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2lr1310 CF HB 402

By: The President (By Request – Office of the Attorney General)

Introduced and read first time: January 12, 2022 Assigned to: Education, Health, and Environmental Affairs

Committee Report: Favorable with amendments Senate action: Adopted Read second time: March 7, 2022 Returned to second reading: March 9, 2022 Senate action: Adopted with floor amendments Read second time: March 9, 2022

CHAPTER _____

1 AN ACT concerning

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Department of the Environment – Enforcement Authority

3 FOR the purpose of requiring the Department of the Environment to notify the Attorney 4 General each time the Department initiates a certain administrative action; $\mathbf{5}$ authorizing the Department of the Environment to conduct certain enforcement 6 activities and impose certain civil and administrative penalties for violations of 7 certain provisions of law relating to waterway construction and dam safety; 8 authorizing the Department to impose certain administrative penalties for violations 9 of certain provisions of law relating to tidal and nontidal wetlands; altering certain 10 civil, criminal, and administrative penalties applicable to violations of certain provisions of law relating to drinking water and removing a requirement that 11 12violations be willful to be subject to certain civil penalties; altering a certain criminal 13 penalty applicable to violations of certain provisions of law relating to the certification and operation of laboratories that perform certain testing and 14 15certification of drinking water; authorizing the Department to conduct certain 16 enforcement activities and impose certain civil and administrative penalties for 17violations of certain provisions of law relating to the certification and operation of 18 laboratories that perform certain testing and certification of drinking water; 19 requiring a certain person or municipal or private corporation that operates a certain 20 waterworks, wastewater works, or industrial wastewater works to report certain 21information annually to the Department in a certain manner; authorizing the 22Department to conduct certain enforcement activities and impose certain civil and

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.



1 administrative penalties for violations of certain provisions of law relating to $\mathbf{2}$ waterworks, wastewater works, and industrial wastewater works; altering a certain 3 criminal penalty applicable to violations of certain provisions of law relating to 4 waterworks, wastewater works, and industrial wastewater works; requiring certain $\mathbf{5}$ penalties collected by the Department to be paid into the Maryland Clean Water 6 Fund; altering the contents of the Nontidal Wetland Compensation Fund; and 7 generally relating to the enforcement authority of the Department of the Environment. 8

9 BY adding to

- 10 <u>Article Environment</u>
- 11 Section 1–306
- 12 <u>Annotated Code of Maryland</u>
- 13 (2013 Replacement Volume and 2021 Supplement)
- 14 BY repealing and reenacting, with amendments,
- 15 Article Environment
- 16 Section 5–514, 5–515, 5–909, and 5–911
- 17 Annotated Code of Maryland
- 18 (2013 Replacement Volume and 2021 Supplement)
- 19 BY repealing and reenacting, without amendments,
- 20 Article Environment
- 21 Section 9–320(a)
- 22 Annotated Code of Maryland
- 23 (2014 Replacement Volume and 2021 Supplement)
- 24 BY repealing and reenacting, with amendments,
- 25 Article Environment
- 26 Section 9–320(b), 9–412, 9–413, 9–1026, 12–101, 12–501, and 16–502
- 27 Annotated Code of Maryland
- 28 (2014 Replacement Volume and 2021 Supplement)

29 BY adding to

- 30 Article Environment
- 31 Section 9–1024, 9–1025, 9–1026.1, and 12–502 through 12–505
- 32 Annotated Code of Maryland
- 33 (2014 Replacement Volume and 2021 Supplement)
- 34 BY repealing
- 35 Article Environment
- 36 Section 12–504
- 37 Annotated Code of Maryland
- 38 (2014 Replacement Volume and 2021 Supplement)
- 39 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 40 That the Laws of Maryland read as follows:

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Article – Environment

2 <u>1–306.</u>

3 <u>THE DEPARTMENT SHALL NOTIFY THE ATTORNEY GENERAL EACH TIME THE</u> 4 <u>DEPARTMENT INITIATES AN ACTION FOR AN ADMINISTRATIVE PENALTY FOR A</u> 5 <u>VIOLATION OF A PROVISION OF THIS ARTICLE OR ANY RULE, REGULATION, ORDER,</u> 6 OR PERMIT ADOPTED OR ISSUED UNDER THIS ARTICLE.

 $7 \quad 5-514.$

8 (a) (1) In addition to being subject to an injunctive action under this subtitle, 9 a person who violates any provision of this subtitle [relating to water appropriation and 10 use] or any [rule,] regulation, order, or permit adopted or issued under [any such provision] 11 **THIS SUBTITLE** is liable for a civil penalty not exceeding \$5,000 per violation to be collected 12 in a civil action brought by the Department.

13(2)Each day a violation occurs or continues is a separate violation under14this subsection.

15 (3) (i) Before bringing a civil action against a local government under 16 this subsection, the Department shall meet and consult with the local government to seek 17 an alternative resolution to the contested issue.

(ii) Prior consultation by the Department with the local governmentshall constitute compliance with this subsection.

20 (b) A person who violates a provision of this subtitle or a regulation adopted under 21 this subtitle is subject to the penalties provided in § 9–343 of this article.

(C) (1) IN ADDITION TO ANY OTHER REMEDIES AVAILABLE AT LAW OR IN
EQUITY AND AFTER AN OPPORTUNITY FOR A HEARING, WHICH MAY BE WAIVED IN
WRITING BY THE PERSON ACCUSED OF A VIOLATION, THE DEPARTMENT MAY
IMPOSE A PENALTY FOR VIOLATION OF ANY PROVISION OF THIS SUBTITLE OR ANY
REGULATION, ORDER, OR PERMIT ADOPTED OR ISSUED UNDER THIS SUBTITLE.

27(2)THE PENALTY IMPOSED ON A PERSON UNDER THIS SUBSECTION28SHALL BE:

29 (I) UP TO \$5,000 FOR EACH VIOLATION, BUT NOT EXCEEDING 30 \$100,000 TOTAL; AND

31 (II) ASSESSED WITH CONSIDERATION GIVEN TO:

1 1. THE WILLFULNESS OF THE VIOLATION, THE EXTENT $\mathbf{2}$ TO WHICH THE EXISTENCE OF THE VIOLATION WAS KNOWN TO BUT UNCORRECTED 3 BY THE VIOLATOR, AND THE EXTENT TO WHICH THE VIOLATOR EXERCISED **REASONABLE CARE;** 4 $\mathbf{5}$ 2. ANY ACTUAL HARM TO THE ENVIRONMENT OR TO 6 HUMAN HEALTH, INCLUDING INJURY TO OR IMPAIRMENT OF THE USE OF THE WATERS OF THE STATE OR THE NATURAL RESOURCES OF THE STATE; 7 8 3. THE COST OF CLEANUP AND THE COST OF **RESTORATION OF NATURAL RESOURCES:** 9

104. THE NATURE AND DEGREE OF INJURY TO OR11INTERFERENCE WITH GENERAL WELFARE, HEALTH, AND PROPERTY;

12 5. THE EXTENT TO WHICH THE LOCATION OF THE 13 VIOLATION, INCLUDING LOCATION NEAR WATERS OF THE STATE OR AREAS OF 14 HUMAN POPULATION, CREATES THE POTENTIAL FOR HARM TO THE ENVIRONMENT 15 OR TO HUMAN HEALTH OR SAFETY;

166.THE AVAILABLE TECHNOLOGY AND ECONOMIC17REASONABLENESS OF CONTROLLING, REDUCING, OR ELIMINATING THE VIOLATION;

18 7. THE DEGREE OF HAZARD POSED BY THE PARTICULAR
19 POLLUTANT OR POLLUTANTS INVOLVED; AND

8. THE EXTENT TO WHICH THE CURRENT VIOLATION IS
PART OF A RECURRENT PATTERN OF THE SAME OR SIMILAR TYPE OF VIOLATION
COMMITTED BY THE VIOLATOR.

