

*Status of the State's Efforts to Pursue and Recover Damages Caused by  
the M/V Dali's Allision with the Francis Scott Key Bridge*

**Submitted to the Maryland General Assembly under  
Maryland Protecting Opportunities and Regional Trade (PORT) Act (Senate  
Bill 1188, Chapter 3, 2024 Laws of Maryland, Section 2(g)(2))**

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January 1, 2026

The Honorable William C. Ferguson, IV  
President of the Senate  
100 State Circle  
Annapolis, Maryland 21401

The Honorable Joseline A. Peña-Melnyk  
Speaker of the House of Delegates  
100 State Circle  
Annapolis, Maryland 21401

Re: *MSAR # 15653: January 1, 2026 Report on the status of pursuing and recovering economic damages on behalf of the State of Maryland in response to the collapse of the Francis Scott Key Bridge*

Dear Mr. President, Madam Speaker, and Members of the General Assembly:

In accordance with Section 2(g)(2) of the Maryland Protecting Opportunities and Regional Trade (PORT) Act, I am submitting this report detailing, subject to the limitations imposed by ongoing litigation, the status of the State's efforts to pursue and recover damages caused by the M/V Dali's allision with the Francis Scott Key Bridge, and the Key Bridge's subsequent collapse, on March 26, 2024.

The PORT Act requires a report to be submitted twice a year to the General Assembly on July 1 and January 1. Enclosed, please find our January 1, 2026 Report. The prior reports (when they were due monthly) are included within.

The Honorable William C. Ferguson, IV  
The Honorable Joseline A. Peña-Melnyk  
Re: MSAR # 15653  
January 1, 2026  
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I would like to express my sincere gratitude for your legislative efforts and continued support for the State's legal response to the tragic catastrophe that occurred when the Francis Scott Key Bridge collapsed in March of 2024. My Office, in conjunction with Governor Moore's Office and the impacted State agencies, will continue to diligently represent the State of Maryland as we navigate the legal challenges we face from the Bridge collapse.

If you have any questions or concerns about this information in this report, please do not hesitate to contact Special Assistant to the Attorney General Katie Dorian at 410-576-6458.

Sincerely,

A handwritten signature in black ink, appearing to read 'AG Brown', written in a cursive style.

Anthony G. Brown

cc: Sarah T. Albert ([sarah.albert@mlis.state.md.us](mailto:sarah.albert@mlis.state.md.us))  
Mandated Reports Specialist Library and Information Services  
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## ***Report on the Status of the State's Efforts to Pursue and Recover Damages Caused by the M/V Dali's Allision with the Francis Scott Key Bridge***

### **January 1, 2026 Report**

Assistant Counsel continues to take a leading role in the Limitation Action. During the second half of 2025, Assistant Counsel has continued to gather and review underlying data to understand the complete, and ongoing, impact of the allision and loss of the FSK Bridge on the State and the public. Fact discovery for first phase of the Limitation Action closed on August 29, 2025, and the State filed a motion for summary judgment against Synergy Marine which remains pending. Expert disclosures began in October 2025 and will be complete as of January 16, 2026, to be followed by expert depositions. The Limitation Action will proceed to pretrial matters through Spring of 2026. Trial on the DALI's efforts to limit its liability to the State is set to commence on June 1, 2026.

### **July 1, 2025 Report**

Counsel continues to engage in written discovery, document review, and production. Assistant Counsel continues to take the lead in connection with various discovery issues. The State filed an Amended Answer and Claim on June 17, 2025, which expands further on the facts supporting the gross negligence of the DALI's owners and operator. In addition, Assistant Counsel continues to gather and review underlying data to understand the complete, and ongoing, impact of the allision and loss of the FSK Bridge on the State and the public. Under the current scheduling order, fact discovery will close on August 29, 2025, with expert witness disclosures beginning in October 2025, and other pretrial matters continuing through the Spring of 2026. Trial on the DALI's efforts to limit its liability to the State is set to commence on June 1, 2026.

### **May 1, 2025 Report**

Assistant Counsel continued to represent the State in all aspects of the Limitation Action, including engaging in depositions and other discovery, further developing the factual record, and gathering underlying data to understand the complete impact of the allision and its aftermath on the State and the public.

### **April 1, 2025 Report**

Assistant Counsel continued to represent the State in all aspects of the Limitation Action, including engaging in depositions and other discovery, further developing the factual record, and gathering underlying data to understand the complete impact of the allision and its aftermath on the State and the public.

### **March 1, 2025 Report**

Assistant Counsel continued to represent the State in all aspects of the Limitation Action, including engaging in depositions and other discovery, further developing the

factual record, and gathering underlying data to understand the complete impact of the allision and its aftermath on the State and the public.

