(8lr0098)

**ENROLLED BILL** 

-Economic Matters/Finance-

Introduced by Chair, Economic Matters Committee (By Request -Departmental – Labor, Licensing and Regulation)

Read and Examined by Proofreaders:

		Proofreader.
		Proofreader.
Sealed with the Great Seal and J	presented to the Governor,	for his approval this
day of	at	_ o'clock,M.
		Speaker.
С	CHAPTER	

## 1 AN ACT concerning

# Department of Labor, Licensing, and Regulation – Unemployment Insurance Claims – Lower Appeals Division

4 FOR the purpose of establishing a Lower Appeals Division in the Department of  $\mathbf{5}$ Labor, Licensing, and Regulation for unemployment insurance claims; requiring 6 the Secretary of Labor, Licensing, and Regulation to appoint a chief hearing 7examiner as head of the Lower Appeals Division; requiring the chief hearing 8 examiner to be in a certain professional service in accordance with certain 9 provisions of law; requiring the chief hearing examiner, subject to the approval 10 of the Secretary, to appoint certain personnel; requiring the Secretary to have certain authority over certain personnel; requiring the Lower Appeals Division 11 12 to hear and decide certain appeals; requiring the Secretary to adopt certain 13 regulations under certain circumstances; authorizing certain hearing examiners 14 to administer certain oaths, certify certain acts, and take certain depositions;

#### 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.

Italics indicate opposite chamber / conference committee amendments.



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1 authorizing certain hearing examiners to issue certain subpoenas for certain 2 purposes: specifying that certain subpoenas must be served in a certain manner; 3 authorizing certain courts to pass certain orders directing certain compliance with certain subpoenas; prohibiting certain persons from being excused from 4 5 attending certain proceedings for certain grounds; prohibiting prosecution or 6 certain penalties or certain forfeitures under certain circumstances; authorizing 7 certain prosecutions and certain punishment for certain perjury; requiring 8 certain hearing examiners to conduct certain hearings or appeals in a certain manner; specifying that certain hearing examiners are not bound by certain 9 rules of evidence or certain rules of procedure; requiring certain hearing 10 examiners to consider certain evidence; prohibiting certain hearing examiners 11 from participating in certain proceedings; providing that the status of the 1213Secretary as a party to a case may not constitute certain interest relating to certain hearing examiners; subjecting certain ex parte communications to 14 15certain provisions of law; providing for a certain exception to provisions of law relating to certain ex parte communications: authorizing certain hearing 16 examiners to consolidate certain claims under certain circumstances; 17authorizing certain hearing officers who consolidate certain claims to make 18 certain administrative and evidential determinations; requiring certain records 19 20 to be kept; requiring certain testimony to be transcribed; authorizing certain 21compensation for certain witnesses; prohibiting the Lower Appeals Division 22from charging certain fees; requiring certain hearing examiners to give certain notice that includes certain information by certain methods; authorizing certain 23claimants to be represented by certain lawyers or certain agents: authorizing 24certain lawyers to charge and accept certain compensation; prohibiting certain 25agents from charging or accepting certain compensation; authorizing certain 26 employers to appear pro se or with certain representation; prohibiting the 2728solicitation of certain appearances on behalf of certain claimants; authorizing 29 certain appeals; authorizing the Secretary to be a party to certain appeals; 30 requiring certain hearing examiners to give certain opportunity for a fair hearing to certain parties, make certain findings, and affirm, modify, or reverse 31certain determinations or redeterminations under certain circumstances; 3233 requiring certain hearing examiners to provide certain parties certain notice 34and certain copies of certain decisions; providing that certain decisions of 35 certain hearing examiners are final unless further review is initiated under certain provisions of law; clarifying certain personnel appointed by the Board of 36 Appeals: requiring the Board of Appeals to hear and decide certain appeals from 37 38 the Lower Appeals Division; authorizing the chief hearing examiner of the Lower Appeals Division to extend the time for certain appeals; authorizing 39 certain claimants to appeal to the Lower Appeals Division under certain 40 circumstances; correcting certain cross-references; providing for the correction 41 of certain references by the publishers of the Annotated Code; defining certain 42 43terms; and generally relating to the Lower Appeals Division of the Department of Labor, Licensing, and Regulation. 44

