetings, as necessary. The County Council shall determine whether or not the Zoning Counsel shall attend certain pre-submission community meetings to advise any person or group of procedural
matters.

(i) The Zoning Counsel:

(1) Does not represent the county, any government agency or any private party;

(2) Is not a party and does not have a right of appeal in connection with any case before the Board of Appeals;

(3) May not represent any client involving land use in Howard County; and

(4) May not represent any client before the Zoning Board or Board of Appeals for 1 year after leaving the Office of Zoning Counsel.

(i) On or before July 1 of each year, the Zoning Counsel shall submit to the Council and the County Executive a report on the activities of the office in the past year.

(C.B. 37, 2000; C.B. 58, 2005; C.B. 8, 2006, § 1)

Secs. 16.1001--16.1012. Reserved.
Section 712. People's Zoning Counsel.

The County Executive shall appoint one or more attorneys, who are members of the bar of Maryland and are experienced in zoning law and procedure, to serve as People's Zoning Counsel. Their compensation shall be contained in the annual budget, and they shall be provided such clerical and other assistance as may be determined by the annual budget. They shall be subject to the provisions of Sections 709, 1001, and 1002 of this Charter. It shall be the duty of the People's Zoning Counsel to appear at all hearings on zoning cases, whether before the Council or a hearing examiner, for the purposes of protecting the public interest and insuring the compilation of a full and complete record. The People's Zoning Counsel may summon, examine and cross-examine witnesses, introduce documentary evidence into the record, file exceptions, and make such argument to the hearing examiner or the Council as the law and the evidence in the case may warrant.
CODE OF PRINCE GEORGE'S COUNTY, MARYLAND

SUBTITLE 27. ZONING.
PART 3. ADMINISTRATION.
DIVISION 1. GENERAL ZONING PROCEDURES.

SUBDIVISION 4. PEOPLE'S ZONING COUNSEL.

Sec. 27-136. Purpose.

Informed public actions on land use matters require a full exploration of often complex factual and legal issues. An independent People's Counsel can protect the public interest and promote a full and fair presentation of relevant issues in administrative proceedings in order to achieve balanced records upon which sound land use decisions can be made. In addition, a People's Counsel who provides technical assistance to citizens and citizen organizations will encourage effective participation in, and increase public understanding of and confidence in, the County land use process.
(CB-19-2003)

Sec. 27-137. Appointment.

(a) The County Council shall appoint one (1) or more attorneys to serve as People's Zoning Counsel and Deputy People's Zoning Counsel, pursuant to Section 322 of the County Charter, for terms of four (4) years. Preference shall be given to persons who are residents of Prince George's County.

(b) An individual appointed as People's Zoning Counsel or Deputy People's Zoning Counsel may be removed from office for cause by the affirmative vote of not less than two-thirds (2/3) of the members of the full Council.

(c) An individual appointed as People's Zoning Counsel or Deputy People's Zoning Counsel may not represent any client in any matter involving any land use case brought pursuant to Subtitles 24 or 27 in Prince George's County nor be a principal in a firm which does so.

(d) At the end of a term, an individual appointed as People's Zoning Counsel or Deputy People's Zoning Counsel shall continue to serve until a successor is appointed and qualified.

Sec. 27-138. Qualifications.

Any person appointed shall be a member in good standing of the Maryland bar, have substantial experience in land use law and procedure, and be actively engaged in the practice or teaching of law for at least five (5) years prior to the date of appointment.
(CB-19-2003; CB-10-2004)
Sec. 27-139. Compensation and support.

The compensation of the People's Zoning Counsel and Deputy People's Zoning Counsel shall be contained in the annual budget of the County. Payment shall be made upon approval of the Chairman of the Council. The People's Zoning Counsel and Deputy People's Zoning Counsel shall be provided the clerical and other assistance prescribed in the budget.

(CB-19-2003; CB-10-2004)

Sec. 27-139.01. Powers and duties.

(a) To protect the public interest and achieve a full and fair presentation of relevant issues, the People's Zoning Counsel shall have the right to appear on behalf of the interests of the public in general, to defend any duly enacted General Plan, Master Plan, or comprehensive zoning maps as adopted by the District Council, and in any matter involving zoning reclassification or any Special Exception. The People's Zoning Counsel may appear before:

(1) The Zoning Hearing Examiner or the District Council (for oral argument hearings or evidentiary hearings) if the matter involves a zoning case;

(2) The Planning Board if the matter involves a Comprehensive Design Plan, Development District Overlay Zone or a Transit District Overlay Zone; or

(3) The Board of Appeals if the matter involves a variance.