23 (3) EACH DAY A VIOLATION OCCURS IS A SEPARATE VIOLATION 24 UNDER THIS SUBSECTION.

25(4) ANY PENALTY IMPOSED UNDER THIS SUBSECTION IS PAYABLE TO26THE STATE AND COLLECTIBLE IN ANY MANNER PROVIDED AT LAW FOR THE27COLLECTION OF DEBTS.

(5) IF ANY PERSON WHO IS LIABLE TO PAY A PENALTY IMPOSED
 UNDER THIS SUBSECTION FAILS TO PAY THE PENALTY AFTER DEMAND, THE
 AMOUNT, TOGETHER WITH INTEREST AND ANY COSTS THAT MAY ACCRUE, SHALL BE‡

31 (I) A <u>A</u> LIEN IN FAVOR OF THE STATE ON ANY:

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1 **(I)** PROPERTY, REAL OR PERSONAL, REAL PROPERTY OF THE $\mathbf{2}$ PERSON; AND 3 (III) **Recorded if** when recorded in the office of the 4 **CLERK OF** WITH THE CLERK OF THE CIRCUIT COURT FOR THE COUNTY IN WHICH THE $\mathbf{5}$ **PROPERTY IS LOCATED; AND** 6 **(II)** PERSONAL PROPERTY OF THE PERSON WHEN ATTACHED 7 AND LEVIED BY THE STATE IN ACCORDANCE WITH THE MARYLAND RULES.

8 [(c)] (D) All funds collected by the Department under this section, including any 9 civil [penalty] OR ADMINISTRATIVE PENALTIES or any fine imposed by a court under the 10 provisions of this section, shall be paid into the Maryland Clean Water Fund 11 ESTABLISHED UNDER § 9–320 OF THIS ARTICLE.

12 5-515.

(a) After or concurrently with the service of a complaint under this subtitle[relating to water appropriation and use], the Department may:

15 (1) Issue an order that requires the person to whom the order is directed to 16 take corrective action within a time set in the order;

17 (2) Send a written notice that requires the person to whom the notice is 18 directed to file a written report about the alleged violation; or

19(3)Send a written notice that requires the person to whom the notice is20directed:

(i) To appear at a hearing before the Department at a time and place
 the Department sets to answer the charges in the complaint; or

(ii) To file a written report and also to appear at a hearing before the
 Department at a time and place the Department sets to answer the charges in the
 complaint.

26 (b) Any order issued under this section is effective immediately, according to its 27 terms, when it is served.

28 5-909.

29 (a) (1) An applicant shall take all necessary steps to first avoid significant 30 impairment and then minimize losses of nontidal wetlands.

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$		ere tak	e applicant demonstrates to the Department's satisfaction that all ten and losses or significant impairment of nontidal wetlands are ment shall require the applicant to adopt mitigation practices.		
4 5 6 7	(b) (1) By December 31, 1989 the Department, consistent with the goals established in § 5–902 of this subtitle, shall adopt by regulation standards and procedures for the mitigation of nontidal wetlands losses, including practices for nontidal wetland creation, restoration, enhancement, or monetary compensation.				
8 9 10		-	The Department may accept monetary compensation UNDER if it is determined that creation, restoration, or enhancement of t feasible alternatives.		
$\begin{array}{c} 11 \\ 12 \end{array}$	requirement to ave	(II) oid and	Monetary compensation may not be a substitute for the diminimize nontidal wetland losses.		
13	(c) (1)	There	e is a Nontidal Wetland Compensation Fund in the Department.		
14	(2)	The f	ollowing money shall be deposited in the Fund:		
$\begin{array}{c} 15\\ 16 \end{array}$	engaging in the cre	(i) eation,	Any monetary compensation paid by an applicant instead of restoration, or enhancement of a nontidal wetland; and		
17 18	court in accordance	(ii) e with	Any civil, ADMINISTRATIVE , or criminal penalty imposed by a § 5–911 of this subtitle.		
19 20	(3) for the creation, re		s in the Nontidal Wetland Compensation Fund may be used only ion, or enhancement of nontidal wetlands, including:		
21		(i)	Acquisition of land;		
22		(ii)	Acquisition of easements;		
23		(iii)	Maintenance of mitigation sites;		
24		(iv)	Purchase of credits in mitigation banks; and		
$\frac{25}{26}$	paragraph.	(v)	Contractual services necessary to accomplish the intent of this		
27	(4)	Fund	s credited and any interest accrued to the Fund:		
28		(i)	Shall remain available until expended; and		
29 30	provision of law.	(ii)	May not be reverted to the General Fund under any other		

1 (5) At the end of the fiscal year, the Department shall prepare an annual 2 report on the Nontidal Wetland Compensation Fund that includes an accounting of all 3 financial receipts and expenditures to and from the Fund and shall provide a copy of the 4 report to the General Assembly, as provided under § 2–1257 of the State Government 5 Article.

6 5–911.

7 (a) (1) The enforcement provisions in this section are in addition to any other 8 applicable provisions in this title.

9 (2) In addition to the enforcement authority granted the Department, the 10 enforcement provisions of this section may be exercised by any county that has program 11 delegation authority.

12 (b) (1) The Department may revoke a permit for cause, including violation of 13 permit conditions, obtaining a permit by misrepresentation, failing to disclose a relevant 14 or material fact, or change in conditions.

15 (2) The Department shall notify the violator in writing and provide an 16 opportunity for a hearing.

17 (c) The Department may issue a stop work order against any person who violates 18 any provision of this subtitle or any regulation, order, or permit under this subtitle related 19 to a regulated activity.

(d) (1) (I) A person who violates any provision of this subtitle or any
regulation, order, or permit under this subtitle is liable for a penalty not exceeding \$10,000,
which may be recovered in a civil action brought by the Department.

23 (II) Each day a violation continues is a separate violation under this24 subsection.

25 (2) The court may issue an injunction requiring the person to cease the 26 violation and restore the area unlawfully disturbed.

(e) (1) A person who violates any provision of or fails to perform any duty
imposed by this subtitle or by a regulation, order, or permit under this subtitle is guilty of
a misdemeanor and on conviction is subject to:

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- (i) For a first offense, a fine not exceeding \$10,000; or

31 (ii) For a second or subsequent offense, a fine not exceeding \$25,000.

32 (2) The court may order the person to restore the area unlawfully 33 disturbed.

1 (F) (1) IN ADDITION TO ANY OTHER REMEDIES AVAILABLE AT LAW OR IN $\mathbf{2}$ EQUITY AND AFTER AN OPPORTUNITY FOR A HEARING, WHICH MAY BE WAIVED IN 3 WRITING BY THE PERSON ACCUSED OF A VIOLATION, THE DEPARTMENT MAY 4 IMPOSE A PENALTY FOR VIOLATION OF ANY PROVISION OF THIS SUBTITLE OR ANY $\mathbf{5}$ **REGULATION, ORDER, OR PERMIT ADOPTED OR ISSUED UNDER THIS SUBTITLE.** 6 (2) THE PENALTY IMPOSED ON A PERSON UNDER THIS SUBSECTION 7 **SHALL BE:** 8 UP TO \$5,000 FOR EACH VIOLATION, BUT NOT EXCEEDING **(I)** 9 \$100,000 TOTAL; AND 10 **(II) ASSESSED WITH CONSIDERATION GIVEN TO:** 11 1. THE WILLFULNESS OF THE VIOLATION, THE EXTENT 12TO WHICH THE EXISTENCE OF THE VIOLATION WAS KNOWN TO BUT UNCORRECTED BY THE VIOLATOR, AND THE EXTENT TO WHICH THE VIOLATOR EXERCISED 1314**REASONABLE CARE;** 2. ANY ACTUAL HARM TO THE ENVIRONMENT OR TO 1516HUMAN HEALTH, INCLUDING INJURY TO OR IMPAIRMENT OF THE USE OF THE 17WATERS OF THE STATE OR THE NATURAL RESOURCES OF THE STATE; 3. CLEANUP AND THE COST OF 18 THE COST OF 19 **RESTORATION OF NATURAL RESOURCES;** 204. THE NATURE AND DEGREE OF INJURY TO OR 21INTERFERENCE WITH GENERAL WELFARE, HEALTH, AND PROPERTY; 225. THE EXTENT TO WHICH THE LOCATION OF THE VIOLATION, INCLUDING LOCATION NEAR WATERS OF THE STATE OR AREAS OF 23HUMAN POPULATION, CREATES THE POTENTIAL FOR HARM TO THE ENVIRONMENT 24OR TO HUMAN HEALTH OR SAFETY; 2526THE AVAILABLE TECHNOLOGY AND ECONOMIC **6**. 27**REASONABLENESS OF CONTROLLING, REDUCING, OR ELIMINATING THE VIOLATION;** 287. THE DEGREE OF HAZARD POSED BY THE PARTICULAR 29POLLUTANT OR POLLUTANTS INVOLVED; AND 30 8. THE EXTENT TO WHICH THE CURRENT VIOLATION IS 31PART OF A RECURRENT PATTERN OF THE SAME OR SIMILAR TYPE OF VIOLATION 32COMMITTED BY THE VIOLATOR.