- 45 BY renumbering
- 46 Article Labor and Employment

$egin{array}{c} 1 \\ 2 \\ 3 \\ 4 \end{array}$	Section 8–101(t) through (y), respectively; and 8–501 through 8–503, 8–504 through 8–508, and 8–510 through 8–512, respectively, and the subtitle "Subtitle 5. Board of Appeals of Department of Labor, Licensing, and Regulation"
5 6 7 8	to be Section 8–101(u) through (z), respectively; and 8–5A–01 through 8–5A–03 and 8–5A–05 through 8–5A–12, respectively, and the subtitle "Subtitle 5A. Board of Appeals of the Department of Labor, Licensing, and Regulation"
9	Annotated Code of Maryland
10	(1999 Replacement Volume and 2007 Supplement)
11	BY repealing
12	Article – Labor and Employment
13	Section 8–509
14	Annotated Code of Maryland
15	(1999 Replacement Volume and 2007 Supplement)
16	BY repealing and reenacting, without amendments,
17	Article – Labor and Employment
18	Section $8-101(a)$ and (f)
19	Annotated Code of Maryland
20	(1999 Replacement Volume and 2007 Supplement)
21	BY adding to
22	Article – Labor and Employment
23	Section 8–101(t); 8–501 through 8–508 to be under the new subtitle "Subtitle 5.
24	Lower Appeals Division of the Department of Labor, Licensing, and
25	Regulation"; and 8–5A–04
26	Annotated Code of Maryland
27	(1999 Replacement Volume and 2007 Supplement)
28	BY repealing and reenacting, with amendments,
29	Article – Labor and Employment
30	Section 8–602(c)(4), 8–621(d), and 8–806
31	Annotated Code of Maryland
32	(1999 Replacement Volume and 2007 Supplement)
33	BY repealing and reenacting, without amendments,
34	Article – Labor and Employment
35	Section 8–5A–01
36	Annotated Code of Maryland
37	(1999 Replacement Volume and 2007 Supplement)
38	(As enacted by Section 1 of this Act)
39	BY repealing and reenacting, with amendments,
40	Article – Labor and Employment

$egin{array}{c} 1 \\ 2 \\ 3 \\ 4 \\ 5 \end{array}$	Section $8-5A-03(c)(1)$ , $8-5A-05(a)$ , $8-5A-07(a)$ , (c), and (d), $8-5A-08$ , 8-5A-10(a) and (b), and $8-5A-11Annotated Code of Maryland(1999 Replacement Volume and 2007 Supplement)(As enacted by Section 1 of this Act)$					
$     \begin{array}{c}       6 \\       7 \\       8 \\       9 \\       10 \\       11 \\       12 \\       13 \\       \end{array} $	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That Section(s) 8–101(t) through (y), respectively; and 8–501 through 8–503, 8–504 through 8–508, and 8–510 through 8–512, respectively, and the subtitle "Subtitle 5. Board of Appeals of Department of Labor, Licensing, and Regulation" of Article – Labor and Employment of the Annotated Code of Maryland be renumbered to be Section(s) 8–101(u) through (z), respectively; and 8–5A–01 through 8–5A–03 and 8–5A–05 through 8–5A–12, respectively, and the subtitle "Subtitle 5A. Board of Appeals of the Department of Labor, Licensing, and Regulation".					
$\begin{array}{c} 14 \\ 15 \end{array}$	SECTION 2. AND BE IT FURTHER ENACTED, That Section(s) 8–509 of Article – Labor and Employment of the Annotated Code of Maryland be repealed.					
$\begin{array}{c} 16 \\ 17 \end{array}$	SECTION 3. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:					
18	Article – Labor and Employment					
19	8–101.					
20	(a) In this title the following words have the meanings indicated.					
$\begin{array}{c} 21 \\ 22 \end{array}$	(f) "Board of Appeals" means the Board of Appeals of the Department of Labor, Licensing, and Regulation.					
$\begin{array}{c} 23\\ 24 \end{array}$	(T) "LOWER APPEALS DIVISION" MEANS THE LOWER APPEALS DIVISION OF THE DEPARTMENT OF LABOR, LICENSING, AND REGULATION.					
25 26	SUBTITLE 5. LOWER APPEALS DIVISION OF THE DEPARTMENT OF LABOR, LICENSING, AND REGULATION.					
27	8–501.					
28	THERE IS A LOWER APPEALS DIVISION IN THE DEPARTMENT.					
29	8–502.					
$\begin{array}{c} 30\\ 31 \end{array}$	(A) (1) THE SECRETARY SHALL APPOINT A CHIEF HEARING EXAMINER AS HEAD OF THE LOWER APPEALS DIVISION.					

