P4, P1, P5

## By: The Speaker

Introduced and read first time: January 14, 2019 Assigned to: Rules and Executive Nominations

A BILL ENTITLED

1 AN ACT concerning

## 2 State Government – Legislative and Executive Branches – Workplace Bullying

3 FOR the purpose of requiring each manager and supervisor in the Legislative and Executive branches of State government to immediately report to the appointing 4  $\mathbf{5}$ authority or head of the principal unit, as appropriate, certain incidents of workplace 6 bullying; requiring that a report made under a certain provision of this Act be 7 investigated in a certain manner; requiring that training protocols for employees in 8 the Legislative and Executive branches of State government include the definition 9 of workplace bullying and certain procedures and resources; requiring that certain employees take refresher workplace bullying prevention and response training at 1011 certain intervals for a certain purpose; requiring that certain managers and 12supervisors be trained in certain skills; requiring that certain training address 13 certain issues; authorizing certain employees to file a complaint regarding workplace 14bullying with the appointing authority or head of the principal unit as appropriate; 15requiring the appointing authority, head of the principal unit, or designee of the 16appointing authority or head of the principal unit to investigate a certain complaint 17in accordance with certain provisions of this Act; providing for the duties of the 18 appointing authority, head of the principal unit, or designee of the appointing 19authority or head of the principal unit when investigating certain complaints; 20requiring that a certain complainant be allowed to have representation at a certain 21meeting if requested; requiring the appointing authority or head of the principal 22unit, as appropriate, to take certain action regarding a certain complaint under 23certain circumstances; requiring the appointing authority or head of the principal 24unit, as appropriate, to take certain disciplinary action within a certain time period, 25subject to a certain exception; authorizing the appointing authority or head of the 26principal unit, as appropriate, to reassign certain employees; providing that 27reassignment of certain employees is not disciplinary action for the purposes of 28certain provisions of law; requiring certain employees to participate in certain 29retraining except under certain circumstances; requiring the appointing authority, 30 head of the principal unit, or designee of the appointing authority or head of the 31principal unit to take certain action if a certain employee was found not to have

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



1 engaged in workplace bullying; requiring the appointing authority, head of the  $\mathbf{2}$ principal unit, or designee of the appointing authority or head of the principal unit 3 to document certain actions; requiring the appointing authority, head of the principal 4 unit, or designee of the appointing authority or head of the principal unit to send to  $\mathbf{5}$ a certain complainant certain information in writing; authorizing a complainant to 6 file a certain grievance within a certain time period under certain circumstances;  $\overline{7}$ authorizing certain employees to file a complaint regarding workplace bullying with 8 the head of the principal unit or the equal employment opportunity officer for the 9 principal unit; requiring that a certain complaint be in writing and filed within a 10 certain time period; requiring the equal employment opportunity officer for the 11 principal unit to take certain action regarding a certain complaint within a certain 12time period; requiring the head of the principal unit or designee of the head of the 13 principal unit to issue to a certain complainant a certain written decision; 14authorizing the head of the principal unit or designee of the head of the principal 15unit to grant appropriate relief to a certain complainant; authorizing a certain 16 complainant to appeal a certain decision to the Office of the Statewide Equal 17Employment Opportunity Coordinator in writing within a certain time period; 18 requiring the Statewide Equal Employment Opportunity Coordinator to take certain 19 action within a certain time period; authorizing the Secretary of Budget and 20Management to take certain action after receiving a certain recommendation; 21authorizing certain employees who witness workplace bullying to report the 22information to the appointing authority or head of the principal unit, as appropriate; 23authorizing certain employees to make a certain report anonymously; requiring the 24appointing authority or head of the principal unit, as appropriate, to investigate a 25certain report to the extent practicable; requiring certain human resources 26departments to collect and share with the Department of Budget and Management 27certain data regarding workplace bullying; requiring that certain data be tabulated 28in a certain manner for a certain purpose; providing for the intent of the State; 29providing for the application of certain provisions of this Act; defining certain terms; 30 and generally relating to workplace bullying in the Legislative and Executive 31 branches of State government.