(b) The People's Zoning Counsel may prosecute an application before any state or federal court for injunctive or other relief incidental thereto, to enjoin violation of any zoning map or Master Plan or as specifically authorized by the District Council.

(c) To participate in any proceeding under Subsection (a), the People's Zoning Counsel shall file a notice of intention to participate. After the notice is filed, the People's Zoning Counsel is entitled to all notices provided to parties of record and may participate by making motions, introducing evidence, examining witnesses, cross-examining witnesses, filing exceptions and making arguments as the law and evidence in the case may warrant. The People's Zoning Counsel shall provide a copy of the notice of intention to participate to all persons who are then parties of record to the matter. In the People's Zoning Counsel's discretion, the Counsel may withdraw from, or decline to participate in, any proceeding in which the Counsel may participate in under Subsection (a). The People's Zoning Counsel is not liable to any person for participating in, or declining to participate in, any proceeding.

(d) The People's Zoning Counsel shall have in each appearance all rights of counsel for a party of record, including, but not limited to the right to file and prosecute an appeal to the courts as an aggrieved party to promote and protect the health, safety, and welfare of the community.

(e) The Deputy People's Zoning Counsel shall act for the People's Zoning Counsel at the direction of the People's Zoning Counsel or when the People's Zoning Counsel is unable to serve.

(CB-19-2003; CB-10-2004)
Sec. 27-139.02. Education of the Public.

(a) Without becoming a party to any judicial or administrative proceeding, and subject to available time and resources, the People's Zoning Counsel may provide technical assistance to any person about a proceeding described in Section 27-139(a). When providing technical assistance, the People's Zoning Counsel must inform the recipient that the People's Counsel is not acting and cannot act as a personal attorney for the recipient.

(b) The People's Zoning Counsel shall be available to any civic association, homeowners association or other similar group to speak about land use law and procedures in Prince George's County.
(CB-19-2003)

Editor's Note: The reference to Section 27-139(a) is in error. The correct reference should be Section 27-139.01(a).

Sec. 27-139.03. Annual Report.

The People's Zoning Counsel must annually report to the District Council on the activities of the Office.
(CB-19-2003)
To: Camille A. Exum, Chair
Planning, Zoning & Economic Development Committee

Copies to: Ms. Colette R. Gresham
Ms. Jacqueline W. Brown
Steven M. Gilbert, Esq.

From: Stan Brown, People’s Zoning Counsel

Re: Md. House Bill 928, An Act concerning Prince George’s County—People’s Zoning Counsel—Appeals; PG/MC 118-08

Date: April 25, 2008

I have reviewed both House Bill 928 and the Maryland Department of Legislative Services’ Fiscal & Policy Note concerning House Bill 928. I also compared House Bill 928 to existing Zoning Ordinance Sections 27-136, 27-137, 27-138, 27-139, 27-139.01, 27-139.02 and 27-139.03 (concerning the compensation & support, powers & duties and education of the public functions of the People’s Zoning Counsel).

House Bill 928 conflicts with the following Zoning Ordinance sections:

Sec. 27-136. Purpose.

...An independent People’s Zoning Counsel can protect the public interest and promote a full and fair presentation of relevant issues in administrative proceedings in order to achieve balanced records upon which sound land use decisions can be made. In addition, a People’s Zoning Counsel who provides technical assistance to citizens and citizen...
organizations will encourage effective participation in, and increase public understanding of and confidence in, the County land use process.

Sec. 27-137. Appointment.

(c) An individual appointed as People's Zoning Counsel or Deputy People's Zoning Counsel may not represent any client in any matter involving any land use case brought pursuant to subtitles 24 (subdivision cases) or 27 (zoning cases) in Prince George's County nor be a principal in a firm which does so.

Sec. 27-139. Compensation and support.

The compensation of the People's Zoning Counsel and Deputy People's zoning Counsel shall be contained in the annual budget of the County....

Sec. 27-139.01 Powers and duties.

(a) To protect the public interest and achieve a full and fair presentation of relevant issues, the People's Zoning Counsel shall have the right to appear on behalf of the interests of the public in general, ... in any matter involving zoning reclassification or any Special Exception....