4

1 (2) THE CHIEF HEARING EXAMINER SHALL BE IN THE 2 PROFESSIONAL SERVICE IN ACCORDANCE WITH § 6–402 OF THE STATE 3 PERSONNEL AND PENSIONS ARTICLE.

4 (B) (1) SUBJECT TO THE APPROVAL OF THE SECRETARY, THE CHIEF 5 HEARING EXAMINER SHALL APPOINT THE NUMBER OF HEARING EXAMINERS 6 AND OTHER PERSONNEL NEEDED FOR THE EFFECTIVE PERFORMANCE OF THE 7 LOWER APPEALS DIVISION.

8 (2) THE SECRETARY SHALL HAVE ADMINISTRATIVE AUTHORITY 9 OVER ALL PERSONNEL.

10 **8–503.** 

11THE LOWER APPEALS DIVISION SHALL HEAR AND DECIDE APPEALS12FROM THE DETERMINATIONS OF THE CLAIMS EXAMINERS.

13 **8–504.** 

14 THE SECRETARY, WITH THE ADVICE OF THE CHIEF HEARING EXAMINER, 15 SHALL ADOPT REGULATIONS, IN ACCORDANCE WITH § 10–206 OF THE STATE 16 GOVERNMENT ARTICLE, TO GOVERN APPEALS AND HEARINGS BEFORE THE 17 HEARING EXAMINERS.

18 **8–505.** 

19 (A) TO ENFORCE THIS SUBTITLE, A HEARING EXAMINER MAY:

- 20 (1) ADMINISTER AN OATH;
- 21 (2) CERTIFY TO AN OFFICIAL ACT; AND
- 22

(3) TAKE A DEPOSITION.

(B) (1) TO ENFORCE THIS SUBTITLE, A HEARING EXAMINER MAY
ISSUE A SUBPOENA FOR THE ATTENDANCE OF A WITNESS TO TESTIFY OR FOR
THE PRODUCTION OF BOOKS, CORRESPONDENCE, MEMORANDA, PAPERS, AND
OTHER RECORDS.

27 (2) A SUBPOENA ISSUED UNDER THIS SUBSECTION SHALL BE
 28 SERVED IN ANY MANNER IN WHICH COURT SUBPOENAS ARE AUTHORIZED TO BE
 29 SERVED.

1 (3) IF A PERSON FAILS TO COMPLY WITH A SUBPOENA ISSUED 2 UNDER THIS SUBSECTION, ON A COMPLAINT FILED BY THE CHIEF HEARING 3 EXAMINER OR AN AUTHORIZED REPRESENTATIVE OF THE CHIEF HEARING 4 EXAMINER, THE CIRCUIT COURT FOR THE COUNTY WHERE THE INVESTIGATION 5 OR HEARING IS CONDUCTED OR THE PERSON IS PRESENT, RESIDES, OR 6 TRANSACTS BUSINESS MAY PASS AN ORDER DIRECTING COMPLIANCE WITH THE 7 SUBPOENA OR COMPELLING TESTIMONY.

8 (4) **(I)** A PERSON MAY NOT BE EXCUSED FROM ATTENDING A 9 PROCEEDING AND TESTIFYING OR PRODUCING BOOKS, CORRESPONDENCE, 10 MEMORANDA, PAPERS, AND OTHER RECORDS BEFORE A HEARING EXAMINER IN 11 OBEDIENCE TO A SUBPOENA ISSUED UNDER THIS SECTION ON THE GROUND 12THAT THE TESTIMONY OR EVIDENCE REQUIRED OF THE PERSON MAY TEND TO 13INCRIMINATE THE PERSON OR SUBJECT THE PERSON TO A PENALTY OR 14 FORFEITURE.

(II) AFTER HAVING CLAIMED THE PRIVILEGE OF THE
PERSON AGAINST SELF-INCRIMINATION, A PERSON MAY NOT BE PROSECUTED
OR SUBJECTED TO ANY PENALTY OR FORFEITURE BECAUSE OF ANY
TRANSACTION, MATTER, OR THING ABOUT WHICH THE PERSON IS COMPELLED
TO TESTIFY OR PRODUCE EVIDENCE.