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1 (3) EACH DAY A VIOLATION OCCURS IS A SEPARATE VIOLATION 2 UNDER THIS SUBSECTION.

3 (4) ANY PENALTY IMPOSED UNDER THIS SUBSECTION IS PAYABLE TO 4 THE STATE AND COLLECTIBLE IN ANY MANNER PROVIDED AT LAW FOR THE 5 COLLECTION OF DEBTS.

- 6 (5) IF ANY PERSON WHO IS LIABLE TO PAY A PENALTY IMPOSED 7 UNDER THIS SUBSECTION FAILS TO PAY THE PENALTY AFTER DEMAND, THE 8 AMOUNT, TOGETHER WITH INTEREST AND ANY COSTS THAT MAY ACCRUE, SHALL BE#
- 9 (1) $\mathbf{A} \underline{\mathbf{A}}$ LIEN IN FAVOR OF THE STATE ON ANY:
- 10(I)PROPERTY, REAL OR PERSONAL, REAL PROPERTY OF THE11PERSON; AND

12(II)RECORDED IF WHEN RECORDEDIN THE OFFICE OF THE13CLERK OF WITH THE CLERK OF THE CIRCUITCOURT FOR THE COUNTY IN WHICH THE14PROPERTY IS LOCATED; AND

15(II)PERSONAL PROPERTY OF THE PERSON WHEN ATTACHED16AND LEVIED BY THE STATE IN ACCORDANCE WITH THE MARYLAND RULES.

17 9–320.

18 (a) There is a Maryland Clean Water Fund.

19 (b) The following payments shall be made into the Maryland Clean Water Fund:

20 (1) All application fees, permit fees, renewal fees, and funds collected by 21 the Department under this subtitle, including any civil or administrative penalty or any 22 fine imposed by a court under the provisions of this subtitle;

23 (2) Any civil **OR ADMINISTRATIVE** penalty or any fine imposed by a court 24 under the provisions of:

25(I)Title 5, Subtitle 5 of this article [relating to water appropriation26and use];

27 [(3) Any civil or administrative penalty or any fine imposed by a court under 28 the provisions of]

- 29 (II) Title 4, Subtitle 1 of this article; [and]
- 30 (III) SUBTITLE 4 OF THIS TITLE;

1	(IV) SUBTITLE 10 OF THIS TITLE; AND
2	(V) TITLE 12 OF THIS ARTICLE; AND
$egin{array}{c} 3 \\ 4 \\ 5 \end{array}$	[(4)] (3) Any fees or funds that the Department collects under Subtitle 2, Part III of this title and §§ 9–269 and 9–270 of this title and any civil or administrative penalty or fine imposed by a court under the provisions of Subtitle 2 of this title.
6	9-412.
7	(a) A supplier of water may not:
8	(1) Fail to comply with $9-410$ of this subtitle;
9 10 11	(2) Disseminate any false or misleading information in or about any notice required under § 9–410 of this subtitle or about any remedial action being undertaken to achieve compliance with State primary drinking water regulations;
$\begin{array}{c} 12\\ 13\\ 14 \end{array}$	(3) Knowingly make any false statement, representation, or certification in any application, record, report, plan, or other document filed or permit adopted or issued under this subtitle;
$\begin{array}{c} 15\\ 16\end{array}$	(4) Fail to comply with the [rules and] regulations adopted under § 9–404(9) OR § 9–407 of this subtitle; or
17 18	(5) Fail to comply with any conditions for variances or exemptions authorized under § 9–409 of this subtitle.
19	(b) A person may not:
$\begin{array}{c} 20\\ 21 \end{array}$	(1) Fail to comply with any order issued by the Secretary under this subtitle; [or]
$\begin{array}{c} 22\\ 23 \end{array}$	(2) Fail to comply with the regulations adopted under § $9-404(9)$ or § $9-407$ of this subtitle; or
$\begin{array}{c} 24 \\ 25 \\ 26 \end{array}$	[(2)] (3) Falsify or knowingly render inaccurate any monitoring device or method required to be maintained under this subtitle or any [rule,] regulation, order, or permit adopted or issued under this subtitle.
27	9-413.
28 29	(a) (1) [A] IN ADDITION TO BEING SUBJECT TO AN INJUNCTIVE ACTION UNDER THIS SUBTITLE, A person who [willfully] violates [§ 9–412(a)(4) or (5)] ANY

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1 **PROVISION** of this subtitle is subject to a civil penalty of up to **[**\$5,000**] \$10,000** for each day on which the violation exists.

3 (2) CIVIL PENALTIES MAY BE COLLECTED IN A CIVIL ACTION 4 BROUGHT BY THE DEPARTMENT.

5 (3) EACH DAY A VIOLATION OCCURS IS A SEPARATE VIOLATION 6 UNDER THIS SUBSECTION.

7 (b) A person who violates § 9–412(a)(1), (2), or (3) of this subtitle is guilty of a 8 misdemeanor and on conviction is subject to a fine not exceeding [\$5,000] **\$10,000** for each 9 day on which the violation occurs or failure to comply continues.

10 (c) [In an action brought in the appropriate court to enforce the order, a person 11 who willfully violates or fails or refuses to comply with any order issued by the Secretary 12 under this subtitle may be fined not more than \$5,000 for each day on which the violation 13 occurs or failure to comply continues.

14 (d)] (1) In addition to any other remedies available at law and after an 15 opportunity for a hearing, which may be waived in writing by the person accused of a 16 violation, the Department may impose a penalty for violation of any provision of this 17 subtitle or any order, regulation, or plan adopted or issued under this subtitle.