(b) The People's Zoning Counsel may prosecute an application before any state or federal court for injunctive or other relief incidental thereto, to enjoin violation of any zoning map....

(c) ...In the People's Zoning Counsel's discretion, the Counsel may withdraw from, or decline to participate in, any proceeding in which the Counsel may participate in under Subsection (a). The People's Zoning Counsel is not liable to any person for participating in, or declining to participate in, any proceeding.

(d) The People's Zoning Counsel shall have in each appearance all rights of counsel for a party of record, including, but not limited to the right to file and prosecute an appeal to the courts as an aggrieved party to promote and protect the health, safety, and welfare of the community.

Sec. 27-139.20. Education of the Public.

(a) Without becoming a party to any judicial or administrative proceeding, and subject to available time and resources, the People's Zoning Counsel may provide technical assistance to any person.
about a proceeding described in section 27-139(a). When providing technical assistance, the People’s Zoning Counsel must inform the recipient that the People’s Zoning Counsel is not acting and cannot act as a personal attorney for the recipient.

(b) The People’s Zoning Counsel shall be available to any civic association, homeowners association or other group to speak about land use law and procedures in Prince George’s County.

House Bill 928 provides as follows:

(B) The People’s Zoning Counsel in Prince George’s County, on a reasonable belief that a final action on an application for a subdivision of land, special exception, variance, or site plan is arbitrary and capricious, may appeal the final action on behalf of a bona fide citizens’ association entitled to appeal in accordance with the provisions of this Article.

House Bill 928 contradicts state law (Article 66B), and contradicts the County Zoning Ordinance, which does not allow the People’s Zoning Counsel to participate in “subdivision cases” before the Planning Board, thus House Bill 928 would allow People’s Zoning Counsel to “appeal the final action in a subdivision case” even though People’s Zoning Counsel cannot participate in the actual evidentiary proceeding before the Planning Board. In addition, House Bill 928 would not allow People’s Zoning Counsel to “appeal a final action” in a rezoning case, even though participation in rezoning cases is a core function of People’s Zoning Counsel pursuant to the Zoning Ordinance.

House Bill 928 would allow People’s Zoning Counsel to “appeal the final action on behalf of a bona fide citizen’s association,” which means People’s Zoning Counsel may file an appeal in Circuit Court on behalf of any citizens’ association that was a party of record in a “subdivision case” (People’s Zoning Counsel’s participation in an appeal without the authority to participate in the initial evidentiary proceeding before the
Planning Board would not provide any benefit to any undefined “bona fide citizens’ association” (House Bill 928 does not clarify whether “bona fide citizens associations” include homeowner associations).

Moreover, the Zoning Ordinance Sections noted above clearly prohibit the People’s Zoning Counsel from representing any particular party in an appeal to the Circuit Courts. The Zoning Ordinance only allows People’s Zoning Counsel to represent the “interests of the public in general,” which directly conflicts with House Bill 928 (which would allow People’s Zoning Counsel to take a legal position against a civic association in the “interest of the public in general” in a Special Exception case during the initial evidentiary hearing and then later take an opposing legal position on behalf of a citizens association on appeal in the same case!).

Finally, the Md. Department of Legislative Services in its Fiscal & Policy Note on House Bill 928 indicates that:

“Prince George’s County expenditures could increase minimally due to additional staff time and resources to handle appeals... The county’s planning department indicates that the additional costs could total approximately $13,000.00 a year...In addition, it is assumed that the People’s Zoning Counsel could handle any actions with existing resources.”

As the People’s Zoning Counsel for the past ten years I unequivocally conclude that $13,000.00 would not adequately fund the estimated $30,000.00 to $50,000.00 cost needed to litigate just one appeal for eighteen months in the Circuit Court, Court of Special Appeals and Court of Appeals. The Office of People’s Zoning Counsel cannot handle any actions or appeals mandated by House Bill 928 with existing resources. Please contact me if you need any additional clarification on the merits of House Bill 928.
HOUSE BILL 928

By: Prince George's County Delegation and Montgomery County Delegation
Introduced and read first time: February 6, 2008
Assigned to: Environmental Matters
Committee Report: Favorable
House action: Adopted
Read second time: March 18, 2008

CHAPTER _____

1 AN ACT concerning

2 Prince George's County – People's Zoning Counsel – Appeals

3 PG/MC 118–08

4 FOR the purpose of authorizing the People's Zoning Counsel in Prince George's
5 County to make certain appeals on behalf of certain associations under certain
6 circumstances; and generally relating to the People's Zoning Counsel in Prince
7 George's County.

