Unofficial Copy M3 2003 Regular Session 3lr1815 CF 3lr1283

By: Delegates Hubbard, Barkley, Bobo, Bronrott, Cane, Cardin, V. Clagett, Cryor, Feldman, Franchot, Frush, Gaines, Hammen, Lee, Mandel, Montgomery, Morhaim, Niemann, Pendergrass, Quinter, Ross, Stern, F. Turner, and Zirkin Introduced and read first time: February 7, 2003 Assigned to: Environmental Matters Committee Report: Favorable with amendments House action: Adopted with floor amendments Read second time: March 18, 2003 CHAPTER____ 1 AN ACT concerning 2 Sediment Control, Stormwater Management, and Wetlands, and Water 3 **Pollution Control** Programs - Violations - Criminal and Civil Penalties 4 FOR the purpose of altering the amounts of certain criminal penalties applicable to certain sediment control, stormwater management, and tidal and nontidal 5 6 wetlands program violations; authorizing certain courts to order restoration of 7 certain areas in the event of certain criminal violations of certain sediment 8 control and stormwater management programs; altering the amounts of certain 9 civil penalties applicable to certain sediment control, stormwater management, 10 nontidal wetlands, and water pollution control program control and stormwater 11 management violations; repealing the requirement of a certain proof of costs 12 applicable to certain civil actions instituted by certain government agencies in 13 the event of certain sediment control program violations; instituting a certain

- 19 BY repealing and reenacting, with amendments,
- 20 Article Environment

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Section 4-116(a) and (c), 4-215(a) and (c), 5-911(d) and (e), 9-342(a), 16-501(a)

civil penalty applicable to certain tidal wetlands program violations; authorizing

the court to consider certain costs in imposing a certain penalty; authorizing the court to consider certain factors in imposing a certain penalty; and generally

relating to enforcement of the sediment control, stormwater management,

wetlands, and water pollution control and wetlands programs.

- 22 and (b), and 16-502(a)
- 23 Annotated Code of Maryland

1	(1996 Replacement Volume and 2002 Supplement)						
2 3	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:						
4	Article - Environment						
5	4-116.						
8	(a) (1) Any person who violates any provision of this subtitle is guilty of a misdemeanor, and upon conviction in a court of competent jurisdiction is subject to a fine not exceeding [\$5,000] \$15,000 \$10,000 or imprisonment not exceeding one year or both for each violation with costs imposed in the discretion of the court.						
10 11	(2) THE COURT MAY ORDER THE PERSON TO RESTORE THE AREA UNLAWFULLY DISTURBED.						
12 13	(3) Each day upon which the violation occurs constitutes a separate offense.						
14 15	(c) (1) In addition to any other sanction under this subtitle, [a person is liable for a civil penalty as provided in this subsection if the person:						
16 17	(i) Clears, grades, transports, or otherwise disturbs land without first installing erosion and sediment controls in accordance with an approved plan; or						
	(ii) Fails to establish erosion and sediment controls in accordance with an approved plan within the time specified by a State, county, or municipal order or to maintain those erosion and sediment controls.						
	1 (2) The appropriate county, municipal, or State agency may recover a 2 civil penalty under paragraph (1) of this subsection in a civil action in an amount 3 equal to double the cost of:						
24 25	(i) The installation of erosion and sediment controls in accordance with an approved plan;						
26 27	(ii) Maintaining erosion and sediment controls in accordance with an approved plan; and						
28 29	(iii) The permanent restoration of the disturbed land to a stable condition.						
32 33 34 35	(3) The appropriate county, municipal, or State agency may recover a civil penalty under paragraph (1) of this subsection on proof of costs as specified in paragraph (2) of this subsection, without the necessity of proving that the agency performed work or incurred expenses. However, if any person responsible has made the required corrections within the time specified by a State, county, or municipal order, the appropriate State, county, or municipal agency may recover a civil penalty under this subsection in an amount equal to not more than 50 percent of the costs						