18 (2) The penalty imposed on a supplier of water [serving a population of 19 more than 10,000] under this subsection shall be:

20 (i) Up to [\$1,000] **\$5,000** per day for each violation, but not 21 exceeding [\$25,000] **\$100,000** total for each violation; and

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(ii) Assessed with consideration given to:

The willfulness of the violation, the extent to which the
 existence of the violation was known to but uncorrected by the violator, and the extent to
 which the violator exercised reasonable care;

26 2. Any actual harm to the environment or to human health, 27 including injury to or impairment of the use of the waters of [this] THE State or the natural 28 resources of the State;

293.The cost of cleanup and the cost of restoration of natural30resources;

31 4. The nature and degree of injury to or interference with
 32 general welfare, health, and property;

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	5. The extent to which the location of the violation, including location near waters of [this] THE State or areas of human population, creates the potential for harm to the environment or to human health or safety;			
45	6. The available technology and economic reasonableness of controlling, reducing, or eliminating the violation;			
$\frac{6}{7}$	7. The degree of hazard posed by the particular pollutant or pollutants involved;			
8 9	8. The extent to which the current violation is part of a recurrent pattern of the same or similar type of violation committed by the violator; and			
10 11	9. Whether or not penalties were assessed or will be assessed under other provisions of this subtitle.			
$\begin{array}{c} 12\\ 13 \end{array}$	[(3) The penalty imposed on a supplier of water serving a population of 3,301 to 10,000 under this subsection shall be:			
$\begin{array}{c} 14 \\ 15 \end{array}$	(i) Up to $$500$ per day for each violation, but not exceeding $$12,500$ total for each violation; and			
$\begin{array}{c} 16 \\ 17 \end{array}$	(ii) Assessed with consideration given to the factors set forth in paragraph (2)(ii) of this subsection.			
18 19	(4) The penalty imposed on a supplier of water serving a population of 501 to 3,300 under this subsection shall be:			
$\begin{array}{c} 20\\ 21 \end{array}$	(i) Up to $$250$ per day for each violation, but not exceeding $$6,250$ total for each violation; and			
$\begin{array}{c} 22\\ 23 \end{array}$	(ii) Assessed with consideration given to the factors set forth in paragraph (2)(ii) of this subsection.			
$\begin{array}{c} 24 \\ 25 \end{array}$	(5) The penalty imposed on a supplier of water serving a population of 500 or less under this subsection shall be:			
$\frac{26}{27}$	(i) Up to \$100 per day for each violation, but not exceeding \$5,000 total for each violation; and			
$28 \\ 29$	(ii) Assessed with consideration given to the factors set forth in paragraph (2)(ii) of this subsection.]			
$\frac{30}{31}$	(3) THE PENALTY IMPOSED ON A PERSON UNDER THIS SUBSECTION SHALL BE:			

1 UP TO \$5,000 PER DAY FOR EACH VIOLATION, BUT NOT **(I)** $\mathbf{2}$ EXCEEDING \$100,000 TOTAL FOR EACH VIOLATION; AND 3 **(II)** ASSESSED WITH CONSIDERATION GIVEN TO THE FACTORS 4 SET FORTH IN PARAGRAPH (2)(II) OF THIS SUBSECTION. $\mathbf{5}$ **[**(6)**] (4)** Each day a violation occurs is a separate violation under this 6 subsection. 7 **[**(7)**] (5)** Any penalty imposed under this subsection is payable to the 8 State and collectible in any manner provided at law for the collection of penalties. 9 [(8)] **(D)** All penalties collected under this subtitle shall be paid into the 10 Maryland Clean Water Fund [created] ESTABLISHED under § 9-320 of this title. 11 9-1024. 12(A) THE DEPARTMENT MAY ISSUE AN ORDER OR A NOTICE IF THE 13DEPARTMENT HAS REASONABLE GROUNDS TO BELIEVE THAT A PERSON TO WHOM 14 THE ORDER OR NOTICE IS DIRECTED HAS VIOLATED: (1) THIS SUBTITLE; 1516 (2) ANY REGULATION ADOPTED UNDER THIS SUBTITLE; OR ANY ORDER OR PERMIT ISSUED UNDER THIS SUBTITLE. 17(3) 18 **(B)** AN ORDER OR A NOTICE ISSUED UNDER THIS SUBTITLE SHALL: 19 (1) **SPECIFY THE PROVISION THAT ALLEGEDLY HAS BEEN VIOLATED;** 20(2) STATE THE ALLEGED FACTS THAT CONSTITUTE THE VIOLATION; 21(3) STATE THE ACTIONS NECESSARY TO CORRECT THE VIOLATION 22AND THE TIME ALLOWED FOR CORRECTIONS; AND 23(4) STATE THE PROCEDURE FOR REQUESTING A HEARING TO 24**RESPOND TO THE VIOLATION ALLEGED IN THE ORDER.** 25**(C)** IF THE PERSON SERVED WITH AN ORDER DOES NOT REQUEST A 26HEARING WITHIN 30 DAYS, THE ORDER BECOMES A FINAL ORDER. 27ANY NOTICE OR ORDER ISSUED BY THE DEPARTMENT UNDER THIS **(**D**)** 28SUBTITLE MAY BE SERVED ON THE PERSON TO WHOM IT IS DIRECTED:

	14 SENATE BILL 221
1	(1) IN ACCORDANCE WITH § 1–204 OF THIS ARTICLE; OR
2	(2) BY PUBLICATION.
3	9–1025.
4 5	(A) THE DEPARTMENT SHALL GIVE NOTICE AND HOLD HEARINGS UNDER THIS SUBTITLE IN ACCORDANCE WITH THE ADMINISTRATIVE PROCEDURE ACT.
6 7 8	(B) (1) WITHIN 30 DAYS AFTER SERVICE OF THE ORDER UNDER THIS SUBTITLE, THE PERSON SERVED MAY REQUEST IN WRITING A HEARING BEFORE THE DEPARTMENT.
$9 \\ 10 \\ 11 \\ 12$	(2) (I) IF A PERSON SERVED WITH AN ORDER UNDER THIS SUBSECTION MAKES A TIMELY REQUEST FOR A HEARING, THE DEPARTMENT SHALL GIVE THE PERSON WRITTEN NOTICE OF THE DATE, TIME, AND PLACE OF THE HEARING AT LEAST 10 DAYS BEFORE THE HEARING DATE.
$\begin{array}{c} 13 \\ 14 \end{array}$	(II) THE ORDER BECOMES FINAL WHEN THE DEPARTMENT RENDERS ITS DECISION FOLLOWING THE HEARING.
$\begin{array}{c} 15\\ 16\end{array}$	(C) THE DEPARTMENT MAY MAKE A VERBATIM RECORD OF THE PROCEEDINGS OF ANY HEARING HELD UNDER THIS SUBTITLE.
17 18	(D) (1) IN CONNECTION WITH ANY HEARING HELD UNDER THIS SUBTITLE, THE DEPARTMENT MAY:
19	(I) SUBPOENA ANY PERSON OR EVIDENCE; AND
20	(II) ORDER A WITNESS TO GIVE EVIDENCE.
$\begin{array}{c} 21 \\ 22 \end{array}$	(2) A SUBPOENAED WITNESS SHALL RECEIVE THE SAME FEES AND MILEAGE REIMBURSEMENT AS IF THE HEARING WERE PART OF A CIVIL ACTION.
$\begin{array}{c} 23\\24\\25\end{array}$	(3) IF A PERSON FAILS TO COMPLY WITH A SUBPOENA OR AN ORDER ISSUED UNDER THIS SUBSECTION, ON PETITION OF THE DEPARTMENT, A CIRCUIT COURT, BY ORDER, MAY:
$\frac{26}{27}$	(I) COMPEL OBEDIENCE TO THE DEPARTMENT'S ORDER OR SUBPOENA; OR
28	(II) COMPEL TESTIMONY OR THE PRODUCTION OF EVIDENCE.

1(4)THE COURT MAY PUNISH AS CONTEMPT ANY FAILURE TO OBEY AN2ORDER ISSUED UNDER THIS SECTION.

3 (5) ANY PERSON AGGRIEVED BY A FINAL DECISION OF THE 4 DEPARTMENT IN CONNECTION WITH AN ORDER OR A PERMIT ISSUED UNDER THIS 5 SUBTITLE MAY TAKE JUDICIAL APPEAL IN ACCORDANCE WITH THE 6 ADMINISTRATIVE PROCEDURE ACT.

7 (E) THIS SECTION DOES NOT PREVENT THE DEPARTMENT OR THE 8 ATTORNEY GENERAL FROM TAKING ACTION AGAINST A VIOLATOR BEFORE THE 9 EXPIRATION OF THE TIME LIMITATIONS OR SCHEDULES IN THE ORDER.