### **February 1, 2025 Report**

Assistant Counsel continued to represent the State in all aspects of the Limitation Action, including engaging in discovery, further developing the factual record, and gathering underlying data to understand the complete impact of the allision and its aftermath on the State and the public.

### **January 1, 2025 Report**

Assistant Counsel continued to represent the State in all aspects of the Limitation Action. On November 7, 2024, the Court issued a Case Management Order providing that the Limitation Action will proceed in a “Phase 1” period confining the Court’s determinations to those necessary to resolving whether the DALI’s owner and operator are entitled to exoneration from or limitation of liability. The parties have begun the discovery process, and during December, Assistant Counsel assisted with the State’s responses to discovery requests served by the Vessel Interests.

The Assistant Counsel also continued the activities discussed in our prior reports, including further developing the factual record, and gathering underlying data to understand the complete impact of the allision and its aftermath on the State and the public.

### **December 1, 2024 Report**

Assistant Counsel continued to represent the State in all aspects of the Limitation Action, including during the October 29, 2024 court conference. On November 7, 2024, the Court issued a Case Management Order providing that the Limitation Action will proceed in a “Phase 1” period confining the Court’s determinations to those necessary to resolving whether the DALI’s owner and operator are entitled to exoneration from or limitation of liability. The parties have begun the discovery process.

Assistant Counsel also continued the activities discussed in our prior reports, including further developing the factual record, and gathering underlying data to understand the complete impact of the allision and its aftermath on the State and the public.

### **November 1, 2024 Report**

On September 23, 2024, the State filed the Answer and Claim by the State of Maryland, the Maryland Transportation Authority, the Maryland Port Administration, and the Maryland Department of the Environment, in the Limitation Action pending in the U.S. District Court for the District of Maryland. Through its Claim, the State intends to hold accountable the DALI interests and their insurers for the DALI’s gross negligence in destroying the Key Bridge, killing six Marylanders, and causing significant damage to the State, our citizens, and our economy. The State asserts claims under maritime law,

including but not limited to negligence, unseaworthiness, gross negligence, punitive damages, and public nuisance. The State also asserts several state and federal environmental claims and breach of maritime contract related to MPA's Tariff.

Assistant Counsel has represented the State in all aspects of the Limitation Action, and has coordinated with other parties in response to certain orders issued by Judge Bedar. Counsel for the State attended oral argument on a motion filed by certain claimants on October 1, as well as a scheduling and status conference on October 29, 2024.

The Assistant Counsel also continued the activities discussed in our prior reports, including further developing the factual record, and gathering underlying data to understand the complete impact of the allision and its aftermath on the State and the public.

### **October 1, 2024 Report**

On September 23, 2024, the State filed the Answer and Claim by the State of Maryland, the Maryland Transportation Authority, the Maryland Port Administration, and the Maryland Department of the Environment, in the Limitation Action pending in the U.S. District Court for the District of Maryland. Through its Claim, the State intends to hold accountable the DALI interests and their insurers for the DALI's gross negligence in destroying the Key Bridge, killing six Marylanders, and causing significant damage to the State, our citizens, and our economy. The State asserts claims under maritime law, including but not limited to negligence, unseaworthiness, gross negligence, punitive damages, and public nuisance. The State also asserts several state and federal environmental claims and breach of maritime contract related to MPA's Tariff.

The Assistant Counsel also continued the activities discussed in our prior reports, including conducting inspections and further developing the factual record, and gathering underlying data to understand the complete impact of the allision and its aftermath on the State and the public.

### **September 1, 2024 Report**

During August 2024, the Assistant Counsel continued the activities discussed in our prior reports. Assistant Counsel continues to develop the factual record and underlying data to understand the complete impact of the allision and its aftermath on the State and the public.

### **August 1, 2024 Report**

During July 2024, the Assistant Counsel continued the activities discussed in the below July 1, 2024 Report, including with regard to the preservation of evidence and electrical testing of the ship. Assistant Counsel continues to develop the factual record and underlying data to understand the complete impact of the allision and its aftermath on the State and the public.

## July 1, 2024 Report

### **Background about the Francis Scott Key Bridge Litigation**

On March 26, 2024, a container ship, M/V Dali, allided with the Key Bridge, resulting in its collapse. Eight construction workers were on the Key Bridge at the time, six of whom were killed and two of whom were injured. The shipping channel was blocked, and all ship traffic was halted to/from that portion of the Port of Baltimore that is located northwest of the former Key Bridge and encompassing the majority of marine terminals. Clearing the federal channel took approximately ten weeks, and the Port was only able to begin accepting deep draft vessels starting on approximately June 9, 2024.

The State of Maryland and numerous Federal agencies, such as the National Transportation Safety Board (NTSB), the US Army Corps of Engineers (USACE), the US Navy (USN), and the US Coast Guard (USCG), were immediately mobilized in response to the Key Bridge's collapse. The efforts made by the State and our sister agencies have been nothing short of herculean.