- 32 BY repealing and reenacting, without amendments,
- 33 Article State Personnel and Pensions
- 34 Section 1–101(a), (b), (f), (k), and (m)
- 35 Annotated Code of Maryland
- 36 (2015 Replacement Volume and 2018 Supplement)
- 37 BY adding to
- 38 Article State Personnel and Pensions
- 39Section 2–901 through 2–909 to be under the new subtitle "Subtitle 9. Workplace40Bullying"
- 41 Annotated Code of Maryland
- 42 (2015 Replacement Volume and 2018 Supplement)
- 43 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 44 That the Laws of Maryland read as follows:

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# **Article – State Personnel and Pensions**

 $\mathbf{2}$ 1 - 101.

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3 In this Division I of this article the following words have the meanings (a) indicated.

"Appointing authority" means an individual or a unit of government that has (b) the power to make appointments and terminate employment.

(f) Unless expressly provided otherwise, "Department" means the Department of Budget and Management.

(k) "Principal unit" means:

(1)a principal department or other principal independent unit of State government; or

for an employee of a county board of elections whose employees are (2)covered by this article, the county board of elections.

"Secretary" means the Secretary of Budget and Management. (m)

## SUBTITLE 9. WORKPLACE BULLYING.

2-901.

(A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.

"STATEWIDE EQUAL EMPLOYMENT OPPORTUNITY COORDINATOR" **(B)** MEANS THE EQUAL EMPLOYMENT OPPORTUNITY COORDINATOR APPOINTED UNDER § 5–206 OF THIS ARTICLE.

"WORKPLACE BULLYING" MEANS: **(C)** (1)

INTENTIONAL, PERSISTENT, MALICIOUS, UNWELCOME, **(I)** SEVERE, OR PERVASIVE CONDUCT, WHETHER VERBAL OR PHYSICAL, THAT HARMS, INTIMIDATES, OFFENDS, DEGRADES, OR HUMILIATES AN EMPLOYEE AT THE PLACE OF WORK OR IN THE COURSE OF EMPLOYMENT; OR 26

27**(II)** BEHAVIOR THAT A REASONABLE PERSON WOULD FIND TO BE HOSTILE, OFFENSIVE, AND NOT RELATED TO AN EMPLOYER'S LEGITIMATE 2829**BUSINESS INTERESTS.** 

4 HOUSE BILL 57 (2) **"WORKPLACE BULLYING" INCLUDES:** 1  $\mathbf{2}$ ENGAGING IN PERSONAL ATTACKS, INCLUDING ANGRY **(I)** 3 **OUTBURSTS, EXCESSIVE PROFANITY, AND NAME-CALLING; (II)** ENGAGING IN PERSONAL INSULTS AND USE OF OFFENSIVE 4  $\mathbf{5}$ NICKNAMES; 6 (III) ENGAGING IN PUBLIC HUMILIATION; 7 (IV) ENCOURAGING OTHERS TO TURN AGAINST THE TARGETED 8 **EMPLOYEE;** 9 **(**V**)** SPREADING RUMORS AND GOSSIP ABOUT THE TARGETED 10 EMPLOYEE; (VI) SABOTAGING A COWORKER'S WORK PRODUCT; 11 12(VII) UNDERMINING AN EMPLOYEE'S WORK PERFORMANCE; 13(VIII) THREATENING ABUSE TO AN OR INDIVIDUAL AN **INDIVIDUAL'S PROPERTY;** 1415(IX) BEING UNJUSTIFIABLY OFFENSIVE TOWARD FELLOW EMPLOYEES, WARDS OF THE STATE, OR THE PUBLIC; 16 17**(**X**)** MAKING THREATS ABOUT JOB SECURITY WITHOUT 18 FOUNDATION; AND 19 (XI) REPEATEDLY INFLICTING VERBAL ABUSE, INCLUDING THE 20USE OF DEROGATORY REMARKS, INSULTS, AND EPITHETS. "WORKPLACE BULLYING" DOES NOT INCLUDE: 21(3) 22**(I)** A SINGLE INCIDENT OF UNREASONABLE BEHAVIOR; 23**(II)** TAKING DISCIPLINARY ACTION IN ACCORDANCE WITH 24**APPLICABLE LAW, REGULATION, OR POLICY;** 25(III) ROUTINE COACHING AND COUNSELING, INCLUDING 26FEEDBACK ABOUT AND CORRECTION OF WORK PERFORMANCE OR CONDUCT;