10 9–1026.

11 (A) (1) IN ADDITION TO BEING SUBJECT TO AN INJUNCTIVE ACTION 12 UNDER THIS SUBTITLE, A PERSON WHO VIOLATES ANY PROVISION OF THIS SUBTITLE 13 OR OF ANY REGULATION, ORDER, OR PERMIT ADOPTED OR ISSUED UNDER THIS 14 SUBTITLE IS LIABLE TO PAY A CIVIL PENALTY NOT EXCEEDING \$10,000, TO BE 15 COLLECTED IN A CIVIL ACTION BROUGHT BY THE DEPARTMENT.

16 (2) EACH DAY A VIOLATION OCCURS IS A SEPARATE VIOLATION 17 UNDER THIS SUBSECTION.

18 **(B)** A person who violates any provision of this subtitle is guilty of a misdemeanor 19 and on conviction is subject to a fine not exceeding [\$1,000] **\$10,000** or imprisonment not 20 exceeding 1 year or both.

(C) (1) IN ADDITION TO ANY OTHER REMEDIES AVAILABLE AT LAW OR IN
EQUITY AND AFTER AN OPPORTUNITY FOR A HEARING, WHICH MAY BE WAIVED IN
WRITING BY THE PERSON ACCUSED OF A VIOLATION, THE DEPARTMENT MAY
IMPOSE A PENALTY FOR VIOLATION OF ANY PROVISION OF THIS SUBTITLE OR ANY
REGULATION, ORDER, OR PERMIT ADOPTED OR ISSUED UNDER THIS SUBTITLE.

26(2)THE PENALTY IMPOSED ON A PERSON UNDER THIS SUBSECTION27SHALL BE:

28 (I) UP TO \$5,000 FOR EACH VIOLATION, BUT NOT EXCEEDING 29 \$100,000 TOTAL; AND

30

(II) ASSESSED WITH CONSIDERATION GIVEN TO:

311.THE WILLFULNESS OF THE VIOLATION, THE EXTENT32TO WHICH THE EXISTENCE OF THE VIOLATION WAS KNOWN TO BUT UNCORRECTED

1 BY THE VIOLATOR, AND THE EXTENT TO WHICH THE VIOLATOR EXERCISED 2 REASONABLE CARE;

2. ANY ACTUAL HARM TO THE ENVIRONMENT OR TO 4 HUMAN HEALTH, INCLUDING INJURY TO OR IMPAIRMENT OF THE USE OF THE 5 WATERS OF THE STATE OR THE NATURAL RESOURCES OF THE STATE;

6 **3.** The cost of cleanup and the cost of 7 restoration of natural resources;

8 4. THE NATURE AND DEGREE OF INJURY TO OR 9 INTERFERENCE WITH GENERAL WELFARE, HEALTH, AND PROPERTY;

105. THE EXTENT TO WHICH THE LOCATION OF THE11VIOLATION, INCLUDING LOCATION NEAR WATERS OF THE STATE OR AREAS OF12HUMAN POPULATION, CREATES THE POTENTIAL FOR HARM TO THE ENVIRONMENT13OR TO HUMAN HEALTH OR SAFETY;

146.THE AVAILABLE TECHNOLOGY AND ECONOMIC15REASONABLENESS OF CONTROLLING, REDUCING, OR ELIMINATING THE VIOLATION;

16 7. THE DEGREE OF HAZARD POSED BY THE PARTICULAR
 17 POLLUTANT OR POLLUTANTS INVOLVED; AND

188.THE EXTENT TO WHICH THE CURRENT VIOLATION IS19PART OF A RECURRENT PATTERN OF THE SAME OR SIMILAR TYPE OF VIOLATION20COMMITTED BY THE VIOLATOR.

21 (3) EACH DAY A VIOLATION OCCURS IS A SEPARATE VIOLATION 22 UNDER THIS SUBSECTION.

(4) ANY PENALTY IMPOSED UNDER THIS SUBSECTION IS PAYABLE TO
 THE STATE AND COLLECTIBLE IN ANY MANNER PROVIDED AT LAW FOR THE
 COLLECTION OF DEBTS.

(5) IF ANY PERSON WHO IS LIABLE TO PAY A PENALTY IMPOSED
 UNDER THIS SUBSECTION FAILS TO PAY THE PENALTY AFTER DEMAND, THE
 AMOUNT, TOGETHER WITH INTEREST AND ANY COSTS THAT MAY ACCRUE, SHALL BE[‡]

29

(I) A <u>A</u> LIEN IN FAVOR OF THE STATE ON ANY:

30(I)PROPERTY, REAL OR PERSONAL, REAL PROPERTY OF THE31PERSON; AND

 1
 (H)
 Recorded HF
 WHEN RECORDED
 IN THE OFFICE OF THE

 2
 CLERK OF WITH THE CLERK OF THE CIRCUIT
 COURT FOR THE COUNTY IN WHICH THE

 3
 PROPERTY IS LOCATED; AND

4 (II) PERSONAL PROPERTY OF THE PERSON WHEN ATTACHED 5 AND LEVIED BY THE STATE IN ACCORDANCE WITH THE MARYLAND RULES.

6 (D) ALL PENALTIES COLLECTED UNDER THIS SUBTITLE SHALL BE PAID 7 INTO THE MARYLAND CLEAN WATER FUND ESTABLISHED UNDER § 9–320 OF THIS 8 TITLE.

9 **9–1026.1.**

10 (A) THE ATTORNEY GENERAL, AT THE REQUEST OF THE DEPARTMENT, 11 MAY BRING AN ACTION FOR AN INJUNCTION AGAINST ANY PERSON WHO VIOLATES 12 ANY PROVISION OF THIS SUBTITLE OR ANY REGULATION, ORDER, OR PERMIT 13 ADOPTED OR ISSUED BY THE DEPARTMENT UNDER THIS SUBTITLE.

(B) IN ANY ACTION FOR AN INJUNCTION UNDER THIS SECTION, ANY FINDING
 OF THE DEPARTMENT AFTER A HEARING IS PRIMA FACIE EVIDENCE OF EACH FACT
 THE DEPARTMENT DETERMINES.

17 (C) ON A SHOWING THAT ANY PERSON IS VIOLATING OR IS ABOUT TO 18 VIOLATE ANY PROVISION OF THIS SUBTITLE OR ANY REGULATION, ORDER, OR 19 PERMIT ISSUED BY THE DEPARTMENT UNDER THIS SUBTITLE, A COURT SHALL 20 GRANT AN INJUNCTION WITHOUT REQUIRING A SHOWING OF A LACK OF AN 21 ADEQUATE REMEDY AT LAW.

(D) IF AN EMERGENCY EXISTS THAT CREATES IMMINENT DANGER TO THE
PUBLIC HEALTH OR WELFARE OR THE ENVIRONMENT, THE ATTORNEY GENERAL AT
THE REQUEST OF THE DEPARTMENT MAY INSTITUTE A CIVIL ACTION FOR AN
IMMEDIATE INJUNCTION TO STOP ANY POLLUTION OR ACTIVITY THAT IS CAUSING
THE DANGER.

27 12–101.

28 (a) In this title the following words have the meanings indicated.

29 (b) "Board" means the State Board of Waterworks and Waste Systems Operators.

30 (c) (1) "Certificate" means, unless the context requires otherwise, a certificate 31 of certification as an operator, industrial operator, or superintendent, issued by the Board.