Sadly, the collapse of the Key bridge has caused tremendous damages to the people and the State of Maryland, including many of the State's agencies and departments, including but not limited to:

- Maryland Department of Transportation (MDOT)
- Maryland Transportation Authority (MDTA), the Key Bridge's owner and operator
- Maryland Port Administration (MPA)
- State Highway Administration (SHA)
- Maryland Department of Labor (MDOL)
- State Treasurer's Office (STO)
- Board of Public Works (BPW)
- Maryland Department of Emergency Management (MDEM)
- Maryland Insurance Administration (MIA)
- Department of Commerce (COMM)
- Department of Natural Resources (DNR)
- Department of the Environment (MDE)
- Maryland Environmental Service
- Department of Budget and Management
- Maryland State Police (MSP)
- Maryland Lottery and Gaming (MLGCA)
- Department of Human Services (DHS)

The Attorney General intends to identify and hold accountable the parties responsible for the Key Bridge collapse and to recover compensation for the damages and

other harms suffered by the State. As discussed below, activities to recover for the State's damages are already underway.

### **Search for and Retention of Assistant Counsel**

The Office of the Attorney General (OAG) has experienced, specialized counsel who represents the State and its agencies in large and small matters every day. However, under State Government Code, §6-105(b), the Attorney General may, with the Governor's approval, retain assistant counsel to represent the State in "extraordinary" or "unforeseen" cases or other matters. The Attorney General determined that the Key Bridge collapse was an extraordinary and unforeseen matter that called for the retention of assistant counsel. By letter dated March 28, 2024, Governor Moore approved the Attorney General's request to retain assistant counsel for the purposes of the Bridge disaster.

After receiving the Governor's approval to retain Assistant Counsel on March 28, 2024, the OAG issued a Request for Proposals (RFP) on April 5, 2024, with a April 27, 2024 response deadline. The RFP was widely distributed by posting on the RFP page of the OAG website, and by email to 23,660 people subscribed to the RFP email list, 27 attorneys/firms that requested to receive notice of bridge-related RFPs, 24 attorneys/firms identified from the MDOT Directory of Certified Firms, and 10 minority bar/legal associations and organizations.

The OAG received 34 proposals, 14 of which proposed joint ventures of multiple firms, involving a total of 63 firms. After narrowing the field, the OAG conducted interviews of six firms/joint ventures on April 22, 2024. The OAG then recommended for approval to the Board of Public Works a joint venture composed of the five law firms to serve as assistant counsel for Key Bridge-related litigation with compensation under a contingent fee arrangement. The five law firms the OAG selected to serve as assistant counsel, are:

Kelley Drye & Warren LLP, Houston TX  
Liskow & Lewis APLC, Houston TX  
Downs Ward Bender Herzog & Kintigh PA, Hunt Valley MD  
The Lanier Law Firm, New York NY  
Partridge LLC, New Orleans LA

These Assistant Counsel are now working with the OAG to undertake a variety of actions designed to best protect the State of Maryland and the public at large.

### **Limitation Action**

On April 1, 2024, Grace Ocean Private Limited and Synergy Marine PTE Ltd., the owner and manager of the M/V Dali, respectively, filed a Petition for Exoneration From or Limitation of Liability in the U.S. District Court for the District of Maryland, which has been assigned to Judge James K. Bredar. *See In the Matter of the Petition of Grace Ocean Private Limited et al for Exoneration from or Limitation of Liability*, Case No. 1:24-cv-00941 (D. Md.) (Limitation Action).

The Limitation Action seeks to limit Grace Ocean's and Synergy Marine's damages under the Limitation of Liability Act, 46 U.S.C. § 30501, *et seq.*, and Supplemental Rule F of the Federal Rules of Civil Procedure to either the vessel's value or the owner's interest in the vessel and pending freight. Among other things, the Limitation Action also prevents lawsuits concerning the Key Bridge disaster from being filed in any other court. Under the applicable schedule set by Judge Bredar, the deadline to file claims related to the disaster is September 24, 2024. The Assistant Counsel is closely tracking developments in the Limitation Action and is advising the senior OAG staff concerning those developments.

### **Protecting the State's Interests**

A detailed report on the steps being taken by the OAG and Assistant Counsel to protect the State's interests in pending litigation would be inappropriate, but at these early stages, we can report that Assistant Counsel and the OAG have together:

- Assembled a team of leading maritime and engineering experts and pushed for the experts to be given access to the Dali for multiple inspections. These inspections and investigations are ongoing.
- Acted to protect and preserve evidence on the Dali and our ability to obtain deposition testimony from the crew at an agreed-upon location;
- Investigated and retained experts in a variety of other fields that will be necessary to develop and prosecute the State's case against the responsible parties;
- Begun the process of developing the factual record and underlying data to understand the complete impact of this tragic event on the State and the public.