1	(IV) EXERCISING MANAGEMENT'S PREROGATIVE TO:
$\frac{2}{3}$	1. APPOINT, PROMOTE, TRANSFER, OR REASSIGN AN EMPLOYEE;
4	2. DIRECT OR ASSIGN WORK; OR
5	<b>3.</b> DETERMINE AND REDETERMINE THE METHODS AND
6	MEANS BY WHICH FUNCTIONS OF THE PRINCIPAL UNIT WILL BE CARRIED OUT;
7	(V) HAVING INDIVIDUAL DIFFERENCES IN STYLES OF
8 9	PERSONAL EXPRESSION THAT MAY LEAD TO CONFLICT, IF THE EXPRESSION IS NOT MEANT TO INTIMIDATE; OR
10	(VI) HAVING DIFFERENCES OF OPINION ON WORK-RELATED
11	CONCERNS.
12	2-902.
13	THIS SUBTITLE APPLIES TO ALL EMPLOYEES IN THE LEGISLATIVE AND
14	EXECUTIVE BRANCHES OF STATE GOVERNMENT, INCLUDING EMPLOYEES IN ANY
15	UNIT WITH AN INDEPENDENT PERSONNEL SYSTEM.
16	2–903.
17	IT IS THE INTENT OF THE STATE:
18	(1) TO EDUCATE ALL EMPLOYEES IN THE LEGISLATIVE AND
19	EXECUTIVE BRANCHES OF STATE GOVERNMENT ABOUT BULLYING IN THE
20	WORKPLACE;
21	(2) TO ENSURE THAT BULLYING IN THE WORKPLACE IS NOT
22	TOLERATED; AND
23	(3) THAT BULLYING IN THE WORKPLACE BE DEALT WITH IN AN
24	APPROPRIATE MANNER, WHICH MAY INCLUDE THE IMPOSITION OF DISCIPLINARY
25	ACTION, UP TO AND INCLUDING TERMINATION FROM STATE SERVICE.
26	2-904.
27	(A) EACH MANAGER AND SUPERVISOR IMMEDIATELY SHALL REPORT TO
28	THE APPOINTING AUTHORITY OR HEAD OF THE PRINCIPAL UNIT, AS APPROPRIATE,
29	ANY INCIDENT OF WORKPLACE BULLYING THAT IS WITNESSED BY THE MANAGER OR

SUPERVISOR OR IS BROUGHT TO THE ATTENTION OF THE MANAGER OR SUPERVISOR 1 2 BY ANOTHER EMPLOYEE.

3 A REPORT MADE UNDER THIS SECTION SHALL BE INVESTIGATED IN THE **(B)** SAME MANNER AS A COMPLAINT FILED UNDER § 2–906 OR § 2–907 OF THIS 4 5 SUBTITLE.

2 - 905.6

7 (A) TRAINING PROTOCOLS FOR EMPLOYEES, INCLUDING MANAGERS AND SUPERVISORS, SHALL INCLUDE: 8

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(1) THE DEFINITION OF WORKPLACE BULLYING; AND

10 (2) **REPORTING AND INVESTIGATION PROCEDURES AND AVAILABLE** 11 **RESOURCES FOR THOSE WHO HAVE BEEN AFFECTED BY WORKPLACE BULLYING.** 

EACH EMPLOYEE SHALL TAKE REFRESHER WORKPLACE BULLYING 12**(B)** PREVENTION AND RESPONSE TRAINING EVERY 2 YEARS TO ENSURE THAT THE 13 14**EMPLOYEE:** 