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2	specified in paragraph (2) of this subsection] THE APPROPRIATE STATE, COUNTY, OR MUNICIPAL AGENCY MAY BRING A CIVIL ACTION AGAINST A PERSON FOR A VIOLATION OF THIS SUBTITLE.							
4 5	(2) UP TO \$ 15,000 <u>\$10,0</u>	(<u>I)</u> 000 FOR 1	THE ACTION MAY SEEK THE IMPOSITION OF A CIVIL PENALTY EACH VIOLATION.					
6 7	MAY CONSIDER TE	(II) HE COST	IN IMPOSING A PENALTY UNDER THIS PARAGRAPH, THE COURT OF RESTORING THE AREA UNLAWFULLY DISTURBED.					
	[(4)] agency that recovers p special fund, to be us		[Any county, municipal, or] A State, COUNTY, OR MUNICIPAL in accordance with this subtitle shall deposit them in a for:					
11 12	maintain erosion and	(i) sediment	Correcting to the extent possible the failure to implement or controls; and					
13		(ii)	Administration of the sediment control program.					
14	4-215.							
17 18	is guilty of a misdem subject to a fine not e	ater mana eanor and exceeding	son who violates any provision of this subtitle or any agement plan adopted or approved under this subtitle dupon conviction in a court of competent jurisdiction is [\$5,000] \$15,000 \$10,000 or imprisonment not exceeding on with costs imposed in the discretion of the court.					
20 21	(2) UNLAWFULLY DIS		OURT MAY ORDER THE PERSON TO RESTORE THE AREA D.					
22 23	(3) offense.	Each day	y upon which the violation occurs constitutes a separate					
26	may bring a civil acti	Natural I on agains	on to any other sanction under this subtitle, the Department Resources, as appropriate, or a political subdivision at any person for any violation of this subtitle or any agement plan adopted or approved under this subtitle.					
	(2) {\$10,000 } \$15,000 ag continuing the violati	ainst the	on may seek the imposition of a civil penalty of not more than person, an injunction to prohibit the person from h.					
31	5-911.							
		r this sub	n who violates any provision of this subtitle or any regulation, title is liable for a penalty not exceeding [\$10,000] wred in a civil action brought by the Department.					
35 36	(2) subsection.	Each day	y a violation continues is a separate violation under this					

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1 2	the violation	[(2)] and resto	(3) ore the ar	The court may issue an injunction requiring the person to cease ea unlawfully disturbed.				
			le or by a	n who violates any provision of or fails to perform any duty a regulation, order, or permit under this subtitle is n conviction is subject to:				
6			(i)	For a first offense, a fine not exceeding [\$10,000] \$15,000; or				
7 8	[\$25,000] \$3	80,000.	(ii)	For a second or subsequent offense, a fine not exceeding				
9 10	disturbed.	(2)	The cou	rt may order the person to restore the area unlawfully				
11	9-342.							
14 15	subtitle, a po	rmit adop \$10,000]	violates ted or iss	ion to being subject to an injunctive action under this any provision of this subtitle or of any rule, regulation, used under this subtitle is liable to a civil penalty not to be collected in a civil action brought by the				
17 18	subsection.	(2)	Each da	y a violation occurs is a separate violation under this				
19	16-501.							
22	(a) Any person who violates any provision of this title is guilty of a misdemeanor. Unless another penalty is specifically provided elsewhere in this title, the person, upon conviction, is subject to a fine not exceeding [\$500] \$15,000 \$10,000, with costs imposed in the discretion of the court.							
26 27 28	(b) Any person found guilty of a second or subsequent violation of any provision of this title, unless another penalty is specifically provided elsewhere in this title, is subject to a fine not exceeding [\$1,000] \$30,000 \$25,000, or imprisonment not exceeding 1 year, or both with costs imposed in the discretion of the court. For the purpose of this subsection, a second or subsequent violation is a violation which has occurred within 2 years of any prior violation of this title.							
30	16-502.							
33 34	court agains permit, licer	st any] A pase, or ord	the Atto person w der issued	of the State prosecuting a criminal action under any orney General may bring a civil action in the circuit ho violates any provision of this title or any regulation, d under this title SHALL BE LIABLE FOR A PENALTY NOT 100, WHICH MAY BE RECOVERED IN A CIVIL ACTION.				

- 1 (2) IN IMPOSING A PENALTY UNDER THIS SUBSECTION, THE COURT MAY 2 CONSIDER THE FACTORS IN § 9-342(B)(2)(II) OF THIS ARTICLE AND ANY OTHER
- 3 RELEVANT FACTORS.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take
- 5 effect October 1, 2003.