20(III) A PERSON MAY BE PROSECUTED AND PUNISHED FOR21PERJURY COMMITTED IN TESTIFYING.

22 **8–506.** 

23 (A) (1) A HEARING EXAMINER SHALL CONDUCT A HEARING OR
 24 APPEAL IN A MANNER THAT ASCERTAINS THE SUBSTANTIAL RIGHTS OF THE
 25 PARTIES.

26(2)(1)A HEARING EXAMINER IS NOT BOUND BY STATUTORY OR27COMMON LAW RULES OF EVIDENCE OR TECHNICAL RULES OF PROCEDURE.

(II) A HEARING EXAMINER SHALL CONSIDER EVIDENCE
 OFFERED IN ACCORDANCE WITH § 10–213 OF THE STATE GOVERNMENT
 ARTICLE.

(B) (1) (I) A HEARING EXAMINER MAY NOT PARTICIPATE IN ANY
 PROCEEDING IN WHICH THE HEARING EXAMINER HAS A DIRECT OR INDIRECT
 INTEREST.

1 THE STATUS OF THE SECRETARY AS A PARTY TO A CASE **(II)** 2 MAY NOT CONSTITUTE A DIRECT OR INDIRECT INTEREST AS TO A HEARING 3 **EXAMINER.** 4 (2) (I) EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS  $\mathbf{5}$ PARAGRAPH, EX PARTE COMMUNICATIONS ARE SUBJECT TO § 10-219 OF THE 6 **STATE GOVERNMENT ARTICLE.** 7 (II) SECTION 10-219(D) OF THE STATE GOVERNMENT 8 ARTICLE DOES NOT APPLY TO EX PARTE COMMUNICATIONS UNDER THIS 9 SUBTITLE. 10 (C) (1) A HEARING EXAMINER MAY CONSOLIDATE CLAIMS BY MORE 11 THAN ONE INDIVIDUAL OR CLAIMS BY A SINGLE INDIVIDUAL FOR 2 OR MORE 12WEEKS OF UNEMPLOYMENT IF: 13 **(I)** THE SAME OR SUBSTANTIALLY SIMILAR EVIDENCE IS 14 **RELEVANT AND MATERIAL TO THE MATTERS AT ISSUE; AND** 15IN THE JUDGMENT OF THE HEARING EXAMINER, THE **(II)** 16 CONSOLIDATION WOULD NOT BE PREJUDICIAL TO A PARTY. 17(2) WHEN CLAIMS ARE CONSOLIDATED UNDER THIS SUBSECTION, 18 THE HEARING EXAMINER MAY: 19 **(I)** SET THE SAME TIME AND PLACE FOR CONSIDERING 20EACH CLAIM; 21**(II) CONDUCT JOINT HEARINGS;** 22(III) MAKE A SINGLE RECORD OF THE PROCEEDINGS; AND 23(IV) CONSIDER EVIDENCE THAT IS INTRODUCED IN A 24PROCEEDING FOR ONE CLAIM AS HAVING BEEN INTRODUCED FOR ANOTHER 25CLAIM. 26 **(D)** A RECORD SHALL BE KEPT, IN ACCORDANCE WITH § 10–218 (1) 27OF THE STATE GOVERNMENT ARTICLE, OF ALL TESTIMONY AND PROCEEDINGS **BEFORE A HEARING EXAMINER.** 2829 **(2) TESTIMONY SHALL BE TRANSCRIBED IF:** 30 **(I)** JUDICIAL REVIEW IS INITIATED; OR