IS AWARE OF THE EMPLOYEE'S ROLE IN RELATION TO 15(1) 16 PREVENTING AND RESPONDING TO WORKPLACE BULLYING; AND

17(2) HAS APPROPRIATE SKILLS TO TAKE ACTION REGARDING WORKPLACE BULLYING WHEN NECESSARY. 18

19 (C) (1) IN ADDITION TO THE TRAINING REQUIRED UNDER SUBSECTION 20(B) OF THIS SECTION, EACH MANAGER AND SUPERVISOR SHALL BE TRAINED IN 21SKILLS THAT WILL HELP DEVELOP PRODUCTIVE AND RESPECTFUL WORKPLACE 22**RELATIONSHIPS.** 

(2) 23THE TRAINING PROVIDED UNDER PARAGRAPH (1) OF THIS 24SUBSECTION SHALL ADDRESS:

25**(I)** HOW TO COMMUNICATE EFFECTIVELY AND ENGAGE 26**EMPLOYEES IN DECISION MAKING;** 

27(II) HOW TO MANAGE DIFFICULT CONVERSATIONS AND PROVIDE CONSTRUCTIVE FEEDBACK BOTH FORMALLY AND INFORMALLY; 28

29(III) CONFLICT MANAGEMENT;

1 (IV) HOW TO EFFECTIVELY MANAGE WORKLOADS AND 2 PERFORMANCE; AND

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- (V) DIVERSITY AND TOLERANCE.
- 4 **2–906.**

5 (A) THIS SECTION DOES NOT APPLY IF THE EMPLOYEE ALLEGES THAT THE 6 WORKPLACE BULLYING WAS BASED ON A PROTECTED STATUS LISTED UNDER § 7 2–907(A) OF THIS SUBTITLE.

8 (B) AN EMPLOYEE WHO BELIEVES THAT THE EMPLOYEE IS A VICTIM OF 9 WORKPLACE BULLYING MAY FILE A COMPLAINT WITH THE APPOINTING AUTHORITY 10 OR HEAD OF THE PRINCIPAL UNIT, AS APPROPRIATE.

11 (C) ON RECEIPT OF A COMPLAINT FILED UNDER SUBSECTION (B) OF THIS 12 SECTION, THE APPOINTING AUTHORITY, HEAD OF THE PRINCIPAL UNIT, OR 13 DESIGNEE OF THE APPOINTING AUTHORITY OR HEAD OF THE PRINCIPAL UNIT 14 SHALL INVESTIGATE THE COMPLAINT IN ACCORDANCE WITH SUBSECTION (D) OF 15 THIS SECTION.

16 (D) (1) THE APPOINTING AUTHORITY, HEAD OF THE PRINCIPAL UNIT, OR 17 DESIGNEE OF THE APPOINTING AUTHORITY OR HEAD OF THE PRINCIPAL UNIT 18 SHALL:

**19 (I) MEET WITH:** 

201. THE COMPLAINANT IN A CONFIDENTIAL SETTING TO21COLLECT INFORMATION THAT THE COMPLAINANT BELIEVES IS PERTINENT TO THE22ALLEGATION OF WORKPLACE BULLYING;

232.ANY WITNESSES TO THE ALLEGED WORKPLACE24BULLYING; AND

253.THE EMPLOYEE AGAINST WHOM THE COMPLAINT WAS26FILED; AND

27 (II) PROVIDE THE EMPLOYEE AGAINST WHOM THE COMPLAINT
28 WAS FILED WITH A SUMMARY OF THE ALLEGATION.

29 (2) IF REQUESTED, THE COMPLAINANT SHALL BE ALLOWED TO HAVE 30 REPRESENTATION AT THE MEETING HELD UNDER PARAGRAPH (1)(I) OF THIS 31 SUBSECTION.