32 (2) "Certificate" includes:

	18		SENATE BILL 221			
1		(i) A certificate; and			
2		(ii) A temporary certificate, as limited by § 12–305 of this title.			
$\frac{3}{4}$	(d) an industri	(d) "Certified industrial operator" means, unless the context requires otherwise, n industrial operator who is certified by the Board.				
$5 \\ 6$	(e) "Certified operator" means, unless the context requires otherwise, an operator who is certified by the Board.					
7 8	(f) "Certified superintendent" means, unless the context requires otherwise, a superintendent who is certified by the Board.					
9 10	(g) (1) "Industrial operator" means an individual who operates the controls or maintains the logs of an industrial wastewater works.					
11		(2) "	Industrial operator" does not include a superintendent.			
$\begin{array}{c} 12\\ 13 \end{array}$	(h) "Industrial wastewater works" means a facility used to collect, store, pump, treat, or discharge any waste substance that results from:					
14		(1) A	A manufacturing process;			
15		(2) A	A business process; or			
16		(3)	The development of a natural resource.			
17	(i)	(1) "	Operator" means an individual who participates in the operation of:			
$\frac{18}{19}$	distributior		i) A waterworks, including the control of the flow, processing, and r; or			
$\begin{array}{c} 20\\ 21 \end{array}$	processing,	````	ii) A wastewater works, including the collection, control of flow, harge of wastewater and effluent.			
22		(2) "	'Operator" does not include a superintendent.			
23 24 25 26 27 28 29	STATE, AN GUARDIAN OF ANY K CERTIFIED	IUNICIP D ANY O , AN EXI IND, AN SUPER	ON" INCLUDES THE FEDERAL GOVERNMENT, THE STATE, ANY AL CORPORATION, AND OTHER POLITICAL SUBDIVISION OF THE F THEIR UNITS, AND AN INDIVIDUAL, A RECEIVER, A TRUSTEE, A ECUTOR, AN ADMINISTRATOR, A FIDUCIARY, A REPRESENTATIVE OPERATOR, A CERTIFIED OPERATOR, A SUPERINTENDENT, A RINTENDENT, AN INDUSTRIAL OPERATOR, AND A CERTIFIED ATOR, AND ANY PARTNERSHIP, FIRM, ASSOCIATION, PUBLIC OR			

30 PRIVATE CORPORATION, WATERWORKS, WASTEWATER WORKS, INDUSTRIAL 31 WASTEWATER WORKS, AND ANY OTHER ENTITY.

1 **(K)** "Responsible charge" means responsibility for the operation and performance 2 of all or any part of a waterworks, wastewater works, or industrial wastewater works.

3 [(k)] (L) "Superintendent" means an individual who is designated by any 4 employing or appointing person, county, municipality, sanitary district, or [this] THE State 5 as the individual in responsible charge of a waterworks, wastewater works, or industrial 6 wastewater works.

7 [(l)] (M) (1) "Wastewater works" means a facility used to collect, store, pump, 8 treat, or discharge any liquid or waterborne waste.

- 9 (2) "Wastewater works" does not include:
- 10 (i) A facility that is used only by a private residence;
- 11 (ii) A facility that uses a septic tank or subsoil absorption; or
- 12 (iii) An industrial wastewater works.

13 [(m)] (N) (1) "Waterworks" means a facility used to collect, store, pump, treat, 14 or distribute water for human consumption.

15 (2) "Waterworks" does not include a facility that is used only by a private16 residence.

17 12–501.

18 (a) A person or municipal or private corporation may not operate a waterworks, 19 wastewater works, or industrial wastewater works unless the facility is under the 20 responsible charge of a certified superintendent or certified operator as provided under § 21 12–402 of this title.

22 (b) After July 1, 1982, a person or municipal or private corporation may not 23 operate a waterworks or wastewater works unless all operators in the waterworks or 24 wastewater works are certified operators.

(c) After July 1, 1982, a person or municipal or private corporation may not
operate an industrial wastewater works unless all industrial operators in the industrial
wastewater works are certified industrial operators.

(d) ON OR BEFORE JULY 1 EACH YEAR, BEGINNING IN 2023, A PERSON OR
MUNICIPAL OR PRIVATE CORPORATION THAT OPERATES A WATERWORKS, A
WASTEWATER WORKS, OR AN INDUSTRIAL WASTEWATER WORKS SHALL REPORT TO
THE DEPARTMENT, USING FORMS APPROVED BY THE DEPARTMENT, ON ALL
CERTIFIED SUPERINTENDENTS, CERTIFIED OPERATORS, AND CERTIFIED

INDUSTRIAL OPERATORS WHO ARE PARTICIPATING IN THE OPERATION OF, OR ARE
 CURRENTLY IN RESPONSIBLE CHARGE OF, THE WATERWORKS, WASTEWATER
 WORKS, OR INDUSTRIAL WASTEWATER WORKS.

- (E) The Department shall enforce this section.
- 5 **12–502.**

4

6 (A) THE DEPARTMENT MAY ISSUE AN ORDER OR A NOTICE IF THE 7 DEPARTMENT HAS REASONABLE GROUNDS TO BELIEVE THAT A PERSON TO WHOM 8 THE ORDER OR A NOTICE IS DIRECTED HAS VIOLATED:

- 9 (1) THIS TITLE;
- 10 (2) ANY REGULATION ADOPTED UNDER THIS TITLE; OR
- 11 (3) ANY ORDER OR PERMIT ISSUED UNDER THIS TITLE.
- 12 (B) AN ORDER OR A NOTICE ISSUED UNDER THIS TITLE SHALL:
- 13 (1) SPECIFY THE PROVISION THAT ALLEGEDLY HAS BEEN VIOLATED;
- 14 (2) STATE THE ALLEGED FACTS THAT CONSTITUTE THE VIOLATION;
- 15(3)STATE THE ACTIONS NECESSARY TO CORRECT THE VIOLATION16AND THE TIME ALLOWED FOR CORRECTIONS; AND
- 17 (4) STATE THE PROCEDURE FOR REQUESTING A HEARING TO 18 RESPOND TO THE VIOLATION ALLEGED IN THE ORDER.
- 19 (C) IF THE PERSON SERVED WITH AN ORDER DOES NOT REQUEST A 20 HEARING WITHIN **30** DAYS, THE ORDER BECOMES A FINAL ORDER.
- 21 (D) ANY NOTICE OR ORDER ISSUED BY THE DEPARTMENT UNDER THIS 22 TITLE MAY BE SERVED ON THE PERSON TO WHOM IT IS DIRECTED:
- 23 (1) IN ACCORDANCE WITH § 1–204 OF THIS ARTICLE; OR
- **24** (2) **By PUBLICATION.**

25 **12–503.**

26 (A) THE DEPARTMENT SHALL GIVE NOTICE AND HOLD HEARINGS UNDER 27 THIS TITLE IN ACCORDANCE WITH THE ADMINISTRATIVE PROCEDURE ACT. 1 (B) (1) WITHIN 30 DAYS AFTER SERVICE OF THE ORDER UNDER THIS 2 TITLE, THE PERSON SERVED MAY REQUEST IN WRITING A HEARING BEFORE THE 3 DEPARTMENT.

4 (2) (I) IF A PERSON SERVED WITH AN ORDER UNDER THIS TITLE 5 MAKES A TIMELY REQUEST FOR A HEARING, THE DEPARTMENT SHALL GIVE THE 6 PERSON WRITTEN NOTICE OF THE DATE, TIME, AND PLACE OF THE HEARING AT 7 LEAST 10 DAYS BEFORE THE HEARING DATE.