8 BY repealing and reenacting, with amendments,
9 Article 28 – Maryland–National Capital Park and Planning Commission
10 Section 8–122.1
11 Annotated Code of Maryland
12 (2003 Replacement Volume and 2007 Supplement)

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

15 Article 28 – Maryland–National Capital Park and Planning Commission

16 8–122.1.

17 (A) Notwithstanding any other provision of the Code, the district council for
18 Prince George's County may authorize in its rules and procedures the representation
19 before the Prince George's County planning board, the district council, the zoning

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.
[Brackets] indicate matter deleted from existing law.
Underlining indicates amendments to bill.
Strike-out indicates matter stricken from the bill by amendment or deleted from the law by
amendment.
hearing examiner, or the board of zoning appeals, of any bona fide civic association or
homeowner's association by any duly elected officer of the association regardless of
whether that individual is an attorney.

(B) THE PEOPLE'S ZONING COUNSEL IN PRINCE GEORGE'S COUNTY,
on a reasonable belief that a final action on an application for a
subdivision of land, special exception, variance, or site plan is
arbitrary and capricious, may appeal the final action on behalf of a
bona fide citizens' association entitled to appeal in accordance
with the provisions of this article.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
October 1, 2008.

Approved:

______________________________
Governor.

______________________________
Speaker of the House of Delegates.

______________________________
President of the Senate.
HB 928

Department of Legislative Services
Maryland General Assembly
2008 Session

FISCAL AND POLICY NOTE

House Bill 928  (Prince George's County Delegation and Montgomery
County Delegation)

Environmental Matters  Education, Health, and Environmental
Affairs

Prince George's County - People's Zoning Counsel - Appeals
PG/MC 118-08

This bill authorizes the People's Zoning Counsel in Prince George's County to appeal a
final action with regard to a subdivision of land, special exception, variance, or site plan
on behalf of a bona fide citizens' association, if there is reason to believe the final action
is arbitrary or capricious.

Fiscal Summary

State Effect: None.

Local Effect: Prince George's County expenditures could increase by approximately
$13,000 annually due to additional staff time and resources at the county's planning
department to handle appeals. Revenues would not be affected.

Small Business Effect: None.

Analysis

Current Law: The District Council for Prince George's County is authorized to allow a
duly elected officer of any bona fide civic association or homeowners' association to
represent the association before the planning board, district council, zoning hearing
examiner, or board of zoning appeals.
Background: The People’s Zoning Counsel appears at all hearings on zoning matters to protect the interest of the citizens and residents of Prince George’s County and to ensure the compilation of a full and complete record. The People’s Zoning Counsel is empowered to summon and cross examine witnesses, introduce document evidence, file exemptions, and make arguments before the hearing examiner as the law and the evidence may warrant. The fiscal 2008 county budget includes $140,000 for the People’s Zoning Counsel, which supports three contract attorneys. Funding for these positions is paid by the Maryland-National Capital Park and Planning Commission (M-NCPDC).

The Prince George’s County Planning Department is operated and funded by M-NCPDC. The fiscal 2008 commission budget includes $29.3 million for the county’s planning department.

Local Fiscal Effect: Prince George’s County expenditures could increase minimally due to additional staff time and resources to handle appeals. The actual impact would depend on the number of land use cases that are appealed each year by the People’s Zoning Counsel and the characteristics of each case. The county’s planning department indicates that the additional costs could total approximately $13,000 a year. This estimate is based on a three-year analysis of staff time at the county’s planning department associated with appeals before the District Council for site plan and zoning cases and a similar number of cases. In addition, it is assumed that the People’s Zoning Counsel could handle any actions with existing resources.

Additional Information

Prior Introductions: None.

Cross File: None.

Information Source(s): Maryland Department of Planning, Prince George’s County, Judiciary (Administrative Office of the Courts), Department of Legislative Services

Fiscal Note History: First Reader - March 17, 2008

ml/mlb

Analysis by: Evan M. Isaacson

Direct Inquiries to:
(410) 946-5510
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