1 (3) DURING A MEETING HELD UNDER PARAGRAPH (1)(I)1 OF THIS 2 SUBSECTION, THE APPOINTING AUTHORITY, HEAD OF THE PRINCIPAL UNIT, OR 3 DESIGNEE OF THE APPOINTING AUTHORITY OR HEAD OF THE PRINCIPAL UNIT 4 SHALL:

5 (I) LISTEN TO THE CONCERNS BEING EXPRESSED BY THE 6 COMPLAINANT WITH AN OPEN MIND;

7 (II) ASK OPEN-ENDED QUESTIONS TO SOLICIT AS MUCH 8 INFORMATION AS POSSIBLE;

9 (III) ASK WHETHER THERE WERE ANY WITNESSES TO THE 10 ALLEGED WORKPLACE BULLYING;

11(IV) CONSIDERANYDOCUMENTARYEVIDENCETHE12COMPLAINANT MAY PROVIDE; AND

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(V) EXPLAIN THE NEXT STEPS TO THE COMPLAINANT.

14 (E) IF THE INVESTIGATION RESULTS IN A FINDING THAT WORKPLACE 15 BULLYING OCCURRED, THE APPOINTING AUTHORITY OR HEAD OF THE PRINCIPAL 16 UNIT, AS APPROPRIATE, SHALL:

17 (1) CONSIDER ANY MITIGATING CIRCUMSTANCES;

18(2) DETERMINE THE APPROPRIATE DISCIPLINARY ACTION, IF ANY, TO19BE IMPOSED; AND

20 (3) GIVE THE EMPLOYEE WHO WAS DETERMINED TO HAVE ENGAGED
 21 IN WORKPLACE BULLYING A WRITTEN NOTICE OF THE DISCIPLINARY ACTION TO BE
 22 TAKEN, IF ANY, AND THE EMPLOYEE'S APPEAL RIGHTS.

(F) (1) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, THE
APPOINTING AUTHORITY OR HEAD OF THE PRINCIPAL UNIT, AS APPROPRIATE,
SHALL TAKE APPROPRIATE DISCIPLINARY ACTION, IF ANY, WITHIN 30 DAYS AFTER
ACQUIRING KNOWLEDGE OF THE ALLEGED WORKPLACE BULLYING.

(2) IF A SUSPENSION WITHOUT PAY WILL BE IMPOSED, THE
APPOINTING AUTHORITY OR HEAD OF THE PRINCIPAL UNIT, AS APPROPRIATE,
SHALL IMPOSE THE SUSPENSION NOT LATER THAN 5 WORKDAYS FOLLOWING THE
CLOSE OF THE EMPLOYEE'S NEXT SHIFT AFTER THE APPOINTING AUTHORITY OR
HEAD OF THE PRINCIPAL UNIT ACQUIRES KNOWLEDGE OF THE WORKPLACE

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1 BULLYING FOR WHICH THE SUSPENSION IS IMPOSED.  $\mathbf{2}$ (G) (1) IN ADDITION TO, OR IN LIEU OF, DISCIPLINE, THE APPOINTING AUTHORITY OR HEAD OF THE PRINCIPAL UNIT, AS APPROPRIATE, MAY REASSIGN: 3 4 **(I)** THE COMPLAINANT, ON REQUEST OF THE COMPLAINANT;  $\mathbf{5}$ OR 6 **(II)** THE EMPLOYEE WHO ALLEGEDLY ENGAGED IN OR WAS 7 FOUND TO HAVE ENGAGED IN WORKPLACE BULLYING. 8 **REASSIGNMENT OF AN EXECUTIVE BRANCH EMPLOYEE UNDER** (2) PARAGRAPH (1) OF THIS SUBSECTION IS NOT A DISCIPLINARY ACTION FOR THE 9 PURPOSES OF TITLE 11 OF THIS ARTICLE. 10 11 **(H)** UNLESS THE EMPLOYEE HAS BEEN TERMINATED FROM STATE SERVICE, AN EMPLOYEE WHO HAS BEEN FOUND TO HAVE ENGAGED IN WORKPLACE BULLYING 1213 SHALL PARTICIPATE IN RETRAINING RELATING TO THE PROVISIONS OF THIS SUBTITLE AND THE PROHIBITION AGAINST WORKPLACE BULLYING. 14 15**(I)** IF THE EMPLOYEE WAS FOUND NOT TO HAVE ENGAGED IN WORKPLACE 16 BULLYING, THE APPOINTING AUTHORITY, HEAD OF THE PRINCIPAL UNIT, OR DESIGNEE OF THE APPOINTING AUTHORITY OR HEAD OF THE PRINCIPAL UNIT 1718 SHALL: DETERMINE WHETHER THERE ARE WORKPLACE ISSUES THAT 19 (1) 20SHOULD BE ADDRESSED; AND (2) IF SO, TAKE APPROPRIATE ACTION TO ADDRESS THE WORKPLACE 2122ISSUES. 23(J) THE APPOINTING AUTHORITY, HEAD OF THE PRINCIPAL UNIT, OR 24DESIGNEE OF THE APPOINTING AUTHORITY OR HEAD OF THE PRINCIPAL UNIT 25SHALL DOCUMENT EACH ACTION TAKEN UNDER THIS SECTION. 26(K) (1) THE APPOINTING AUTHORITY, HEAD OF THE PRINCIPAL UNIT, OR DESIGNEE OF THE APPOINTING AUTHORITY OR HEAD OF THE PRINCIPAL UNIT 2728SHALL SEND TO THE COMPLAINANT IN WRITING THE OUTCOME OF THE 29INVESTIGATION, THE STEPS THAT WERE TAKEN TO ADDRESS THE COMPLAINT, AND SUFFICIENT INFORMATION TO SUPPORT THE OUTCOME. 30 31WITHIN 20 DAYS AFTER RECEIVING THE INFORMATION SENT (2)