THE HEARING EXAMINER OR THE BOARD OF APPEALS 1 **(II)**  $\mathbf{2}$ **ORDERS A TRANSCRIPTION.** 3 **(E)** (1) A WITNESS WHO IS SUBPOENAED UNDER THIS SUBTITLE IS 4 ENTITLED TO COMPENSATION AT A RATE THAT THE CHIEF HEARING EXAMINER  $\mathbf{5}$ SETS. 6 **(2)** THE COMPENSATION OF A WITNESS WHO IS SUBPOENAED ON 7 BEHALF OF THE LOWER APPEALS DIVISION OR A CLAIMANT SHALL BE 8 CONSIDERED PART OF THE EXPENSE OF ADMINISTERING THIS TITLE. 9 **(F)** THE LOWER APPEALS DIVISION MAY NOT CHARGE A CLAIMANT A 10 FEE IN ANY PROCEEDING UNDER THIS TITLE. 11 (G) (1) A HEARING EXAMINER PROMPTLY SHALL GIVE EACH PARTY 12TO A PROCEEDING BEFORE IT WRITTEN NOTICE OF ITS DECISION BY MAILING 13 THE NOTICE TO EACH PARTY AT THE LAST KNOWN ADDRESS OF THE PARTY OR 14 BUSINESS ADDRESS OF A LICENSEE IN ACCORDANCE WITH § 10-209(A) OF THE 15STATE GOVERNMENT ARTICLE, OR OTHERWISE DELIVERING THE NOTICE. 16 (2) THE NOTICE SHALL: 17**(I)** INCLUDE THE FINDINGS OF FACT AND CONCLUSIONS OF 18 LAW THAT SUPPORT THE DECISION; 19 **(II)** BE ACCOMPANIED BY ANY ORDER NECESSARY TO GIVE 20**EFFECT TO THE DECISION; AND** 21(III) CONFORM TO THE REQUIREMENTS OF § 10–221 OF THE 22STATE GOVERNMENT ARTICLE. 238-507. 24IN A PROCEEDING BEFORE A HEARING EXAMINER, A CLAIMANT MAY (A) 25BE REPRESENTED BY A LAWYER OR ANOTHER AGENT AUTHORIZED BY THE 26CLAIMANT. 27A LAWYER MAY CHARGE AND ACCEPT COMPENSATION IN AN **(B)** AMOUNT NOT GREATER THAN THAT APPROVED BY THE CHIEF HEARING 2829 EXAMINER.

8

1 (C) EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, AN 2 AGENT MAY NOT CHARGE OR ACCEPT COMPENSATION FOR REPRESENTING A 3 CLAIMANT IN A PROCEEDING BEFORE A HEARING EXAMINER.

4 (D) IN A PROCEEDING BEFORE A HEARING EXAMINER, AN EMPLOYER
5 MAY APPEAR PRO SE OR BE REPRESENTED BY A LAWYER OR ANOTHER AGENT
6 AUTHORIZED BY THE EMPLOYER.

7 (E) A PERSON MAY NOT SOLICIT, FOR THAT PERSON OR ANOTHER 8 PERSON, THE BUSINESS OF APPEARING ON BEHALF OF A CLAIMANT IN A 9 PROCEEDING BEFORE A HEARING EXAMINER.

10 **8–508.** 

11 (A) AN INDIVIDUAL WHO FILES A CLAIM FOR BENEFITS OR AN 12EMPLOYER ENTITLED TO NOTICE OF A DETERMINATION OR REDETERMINATION 13 OF THE CLAIM MAY FILE AN APPEAL WITH THE LOWER APPEALS DIVISION 14 WITHIN 15 DAYS AFTER NOTICE OF THE DETERMINATION OR 15REDETERMINATION IS MAILED TO THE CLAIMANT OR EMPLOYER AT THE LAST 16 KNOWN ADDRESS OF THE CLAIMANT OR EMPLOYER OR OTHERWISE IS 17**DELIVERED.** 

(B) THE SECRETARY, AT THE SECRETARY'S DISCRETION, MAY BE A
 PARTY TO AN APPEAL FILED BY A CLAIMANT OR EMPLOYING UNIT WITH THE
 LOWER APPEALS DIVISION.

(C) UNLESS AN APPEAL FILED UNDER SUBSECTION (A) OF THIS
 SECTION IS WITHDRAWN OR REMOVED TO THE BOARD OF APPEALS, A HEARING
 EXAMINER SHALL:

(1) GIVE THE PARTIES A REASONABLE OPPORTUNITY FOR A FAIR
HEARING IN ACCORDANCE WITH THE NOTICE PROVISIONS IN §§ 10–207 AND
10–208 OF THE STATE GOVERNMENT ARTICLE, EXCEPT THAT THE NOTICE IS
NOT SUBJECT TO § 10–208(B)(4) AND (7) OF THE STATE GOVERNMENT
ARTICLE;

(2) MAKE FINDINGS OF FACT AND CONCLUSIONS OF LAW, BASED
 ON A PREPONDERANCE OF EVIDENCE, IN ACCORDANCE WITH § 10–217 OF THE
 STATE GOVERNMENT ARTICLE; AND

32 (3) ON THE BASIS OF THE FINDINGS OF FACT AND CONCLUSIONS
 33 OF LAW, AFFIRM, MODIFY, OR REVERSE A DETERMINATION OR
 34 REDETERMINATION.