- 8 (II) THE ORDER BECOMES FINAL WHEN THE DEPARTMENT 9 RENDERS ITS DECISION FOLLOWING THE HEARING.
- 10 (C) THE DEPARTMENT MAY MAKE A VERBATIM RECORD OF THE 11 PROCEEDINGS OF ANY HEARING HELD UNDER THIS TITLE.
- 12 (D) (1) IN CONNECTION WITH ANY HEARING UNDER THIS TITLE, THE 13 DEPARTMENT MAY:
- 14 (I) SUBPOENA ANY PERSON OR EVIDENCE; AND
- 15 (II) ORDER A WITNESS TO GIVE EVIDENCE.
- 16(2)A SUBPOENAED WITNESS SHALL RECEIVE THE SAME FEES AND17MILEAGE REIMBURSEMENT AS IF THE HEARING WERE PART OF A CIVIL ACTION.
- 18 (3) IF A PERSON FAILS TO COMPLY WITH A SUBPOENA OR AN ORDER 19 ISSUED UNDER THIS SUBSECTION, ON PETITION OF THE DEPARTMENT, A CIRCUIT 20 COURT, BY ORDER, MAY:
- 21 (I) COMPEL OBEDIENCE TO THE DEPARTMENT'S ORDER OR 22 SUBPOENA; OR
- 23
- (II) COMPEL TESTIMONY OR THE PRODUCTION OF EVIDENCE.
- 24(4)THE COURT MAY PUNISH AS CONTEMPT ANY FAILURE TO OBEY AN25ORDER ISSUED UNDER THIS SECTION.
- (5) ANY PERSON AGGRIEVED BY A FINAL DECISION OF THE
 DEPARTMENT IN CONNECTION WITH AN ORDER OR A PERMIT ISSUED UNDER THIS
 TITLE MAY TAKE JUDICIAL APPEAL IN ACCORDANCE WITH THE ADMINISTRATIVE
 PROCEDURE ACT.

1 (E) THIS SECTION DOES NOT PREVENT THE DEPARTMENT OR THE 2 ATTORNEY GENERAL FROM TAKING ACTION AGAINST A VIOLATOR BEFORE THE 3 EXPIRATION OF THE TIME LIMITATIONS OR SCHEDULES IN THE ORDER.

4 [12–504.

5 (a) A person or municipal or private corporation that violates any provision of this 6 title or any rule or regulation adopted under this title is guilty of a misdemeanor and on 7 conviction is subject to a fine not exceeding \$25 for each day of violation.

8 (b) Each day of employment in violation of this title or of any rule or regulation 9 adopted under this title is a separate offense.]

10 **12–504.**

11 (A) (1) IN ADDITION TO BEING SUBJECT TO AN INJUNCTIVE ACTION 12 UNDER THIS TITLE, A PERSON WHO VIOLATES ANY PROVISION OF THIS TITLE OR ANY 13 REGULATION, ORDER, OR PERMIT ADOPTED OR ISSUED UNDER THIS TITLE IS LIABLE 14 TO PAY A CIVIL PENALTY NOT EXCEEDING \$10,000, TO BE COLLECTED IN A CIVIL 15 ACTION BROUGHT BY THE DEPARTMENT.

16 (2) EACH DAY A VIOLATION OCCURS IS A SEPARATE VIOLATION 17 UNDER THIS SUBSECTION.

18 **(B) (1)** A PERSON WHO VIOLATES ANY PROVISION OF OR FAILS TO 19 PERFORM ANY DUTY IMPOSED BY THIS TITLE, OR WHO VIOLATES ANY PROVISION OF 20 OR FAILS TO PERFORM ANY DUTY IMPOSED BY A REGULATION, AN ORDER, OR A 21 PERMIT ADOPTED OR ISSUED UNDER THIS TITLE IS GUILTY OF A MISDEMEANOR AND 22 ON CONVICTION IS SUBJECT TO:

(I) FOR A FIRST OFFENSE, A FINE NOT EXCEEDING \$10,000 OR
 IMPRISONMENT NOT EXCEEDING 1 YEAR OR BOTH; OR

(II) IF THE CONVICTION IS FOR A VIOLATION COMMITTED
AFTER A FIRST CONVICTION OF THE PERSON UNDER THIS SUBSECTION, A FINE NOT
EXCEEDING \$20,000 FOR EACH DAY OF VIOLATION OR IMPRISONMENT NOT
EXCEEDING 2 YEARS OR BOTH.

(2) IN ADDITION TO ANY CRIMINAL PENALTIES IMPOSED ON A
 PERSON CONVICTED UNDER THIS SUBSECTION, THE PERSON MAY BE ENJOINED
 FROM CONTINUING THE VIOLATION.

32 (3) EACH DAY ON WHICH A VIOLATION OCCURS IS A SEPARATE 33 VIOLATION UNDER THIS SUBSECTION.

(C) 1 (1) IN ADDITION TO ANY OTHER REMEDIES AVAILABLE AT LAW OR IN EQUITY AND AFTER AN OPPORTUNITY FOR A HEARING, WHICH MAY BE WAIVED IN $\mathbf{2}$ 3 WRITING BY THE PERSON ACCUSED OF A VIOLATION, THE DEPARTMENT MAY 4 IMPOSE A PENALTY FOR VIOLATION OF ANY PROVISION OF THIS TITLE OR ANY **REGULATION, ORDER, OR PERMIT ADOPTED OR ISSUED UNDER THIS TITLE.** $\mathbf{5}$ 6 (2) THE PENALTY IMPOSED ON A PERSON UNDER THIS SUBSECTION 7 **SHALL BE:** 8 UP TO \$5,000 FOR EACH VIOLATION, BUT NOT EXCEEDING **(I)** 9 \$100,000 TOTAL; AND 10 **(II) Assessed with consideration given to:** 11 1. THE WILLFULNESS OF THE VIOLATION, THE EXTENT TO WHICH THE EXISTENCE OF THE VIOLATION WAS KNOWN TO BUT UNCORRECTED 12BY THE VIOLATOR, AND THE EXTENT TO WHICH THE VIOLATOR EXERCISED 1314**REASONABLE CARE;** 2. ANY ACTUAL HARM TO THE ENVIRONMENT OR TO 1516HUMAN HEALTH, INCLUDING INJURY TO OR IMPAIRMENT OF THE USE OF THE 17WATERS OF THE STATE OR THE NATURAL RESOURCES OF THE STATE; 3. 18 THE COST OF CLEANUP AND THE COST OF 19 **RESTORATION OF NATURAL RESOURCES;** 204. THE NATURE AND DEGREE OF INJURY TO OR 21INTERFERENCE WITH GENERAL WELFARE, HEALTH, AND PROPERTY; 225. THE EXTENT TO WHICH THE LOCATION OF THE VIOLATION, INCLUDING LOCATION NEAR WATERS OF THE STATE OR AREAS OF 23HUMAN POPULATION, CREATES THE POTENTIAL FOR HARM TO THE ENVIRONMENT 2425OR TO HUMAN HEALTH OR SAFETY; THE AVAILABLE TECHNOLOGY AND ECONOMIC 26 **6**. 27**REASONABLENESS OF CONTROLLING, REDUCING, OR ELIMINATING THE VIOLATION;** 287. THE DEGREE OF HAZARD POSED BY THE PARTICULAR 29POLLUTANT OR POLLUTANTS INVOLVED; AND 30 8. THE EXTENT TO WHICH THE CURRENT VIOLATION IS 31PART OF A RECURRENT PATTERN OF THE SAME OR SIMILAR TYPE OF VIOLATION 32COMMITTED BY THE VIOLATOR.

1 (3) EACH DAY A VIOLATION OCCURS IS A SEPARATE VIOLATION 2 UNDER THIS SUBSECTION.

3 (4) ANY PENALTY IMPOSED UNDER THIS SUBSECTION IS PAYABLE TO 4 THE STATE AND COLLECTIBLE IN ANY MANNER PROVIDED AT LAW FOR THE 5 COLLECTION OF DEBTS.