UNDER PARAGRAPH (1) OF THIS SUBSECTION, A COMPLAINANT MAY FILE A

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	10	HOUSE BILL 57	
1	GRIEVANCE IN A	ACCORDANCE WITH TITLE 12 OF THIS ARTICLE IF:	
$2 \\ 3 \\ 4 \\ 5$	(I) THE COMPLAINANT BELIEVES THAT THE APPOINTING AUTHORITY, HEAD OF THE PRINCIPAL UNIT, OR DESIGNEE OF THE APPOINTING AUTHORITY OR HEAD OF THE PRINCIPAL UNIT MISINTERPRETED OR MISAPPLIED THIS SUBTITLE IN RESOLVING THE COMPLAINT; AND		
6		(II) TITLE 12 OF THIS ARTICLE APPLIES TO THE COMPLAINANT.	
7	2–907.		
8 9		IS SECTION APPLIES ONLY IF THE EMPLOYEE ALLEGES THAT THE ULLYING WAS BASED ON THE EMPLOYEE'S:	
10	(1)	AGE;	
11	(2)	ANCESTRY;	
12	(3)	COLOR;	
13	(4)	CREED;	
14	(5)	GENDER IDENTITY OR EXPRESSION;	
15	(6)	GENETIC INFORMATION;	
16	(7)	MARITAL STATUS;	
17	(8)	MENTAL OR PHYSICAL DISABILITY;	
18	(9)	NATIONAL ORIGIN;	
19	(10	) RACE;	
20	(11	) RELIGIOUS AFFILIATION, BELIEF, OR OPINION;	
21	(12	) SEX;	
22	(13	) SEXUAL ORIENTATION; OR	
23	(14	) ANY OTHER PROTECTED STATUS.	
24	(B) (1)	AN EMPLOYEE WHO BELIEVES THAT THE EMPLOYEE IS A VICTIM	