	10 HOUSE BILL 432
1	(D) THE HEARING EXAMINER PROMPTLY SHALL GIVE EACH PARTY:
$2 \\ 3$	(1) NOTICE OF THE DECISION OF THE HEARING EXAMINER IN ACCORDANCE WITH § 10–221 OF THE STATE GOVERNMENT ARTICLE; AND
$\frac{4}{5}$	(2) A COPY OF THE DECISION AND THE FINDINGS OF FACT AND CONCLUSIONS OF LAW THAT SUPPORT THE DECISION.
6 7	(E) THE DECISION OF THE HEARING EXAMINER IS FINAL UNLESS FURTHER REVIEW IS INITIATED UNDER § $8-5A-10$ of this title.
8	8–5A–01.
9	There is a Board of Appeals in the Department.
10	8–5A–03.
11 12 13 14	(c) (1) Subject to the approval of the Board of Appeals, the Secretary shall appoint the number of [hearing examiners and other] personnel that the Board of Appeals needs for effective and proper performance of the appeals procedures under this [title] <b>SUBTITLE</b> .
15	8-5A-04.
16 17 18	THE BOARD SHALL HEAR AND DECIDE APPEALS FROM THE DECISIONS OF THE LOWER APPEALS DIVISION AND CLAIMS FOR BENEFITS REFERRED BY THE SECRETARY UNDER § 8–5A–09 OF THIS SUBTITLE.
19	8–5A–05.
20 21 22	(a) Except as provided in subsection (b) of this section, the Board of Appeals shall adopt reasonable regulations, in accordance with § 10–206 of the State Government Article, to govern appeals and hearings under this [title] <b>SUBTITLE</b> .
23	8–5A–07.
24 25 26	(a) (1) A [hearing examiner,] special examiner[,] and the Board of Appeals shall conduct a hearing or appeal in a manner that ascertains the substantial rights of the parties.
27 28 29	(2) (i) A [hearing examiner,] special examiner[,] and the Board of Appeals are not bound by statutory or common law rules of evidence or technical rules of procedure.

1 A [hearing examiner,] special examiner[,] and the Board of (ii)  $\mathbf{2}$ Appeals shall consider evidence offered in accordance with § 10–213 of the State Government Article. 3 4 A [hearing examiner,] special examiner[,] or the Board of Appeals (c) (1) $\mathbf{5}$ may consolidate claims by more than 1 individual or claims by a single individual for 2 or more weeks of unemployment if: 6 the same or substantially similar evidence is relevant and 7 (i) 8 material to the matters at issue; and 9 (ii) in the judgment of the [hearing examiner,] special examiner[,] or the Board of Appeals, the consolidation would not be prejudicial to a 10 11 party. 12 (2)When claims are consolidated under this subsection, the [hearing 13examiner,] special examiner[,] or Board of Appeals may: (i) set the same time and place for considering each claim; 14 (ii) conduct joint hearings; 1516 (iii) make a single record of the proceedings; and 17 (iv) consider evidence that is introduced in a proceeding for 1 claim as having been introduced for another claim. 18 19 (d) (1)A record shall be kept, in accordance with § 10–218 of the State 20Government Article, of all testimony and proceedings before a [hearing examiner,] 21special examiner[,] or the Board of Appeals. 22(2)Testimony need not be transcribed unless: 23(i) judicial review is initiated; or 24the Board of Appeals orders a transcription. (ii) 8-5A-08. 2526In a proceeding before a [hearing examiner,] special examiner[,] or the (a) 27Board of Appeals, a claimant may be represented by a lawyer or another agent authorized by the claimant. 28

29 (b) An agent may not charge or accept compensation for representing a 30 claimant in a proceeding before a [hearing examiner,] special examiner[,] or the

1 Board of Appeals except that a lawyer may charge and accept compensation in an 2 amount not greater than that approved by the Board of Appeals.

3 (c) In a proceeding before a [hearing examiner,] special examiner[,] or the 4 Board of Appeals, an employer may appear for itself or be represented by a lawyer or 5 another agent authorized by the employer.

6 (d) A person may not solicit, for that person or another person, the business 7 of appearing on behalf of a claimant in a proceeding before a [hearing examiner,] 8 special examiner[,] or the Board of Appeals.

