HOUSE BILL 1130

K3 1lr1896 CF SB 551

By: Delegates Hucker, Barkley, Feldman, and McHale

Introduced and read first time: February 11, 2011

Assigned to: Economic Matters

Committee Report: Favorable with amendments

House action: Adopted

Read second time: April 3, 2011

CHAPTER

4	ANTACIM	•
1	AN ACT	concerning
_	11111101	COLLECTION

2 Maryland Wage and Hour Law - Prohibited Acts of Employers - Adverse Action

- FOR the purpose of prohibiting an employer from taking adverse action against an employee who makes a complaint, brings an action, or testifies in an action under the Maryland Wage and Hour Law; specifying that the adverse action prohibited includes certain retaliatory actions; prohibiting the conviction of an employer without certain evidence; defining a certain term; and generally relating to prohibited acts of employers under the Maryland Wage and Hour Law.
- 11 BY repealing and reenacting, without amendments,
- 12 Article Labor and Employment
- 13 Section 3–401
- 14 Annotated Code of Maryland
- 15 (2008 Replacement Volume and 2010 Supplement)
- 16 BY repealing and reenacting, with amendments,
- 17 Article Labor and Employment
- 18 Section 3–428
- 19 Annotated Code of Maryland
- 20 (2008 Replacement Volume and 2010 Supplement)

21 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

22 MARYLAND, That the Laws of Maryland read as follows:

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



27

subtitle;

1	Anticle I above and Evenleyment						
1	Article – Labor and Employment						
2	3–401.						
3	(a) In this subtitle the following words have the meanings indicated.						
$\frac{4}{5}$	(b) "Employer" includes a person who acts directly or indirectly in the interest of another employer with an employee.						
6	(c) "Federal Act" means the federal Fair Labor Standards Act of 1938.						
7 8	(d) "Wage" means all compensation that is due to an employee for employment.						
9	3–428.						
10 11 12	COMPLAINT, CLAIM, OR ASSERTION OF RIGHT BY AN EMPLOYEE, REGARDING						
13 14 15	(1) THE EMPLOYER OR A SUPERVISOR, MANAGER, OR FOREMAN EMPLOYED BY THE EMPLOYER WHETHER IT IS MADE THROUGH THE EMPLOYER'S INTERNAL GRIEVANCE PROCESS OR OTHERWISE; OR						
16	(2) THE EMPLOYEE'S UNION REPRESENTATIVE;						
17 18 19 20	(3) A REPRESENTATIVE OF A LABOR UNION OR LABOR ORGANIZATION WHO IS CONSULTED BY THE EMPLOYEE WITH RESPECT TO A COMPLAINT IF THE LABOR UNION OR LABOR ORGANIZATION IS IN THE PROCESS OF ORGANIZING AT THE EMPLOYEE'S WORKSITE;						
21 22	(4) AN ATTORNEY WHO IS CONSULTED OR RETAINED BY THE EMPLOYEE WITH RESPECT TO A COMPLAINT; OR						
23 24	(5) (2) THE COMMISSIONER OR AN AUTHORIZED REPRESENTATIVE OF THE COMMISSIONER.						
25	(B) (1) An employer may not:						
26	[(1)] (I) pay or agree to pay less than the wage required under this						

[(2)] (II) hinder or delay the Commissioner or an authorized representative of the Commissioner in the enforcement of this subtitle;

$\frac{1}{2}$	[(3)] (III) because the employee:	[discharge] TAKE ADVERSE ACTION AGAINST an employee				
3 4 5	[(i)] authorized representati been paid in accordance	1. makes [to the employer, the Commissioner, or an we of the Commissioner] a complaint that the employee has not with this subtitle;				
6 7	[(ii)] that relates to the subje	2. brings an action under this subtitle or a proceeding ct of this subtitle; or				
8 9	= \(\frac{1}{2}\)] 3. has testified in an action under this subtitle or a e subject of this subtitle; or				
10	[(4)] (IV)	violate any other provision of this subtitle.				
11 12						
13	(I)	DISCHARGE;				
14	(II)	DEMOTION;				
15 16	DEMOTION; AND	THREATENING THE EMPLOYEE WITH DISCHARGE OR				
17 18 19 20	DISSUADE A REASONA	ANY OTHER RETALIATORY ACTION THAT RESULTS IN A RMS OR CONDITIONS OF EMPLOYMENT THAT WOULD BLE EMPLOYEE FROM MAKING A COMPLAINT, BRINGING YING IN AN ACTION UNDER THIS SUBTITLE.				
21	[(b)] (C) An e	mployee may not:				
22 23		e a groundless or malicious complaint to the Commissioner or ative of the Commissioner;				
24 25	(2) in b related to the subject of	ad faith, bring an action under this subtitle or a proceeding this subtitle; or				
26 27	(3) in barrelated to the subject of	ad faith, testify in an action under this subtitle or a proceeding this subtitle.				
28 29		erson who violates any provision of this section is guilty of a nviction is subject to a fine not exceeding \$1,000.				

(E) AN EMPLOYER MAY N					
UNLESS THE EVIDENCE DEMON					
KNOWLEDGE OF THE RELEVANT O				OR ACTIO	N FO
WHICH THE PROSECUTION FOR RETA	ALIATION IS	SOUGH	<u>T.</u>		
CECOMICAL A AND DE IM DITION		DDD //DI	1 .	A . 1 11 . 1	ee.
SECTION 2. AND BE IT FURT	HER ENAC	IED, Tha	at this.	Act shall tal	ke ette
October 1, 2011.					
Approved:					
				Govern	
				GOVETII	<i>J</i> 1.
	Snaa	kar of th	о Нопе	e of Delegat	ne.

President of the Senate.