OF WORKPLACE BULLYING MAY FILE A COMPLAINT WITH THE HEAD OF THE 1 PRINCIPAL UNIT OR THE EQUAL EMPLOYMENT OPPORTUNITY OFFICER FOR THE  $\mathbf{2}$ 3 PRINCIPAL UNIT. 4 (2) A COMPLAINT FILED UNDER PARAGRAPH (1) OF THIS  $\mathbf{5}$ SUBSECTION MUST BE: 6 **(I) IN WRITING; AND** 7 **(II)** FILED WITHIN 30 DAYS AFTER THE EMPLOYEE KNEW OR 8 REASONABLY SHOULD HAVE KNOWN OF THE ALLEGED WORKPLACE BULLYING. 9 **(C)** WITHIN 30 DAYS AFTER A COMPLAINT IS FILED UNDER SUBSECTION (B) OF THIS SECTION, THE EQUAL EMPLOYMENT OPPORTUNITY OFFICER FOR THE 10 11 **PRINCIPAL UNIT SHALL:** 12(1) MEET WITH THE COMPLAINANT; 13 (2) **INVESTIGATE THE COMPLAINT; AND** 14(3) MAKE A RECOMMENDATION TO THE HEAD OF THE PRINCIPAL 15UNIT. 16 (D) THE HEAD OF THE PRINCIPAL UNIT OR DESIGNEE OF THE HEAD OF THE **PRINCIPAL UNIT:** 1718 (1) SHALL ISSUE TO THE COMPLAINANT A WRITTEN DECISION 19DISMISSING THE COMPLAINT OR FINDING THAT WORKPLACE BULLYING HAS 20**OCCURRED; AND** (2) 21MAY GRANT ANY APPROPRIATE RELIEF. 22**(E)** (1) WITHIN 10 DAYS AFTER RECEIVING THE WRITTEN DECISION 23ISSUED UNDER SUBSECTION (D) OF THIS SECTION, THE COMPLAINANT MAY APPEAL THE DECISION TO THE OFFICE OF THE STATEWIDE EQUAL EMPLOYMENT 24**OPPORTUNITY COORDINATOR IN WRITING.** 2526(2) WITHIN 30 DAYS AFTER RECEIVING AN APPEAL UNDER 27PARAGRAPH (1) OF THIS SUBSECTION, THE STATEWIDE EQUAL EMPLOYMENT **OPPORTUNITY COORDINATOR SHALL:** 28

**REVIEW THE COMPLAINT AND THE DECISION;** 

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**(I)** 

	12 HOUSE BILL 57
1	(II) CONDUCT ANY NECESSARY INVESTIGATION; AND
$2 \\ 3$	(III) RECOMMEND TO THE SECRETARY OR THE SECRETARY'S DESIGNEE WHETHER A VIOLATION OCCURRED.
4 5	(3) AFTER RECEIVING THE RECOMMENDATION OF THE STATEWIDE EQUAL EMPLOYMENT OPPORTUNITY COORDINATOR, THE SECRETARY MAY:
6	(I) DISMISS THE COMPLAINT; OR
7	(II) GRANT APPROPRIATE RELIEF TO THE COMPLAINANT.
8	2-908.
9 10 11	(A) AN EMPLOYEE WHO WITNESSES WORKPLACE BULLYING MAY REPORT THE INFORMATION TO THE APPOINTING AUTHORITY OR HEAD OF THE PRINCIPAL UNIT, AS APPROPRIATE.
$\begin{array}{c} 12\\ 13 \end{array}$	(B) AN EMPLOYEE MAY MAKE A REPORT UNDER SUBSECTION (A) OF THIS SECTION ANONYMOUSLY.
$\begin{array}{c} 14\\ 15\\ 16\end{array}$	(C) THE APPOINTING AUTHORITY OR HEAD OF THE PRINCIPAL UNIT, AS APPROPRIATE, SHALL INVESTIGATE A REPORT MADE ANONYMOUSLY UNDER SUBSECTION (B) OF THIS SECTION TO THE EXTENT PRACTICABLE.
17	2–909.
18 19 20 21	(A) EACH HUMAN RESOURCES DEPARTMENT IN A PRINCIPAL UNIT SHALL COLLECT AND SHARE WITH THE DEPARTMENT DATA REGARDING COMPLAINTS AND REPORTS FILED UNDER THIS SUBTITLE AND THE OUTCOME OF ANY RELATED INVESTIGATIONS.
$22 \\ 23 \\ 24$	(B) THE DATA COLLECTED AND SHARED UNDER SUBSECTION (A) OF THIS SECTION SHALL BE TABULATED BY WORK SITE AND PRINCIPAL UNIT FOR THE PURPOSE OF DETERMINING SPECIFIC PROBLEM LOCATIONS.
$\frac{25}{26}$	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2019.