9 8–5A–10.

10 (a) A party who wishes to file an appeal with the Board of Appeals shall do 11 so within 15 days after notice of the decision of a hearing examiner [or determination 12 of the Secretary] was mailed to the party at the last known address of the party or 13 otherwise was delivered to the party.

14 (b) After a hearing examiner makes a final decision under § [8–509] **8–508** 15 of this [subtitle] **TITLE**:

16 (1) if the hearing examiner does not affirm the determination or 17 redetermination of a claim, the Board of Appeals shall allow an appeal by either the 18 Secretary, or a party entitled to notice of the decision, or both; and

19 (2) if the hearing examiner affirms the determination or 20 redetermination of a claim, the Board of Appeals may allow an appeal by a party 21 entitled to notice of the decision.

22 8–5A–11.

[(a)] A decision of the Board of Appeals is final subject to judicial review under
[§ 8–512] § 8–5A–12 of this subtitle.

[(b) A decision of the Board of Appeals under § 8–806(h) of this title is final
within 10 days after mailing or other delivery of the notice of the decision.]

27 8–602.

(c) (4) The Board of Appeals shall give the parties a reasonable
opportunity for a fair hearing as provided under Subtitle [5] 5A of this title.

30 8–621.

1 (d) Proceedings on appeal to the Board of Appeals from the amount of a bill 2 or a redetermination of the amount shall be in accordance with Subtitle [5] **5A** of this 3 title.

4 8-806.

5 (a) (1) Except as provided in subsection (b) of this section a claims 6 examiner promptly shall make a determination on a claim filed under § 8–805(a) of 7 this subtitle.

8 (2) Whenever a determination involves resolution of a dispute of 9 material fact, a claims examiner shall:

10 (i) conduct a predetermination proceeding; and

11 (ii) give each party notice of the time and place of the 12 proceeding.

13 (b) (1) A claim shall be referred to the Board of Appeals if determination14 of the claim involves:

- 15 (i) a disqualification based on a stoppage of work due to a labor16 dispute;
- 17 (ii) multiple claims; or
- 18 (iii) a difficult issue of fact or law.

19 (2) The Board of Appeals promptly shall hear and decide each claim 20 referred to it under this subsection.

- 21 (c) (1) Every initial determination shall state:
- (i) whether the claimant has been paid the wages required by §
  8-802 of this subtitle;
- 24 (ii) the weekly benefit amount of the claimant for the benefit 25 year; and
- 26 (iii) the maximum benefits payable to the claimant for the 27 benefit year.
- 28 (2) Each determination shall include a statement as to:

(i) whether a claimant is eligible for benefits for the week for
 which the determination is made;

	14		HOUSE BILL 432	
1		(ii)	the benefits to which the claimant is entitled; and	
2		(iii)	the reasons for the determination.	
$3 \\ 4 \\ 5$	(d) $(1)$ On determination of a claim, the Secretary promptly shall mail notice of the determination to the claimant at the last known address of the claimant or otherwise deliver it to the claimant.			
6 7 8		a clai	pt as provided in paragraph (3) of this subsection, on m that involves application of § 8–903(a) of this title or abtitle 10 of this title, the Secretary promptly shall:	
9 10 11	(i) mail notice of the determination to the last employing unit of the claimant at the last known address of the employing unit or otherwise deliver it to that employer; and			
12		(ii)	include in the notice the reasons for the determination.	
$13 \\ 14 \\ 15$		egulat	efore a determination, an employer fails to indicate, in ions of the Secretary, that a claimant may be disqualified or e Secretary need not notify the employer of the determination.	
16 17	(e) (1) entitled to notice o		cermination is final as to a claimant and an employer who is letermination unless:	
18 19	notice, the claiman	(i) nt or en	within 15 days after the mailing or other delivery of the mployer appeals the determination; or	
$\begin{array}{c} 20\\ 21 \end{array}$	passed, the Secreta		after the time for an appeal on an initial determination has ay make a redetermination under subsection (f) of this section.	
$22 \\ 23 \\ 24$	(2) <b>LOWER APPEALS</b> under this subsect	s Div	[Board of Appeals] CHIEF HEARING EXAMINER OF THE ISION, for good cause, may extend the time for an appeal	
$\frac{25}{26}$	(f) (1) Secretary may red		interested party does not appeal an initial determination, the ine:	
27		(i)	the eligibility of the claimant to receive benefits;	
28		(ii)	the weekly benefit amount of the claimant;	
29 30	year; and	(iii)	the maximum benefits payable to the claimant in a benefit	
31		(iv)	the decision to recover an overpayment.	