6 (5) IF ANY PERSON WHO IS LIABLE TO PAY A PENALTY IMPOSED 7 UNDER THIS SUBSECTION FAILS TO PAY THE PENALTY AFTER DEMAND, THE 8 AMOUNT, TOGETHER WITH INTEREST AND ANY COSTS THAT MAY ACCRUE, SHALL BE‡

9 (I) A <u>A</u> LIEN IN FAVOR OF THE STATE ON ANY:

10(I)PROPERTY, REAL OR PERSONAL, REAL PROPERTY11PERSON; AND

12(II)Recorded IF WHEN RECORDEDIN THE OFFICE OF THE13CLERK OF WITH THE CLERK OF THE CIRCUIT COURT FOR THE COUNTY IN WHICH THE14PROPERTY IS LOCATED; AND

15(II)PERSONAL PROPERTY OF THE PERSON WHEN ATTACHED16AND LEVIED BY THE STATE IN ACCORDANCE WITH THE MARYLAND RULES.

17 (D) ALL PENALTIES COLLECTED UNDER THIS TITLE SHALL BE PAID INTO 18 THE MARYLAND CLEAN WATER FUND ESTABLISHED UNDER § 9–320 OF THIS 19 ARTICLE.

20 **12–505.**

(A) THE ATTORNEY GENERAL, AT THE REQUEST OF THE DEPARTMENT OR
 THE BOARD, MAY BRING AN ACTION FOR AN INJUNCTION AGAINST ANY PERSON WHO
 VIOLATES ANY PROVISION OF THIS TITLE OR ANY REGULATION, ORDER, OR PERMIT
 ADOPTED OR ISSUED BY THE DEPARTMENT OR THE BOARD UNDER THIS TITLE.

(B) IN ANY ACTION FOR AN INJUNCTION UNDER THIS SECTION, ANY FINDING
 OF THE DEPARTMENT OR THE BOARD AFTER A HEARING IS PRIMA FACIE EVIDENCE
 OF EACH FACT THE DEPARTMENT OR THE BOARD DETERMINES.

(C) ON A SHOWING THAT ANY PERSON IS VIOLATING OR IS ABOUT TO
VIOLATE ANY PROVISION OF THIS TITLE OR ANY REGULATION, ORDER, OR PERMIT
ISSUED BY THE DEPARTMENT OR THE BOARD UNDER THIS TITLE, A COURT SHALL
GRANT AN INJUNCTION WITHOUT REQUIRING A SHOWING OF A LACK OF AN
ADEQUATE REMEDY AT LAW.

1 (D) IF AN EMERGENCY EXISTS THAT CREATES IMMINENT DANGER TO THE 2 PUBLIC HEALTH OR WELFARE OR THE ENVIRONMENT, THE ATTORNEY GENERAL AT 3 THE REQUEST OF THE DEPARTMENT OR THE BOARD MAY INSTITUTE A CIVIL ACTION 4 FOR AN IMMEDIATE INJUNCTION TO STOP ANY POLLUTION OR OTHER ACTIVITY 5 THAT IS CAUSING THE DANGER.

6 16–502.

7 (a) (1) A person who violates any provision of this title or any regulation, 8 permit, license, or order issued under this title shall be liable for a penalty not exceeding 9 \$10,000, which may be recovered in a civil action.

10 (2) In imposing a penalty under this subsection, the court may consider the 11 factors in § 9–342(b)(2)(ii) of this article and any other relevant factors.

12 (3) EACH DAY A VIOLATION OCCURS IS A SEPARATE VIOLATION 13 UNDER THIS SUBSECTION.

14 (b) The circuit court may issue an injunction requiring the person to cease the 15 violation and restore the area unlawfully dredged or filled.

16 (c) Before taking any civil action to recover a penalty under subsection (a) of this 17 section, the Department shall provide the person alleged to have violated this title with 18 written notice of the proposed penalty and an opportunity for an informal meeting 19 concerning settlement of the proposed civil action.

(D) (1) IN ADDITION TO ANY OTHER REMEDIES AVAILABLE AT LAW OR IN
EQUITY AND AFTER AN OPPORTUNITY FOR A HEARING, WHICH MAY BE WAIVED IN
WRITING BY THE PERSON ACCUSED OF A VIOLATION, THE DEPARTMENT MAY
IMPOSE A PENALTY FOR VIOLATION OF ANY PROVISION OF THIS TITLE OR ANY
REGULATION, ORDER, OR PERMIT ADOPTED OR ISSUED UNDER THIS TITLE.

25(2)THE PENALTY IMPOSED ON A PERSON UNDER THIS SUBSECTION26SHALL BE:

27(I)UP TO \$5,000 FOR EACH VIOLATION, BUT NOT EXCEEDING28\$100,000 TOTAL; AND

29

(II) ASSESSED WITH CONSIDERATION GIVEN TO:

301.THE WILLFULNESS OF THE VIOLATION, THE EXTENT31TO WHICH THE EXISTENCE OF THE VIOLATION WAS KNOWN TO BUT UNCORRECTED32BY THE VIOLATOR, AND THE EXTENT TO WHICH THE VIOLATOR EXERCISED33REASONABLE CARE;

ANY ACTUAL HARM TO THE ENVIRONMENT OR TO 1 2. $\mathbf{2}$ HUMAN HEALTH, INCLUDING INJURY TO OR IMPAIRMENT OF THE USE OF THE 3 WATERS OF THE STATE OR THE NATURAL RESOURCES OF THE STATE; 4 3. THE COST OF CLEANUP AND THE COST OF **RESTORATION OF NATURAL RESOURCES:** $\mathbf{5}$ 6 THE NATURE AND DEGREE OF INJURY TO OR **4**. 7 INTERFERENCE WITH GENERAL WELFARE, HEALTH, AND PROPERTY; 8 THE EXTENT TO WHICH THE LOCATION OF THE 5. 9 VIOLATION, INCLUDING LOCATION NEAR WATERS OF THE STATE OR AREAS OF HUMAN POPULATION, CREATES THE POTENTIAL FOR HARM TO THE ENVIRONMENT 10 11 OR TO HUMAN HEALTH OR SAFETY; 12**6**. THE AVAILABLE TECHNOLOGY AND ECONOMIC **REASONABLENESS OF CONTROLLING, REDUCING, OR ELIMINATING THE VIOLATION;** 1314 7. THE DEGREE OF HAZARD POSED BY THE PARTICULAR POLLUTANT OR POLLUTANTS INVOLVED; AND 1516 8. THE EXTENT TO WHICH THE CURRENT VIOLATION IS 17PART OF A RECURRENT PATTERN OF THE SAME OR SIMILAR TYPE OF VIOLATION 18 COMMITTED BY THE VIOLATOR. 19 (3) EACH DAY A VIOLATION OCCURS IS A SEPARATE VIOLATION 20UNDER THIS SUBSECTION. 21(4) ANY PENALTY IMPOSED UNDER THIS SUBSECTION IS PAYABLE TO 22THE STATE AND COLLECTIBLE IN ANY MANNER PROVIDED AT LAW FOR THE 23**COLLECTION OF DEBTS.** 24IF ANY PERSON WHO IS LIABLE TO PAY A PENALTY IMPOSED (5) 25UNDER THIS SUBSECTION FAILS TO PAY THE PENALTY AFTER DEMAND, THE 26 AMOUNT, TOGETHER WITH INTEREST AND ANY COSTS THAT MAY ACCRUE, SHALL BE# 27(I) **A** A LIEN IN FAVOR OF THE STATE ON ANY: 28**(I)** PROPERTY, REAL OR PERSONAL, REAL PROPERTY OF THE 29PERSON; AND 30 (II) **Recorded if** when recorded in the office of the 31**CLERK OF** WITH THE CLERK OF THE CIRCUIT COURT FOR THE COUNTY IN WHICH THE 32**PROPERTY IS LOCATED; AND**

26

1(II)PERSONAL PROPERTY OF THE PERSON WHEN ATTACHED2AND LEVIED BY THE STATE IN ACCORDANCE WITH THE MARYLAND RULES.

3 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 4 October 1, 2022.

Approved:

Governor.

President of the Senate.

Speaker of the House of Delegates.