HOUSE BILL 1153

M2, D3, J1 HB 241/13 – ENV CF SB 929

By: Delegates Jacobs, Arentz, Otto, and Smigiel

Introduced and read first time: February 7, 2014

Assigned to: Environmental Matters

A BILL ENTITLED

1 AN ACT concerning

2 Commercial Fishing and Seafood Operations – Nuisance Actions – Exemption

- 3 FOR the purpose of expanding the application of certain provisions of law relating to 4 the protection of agricultural operations from nuisance actions under certain 5 circumstances to apply to certain commercial fishing and seafood operations; 6 exempting certain commercial fishing and seafood operations from nuisance 7 lawsuits; authorizing an appeal of a certain decision on a nuisance complaint 8 against a commercial fishing or seafood operation to a circuit court in a certain 9 manner; defining a certain term; altering the definition of a certain term; and generally relating to nuisance actions against commercial fishing or seafood 10 operations. 11
- 12 BY repealing and reenacting, with amendments,
- 13 Article Courts and Judicial Proceedings
- 14 Section 5–403
- 15 Annotated Code of Maryland
- 16 (2013 Replacement Volume and 2013 Supplement)
- 17 BY repealing and reenacting, with amendments,
- 18 Article Health General
- 19 Section 20–301
- 20 Annotated Code of Maryland
- 21 (2009 Replacement Volume and 2013 Supplement)
- 22 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 23 MARYLAND, That the Laws of Maryland read as follows:

24 Article – Courts and Judicial Proceedings

25 5–403.

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1	(a)	(1)	IN	THIS	SECTION	THE	FOLLOWING	WORDS	HAVE	THE
2	MEANINGS	INDIC	ATE	D.						

- [(1)] (2) [In this section, "agricultural] "AGRICULTURAL operation" means an operation for the processing of agricultural crops or on—farm production, harvesting, or marketing of any agricultural, horticultural, silvicultural, aquacultural, or apicultural product that has been grown, raised, or cultivated by the farmer.
- 7 (3) (I) "COMMERCIAL FISHING OR SEAFOOD OPERATION"
 8 MEANS AN OPERATION FOR THE HARVESTING, STORAGE, PROCESSING,
 9 MARKETING, SALE, PURCHASE, TRADE, OR TRANSPORT OF ANY SEAFOOD
 10 PRODUCT.
- 11 (II) "COMMERCIAL FISHING OR SEAFOOD OPERATION" 12 INCLUDES THE DELIVERY, STORAGE, AND MAINTENANCE OF EQUIPMENT AND 13 SUPPLIES AND CHARTER BOAT FISHING AND RELATED ARRIVAL AND 14 DEPARTURE ACTIVITIES, EQUIPMENT, AND SUPPLIES.
- 15 **[**(2)**] (4)** Notwithstanding § 5–101 of the Natural Resources Article, "silvicultural operation" means implementation of forestry practices, including the establishment, composition, growth, and harvesting of trees.
- 18 (b) (1) This section does not:
- 19 (i) Prohibit a federal, State, or local government from enforcing 20 health, environmental, zoning, or any other applicable law;
- 21 (ii) Relieve any agricultural [or], silvicultural, OR 22 COMMERCIAL FISHING OR SEAFOOD operation from the responsibility of complying 23 with the terms of any applicable federal, State, and local permit required for the 24 operation;
- 25 (iii) Relieve any agricultural [or], silvicultural, OR 26 COMMERCIAL FISHING OR SEAFOOD operator from the responsibility to comply with 27 any federal, State, or local health, environmental, and zoning requirement; or
- 28 (iv) Relieve any agricultural [or], silvicultural, OR
 29 COMMERCIAL FISHING OR SEAFOOD operation from liability for conducting an
 30 agricultural OR A COMMERCIAL FISHING OR SEAFOOD operation in a negligent
 31 manner.
 - (2) This section does not apply to [any]:

1 2 3	(I) ANY agricultural operation that is operating without a fully and demonstrably implemented nutrient management plan for nitrogen and phosphorus if otherwise required by law; OR
4 5 6	(II) ANY COMMERCIAL FISHING OR SEAFOOD OPERATION THAT IS NOT IN COMPLIANCE WITH APPLICABLE FEDERAL, STATE, AND LOCAL LAWS.
7 8 9 10 11	(c) If an agricultural [operation or], A silvicultural, OR A COMMERCIAL FISHING OR SEAFOOD operation has been under way for a period of 1 year or more and if the operation is in compliance with applicable federal, State, and local health, environmental, zoning, and permit requirements relating to any nuisance claim and is not conducted in a negligent manner:
12 13 14	(1) The operation, including any sight, noise, odors, dust, or insects resulting from the operation, may not be deemed to be a public or private nuisance; and
15 16 17	(2) A private action may not be sustained on the grounds that the operation interferes or has interfered with the use or enjoyment of other property, whether public or private.
18 19 20 21	(d) (1) This section does not create, and may not be construed as creating, a new cause of action or substantive legal right against a person who is engaged in an agricultural [or], A silvicultural, OR A COMMERCIAL FISHING OR SEAFOOD operation.
22 23 24 25	(2) This section does not affect, and may not be construed as affecting, any defenses available at common law to a defendant who is engaged in an agricultural [or], A silvicultural, OR A COMMERCIAL FISHING OR SEAFOOD operation and subject to an action for nuisance.
26 27	(e) (1) This subsection does not apply to an action brought by a government agency.
28 29 30 31	(2) If a local agency is authorized to hear a nuisance complaint against an agricultural OR A COMMERCIAL FISHING OR SEAFOOD operation, a person may not bring a nuisance action against an agricultural OR A COMMERCIAL FISHING OR SEAFOOD operation in any court until:
32	(i) The person has filed a complaint with the local agency; and
33 34	(ii) The local agency has made a decision or recommendation on the complaint.

1 2 3 4		A DECISION OF A LOCAL AGENCY ON A NUISANCE COMPLAINT MERCIAL FISHING OR SEAFOOD OPERATION MAY BE APPEALED COURT IN ACCORDANCE WITH TITLE 7, CHAPTER 200 OF THE LES.
5 6 7	complaint agains	(4) If there is no local agency authorized to hear a nuisance tan agricultural operation, a person may not bring a nuisance action ltural operation in any court until:
8 9 10		(i) The person has referred a complaint to the State liation Program in the Department of Agriculture under Title 1, Agriculture Article; and
11 12	concluded.	(ii) The Department certifies that mediation has been
13		Article – Health – General
14	20–301.	
15 16	(a) In the or safety including	nis subtitle, "nuisance" means a condition that is dangerous to health g:
17	(1)	An inadequately protected swimming pool;
18	(2)	An unprotected open ditch;
19	(3)	An unsanitary outhouse;
20	(4)	A foul pigpen;
21	(5)	An improperly functioning sewage system;
22	(6)	An unkempt junkyard;
23	(7)	An unkempt scrap metal processing facility;
24	(8)	An excessive accumulation of trash or garbage;
25	(9)	A dead animal;
26	(10)	A contaminated water supply;
27	(11)	An inadequately protected water supply;
28	(12)	A rodent harborage;

$\frac{1}{2}$	(13) occupant, employe	Poor housekeeping that could endanger the health of the owner, ee, or a neighbor; or
3 4	(14) by means includin	Any condition that may endanger health that may be transmitted g:
5		(i) Running streams;
6		(ii) Surface drainage;
7		(iii) Air currents;
8		(iv) Birds;
9		(v) Domestic animals; or
10		(vi) Human beings.
11	(b) "Nuis	sance" does not include [any]:
12 13 14	(1) accepted agricultu safety; OR	ANY condition resulting from a farm operation following generally ral practices that are not creating a condition dangerous to health or
15 16	(2) OR SEAFOOD (ANY CONDITION RESULTING FROM A COMMERCIAL FISHING DERATION FOLLOWING GENERALLY ACCEPTED INDUSTRY
17 18		D PROCESSES THAT ARE NOT CREATING A CONDITION HEALTH OR SAFETY.
19 20	SECTION 2 October 1, 2014.	2. AND BE IT FURTHER ENACTED, That this Act shall take effect