1 (2) In accordance with subsection (d) of this section, the Secretary 2 shall send notice of the redetermination to the claimant and an employer who is 3 entitled to notice.

4 (3) A redetermination is final unless an appeal is filed in accordance 5 with subsection (e) of this section.

6 (g) (1) Within 15 days after the date of mailing of the notice or the date of 7 delivery, a claimant or employing unit entitled to notice of a determination or 8 redetermination under this section may appeal to the [Board of Appeals] LOWER 9 APPEALS DIVISION.

10 (2) The Secretary may, at the Secretary's discretion, be a party to an
 11 appeal filed by a claimant or employing unit with the [Board of Appeals] LOWER
 12 APPEALS DIVISION.

(3) Unless an appeal of a determination or redetermination under this
 section is withdrawn or removed to the Board of Appeals, a hearing examiner
 designated by the Board of Appeals shall:

(i) give the parties a reasonable opportunity for a fair hearing
in accordance with the notice provisions in §§ 10–207 and 10–208 of the State
Government Article, except that the provisions of § 10–208(b)(4) and (7) do not apply;

- 19
- (ii) make findings of fact and conclusions of law; and

20 (iii) on the basis of those findings and conclusions, affirm, 21 modify, or reverse a determination or redetermination.

(4) If an appeal involves an issue of whether employment that aclaimant performed is covered employment:

24 (i) the hearing examiner shall give special notice of the issue
25 and appeal to the Secretary and employer; and

(ii) on receipt of the notice, the Secretary and employer shall be
parties to the proceeding and be given reasonable opportunity to offer evidence on that
issue.

(5) The hearing examiner promptly shall mail to each party at the last
 known address of the party or otherwise deliver to the party:

31 (i) notice of the decision of the hearing examiner; and

$egin{array}{c} 1 \ 2 \end{array}$	(ii)~ a copy of the decision and the findings of fact and conclusions of law that support the decision.
$3 \\ 4 \\ 5$	(6) A decision under this subsection is final unless within 15 days after the mailing or other delivery of notice of the decision, further review is initiated under subsection (h) of this section.
6 7	(h) (1) When a party files an appeal of a decision under subsection (g) of this section:
8 9	(i) if the hearing examiner did not affirm the determination or redetermination of the claim, the Board of Appeals shall allow the appeal; and
10 11	(ii) if the hearing examiner affirmed the determination or redetermination, the Board of Appeals may allow the appeal.
$12 \\ 13 \\ 14 \\ 15$	(2) On the filing of an appeal or on its own motion, the Board of Appeals may affirm, modify, or reverse the findings and conclusions of a hearing examiner on the basis of evidence that was submitted previously in the case or that the Board of Appeals directs to be taken.
16 17 18 19	(3) The Board of Appeals promptly shall mail notice of its decision, including its findings and conclusions, to the last known address of each party or otherwise deliver the notice. The decision is final subject to judicial review after 10 days after the mailing or other delivery.
$\begin{array}{c} 20\\ 21 \end{array}$	(4) If the Board of Appeals does not allow an appeal of a decision of a hearing examiner:
22 23	$(i) \qquad \mbox{the decision of the hearing examiner is considered to be a decision of the Board of Appeals;}$
$\begin{array}{c} 24 \\ 25 \end{array}$	(ii) the decision is subject to judicial review within the time and in the manner provided for a final decision of the Board of Appeals; and
26 27	(iii) the time for appeal begins on the date of the notice of the order of denial of the application for appeal to the Board of Appeals.
28 29 30 31 32 33	SECTION 4. AND BE IT FURTHER ENACTED, That the publishers of the Annotated Code, in consultation with the Department of Legislative Services, shall correct all erroneous references in the Code to the former "Subtitle 5. Board of Appeals of Department of Labor, Licensing, and Regulation", as amended by Section 1 of this Act to be "Subtitle 5A. Board of Appeals of the Department of Labor, Licensing, and Regulation", of the Labor and Employment Article.
34	SECTION 5. AND BE IT FURTHER ENACTED, That this Act shall take effect

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35 October 1, 2008.

Approved:

Governor.

Speaker of the House of Delegates.

President of the Senate.