K3 6lr3307 CF HB 197

By: Senators Pugh, Conway, Currie, Madaleno, Manno, Muse, Raskin, and Rosapepe

Introduced and read first time: February 5, 2016

Assigned to: Finance

A BILL ENTITLED

1 AN ACT concerning

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Maryland Pay Stub Transparency Act of 2016

FOR the purpose of requiring employers to keep certain wage records for each pay period for a certain period of time; expanding the types of wage records that employers are required to keep for each pay period; altering the circumstances under which an employee may bring a certain action against an employer; authorizing the Attorney General to bring an action under certain circumstances; authorizing certain employees to recover certain liquidated damages under certain circumstances; altering a certain provision of law to require that employers give employees a certain written notice within a certain period; expanding the information that employers are required to give to employees within a certain time of hiring and for each pay period; requiring employers to provide employees with an explanation of how certain wages were calculated under certain circumstances; requiring a certain notice to be provided in English and, if different, in the employee's primary language; requiring the Commissioner of Labor and Industry to create a certain model notice in English, Spanish, and any other language the Commissioner determines is needed for certain purposes; authorizing an employee or the Attorney General to bring an action against an employer for certain damages under certain circumstances; authorizing the Commissioner, on written request of an employee, to take assignment of certain claims, request that the Attorney General bring a certain action under certain circumstances, and consolidate certain claims; authorizing a court to award certain liquidated damages under certain circumstances; and generally relating to employer requirements concerning wage records, wages, and paydays.

24 BY repealing and reenacting, with amendments,

Article – Labor and Employment

26 Section 3–424, 3–427, 3–504, and 3–507.2

27 Annotated Code of Maryland

28 (2008 Replacement Volume and 2015 Supplement)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

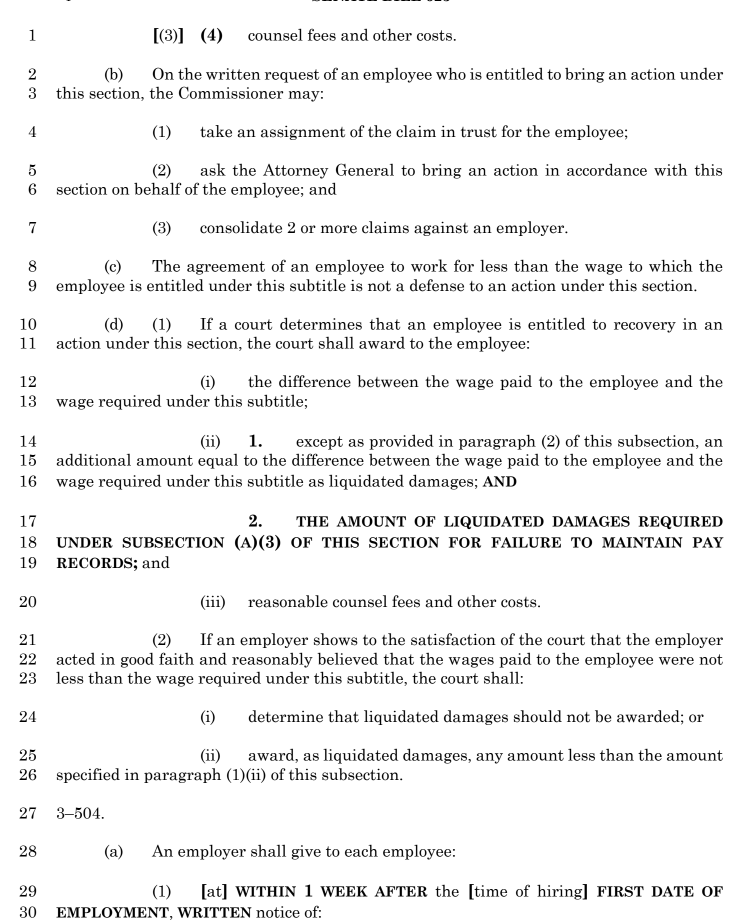


1 2	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:							
3	Article – Labor and Employment							
4	3–424.							
5 6	Each emplo		all keep, for at least 3 years, in or about the place of employment, a record of:					
7	(1)	the name, address, and occupation of each employee;						
8	(2)	the ra	ate of pay of each employee;					
9	(3)	WHE'	THER EACH EMPLOYEE IS PAID BY:					
10		(I)	THE HOUR;					
11		(II)	THE SHIFT;					
12		(III)	THE DAY;					
13		(IV)	THE WEEK;					
14		(v)	SALARY;					
15		(VI)	THE PIECE;					
16		(VII)	COMMISSION; OR					
17		(VIII)	ANY OTHER BASIS OF PAY;					
18 19	(4) INCLUDING:	ALLO	WANCES CLAIMED AS PART OF THE EMPLOYEE'S WAGE,					
20		(I)	TIP ALLOWANCES;					
21		(II)	MEAL ALLOWANCES; OR					
22		(III)	LODGING ALLOWANCES;					
23	[(3)] (5)		the amount that is paid each pay period to each employee;					

1 2	[(4)] (6) the hours that each employee works each day and workweek [and]
3	(7) DEDUCTIONS FROM EACH EMPLOYEE'S WAGES;
4 5	(8) FOR EACH EMPLOYEE NOT EXEMPT FROM PAYMENT OF OVERTIME UNDER § 3–403(A)(1) OF THIS SUBTITLE, EACH EMPLOYEE'S:
6	(I) REGULAR HOURLY RATE OF PAY;
7	(II) OVERTIME RATE OF PAY; AND
8	(III) NUMBER OF:
9	1. REGULAR HOURS WORKED; AND
10	2. OVERTIME HOURS WORKED;
11 12 13	(9) FOR EACH EMPLOYEE PAID AT A PIECE RATE, THE APPLICABLE PIECE RATES OR PIECE RATES OF PAY AND THE NUMBER OF PIECES COMPLETED AT EACH PIECE RATE;
14 15	(10) DATE OF PAYMENT AND THE PAY PERIOD COVERED BY THE PAYMENT; AND
16 17	[(5)] (11) other information that the Commissioner requires, by regulation as reasonable to enforce this subtitle.
18	3–427.
19 20 21	(a) If an EMPLOYEE ALLEGES THAT AN employer pays [an] THE employee less than the wage required under this subtitle, the employee OR THE ATTORNEY GENERAL may bring an action against the employer to recover:
22 23	(1) the difference between the wage paid to the employee and the wage required under this subtitle;
24 25	(2) an additional amount equal to the difference between the wage paid to the employee and the wage required under this subtitle as liquidated damages; [and]
26 27	(3) LIQUIDATED DAMAGES OF \$100 FOR EACH PAY PERIOD THAT THE EMPLOYER FAILED TO MAINTAIN THE EMPLOYEE'S WAGE RECORDS REQUIRED

UNDER § 3-424 OF THIS SUBTITLE, NOT TO EXCEED \$2,500; AND

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1		(i)	the r	ate of pay of the employee;
2		(II)	WHE	THER THE EMPLOYEE IS PAID BY:
3			1.	THE HOUR;
4			2.	THE SHIFT;
5			3.	THE DAY;
6			4.	THE WEEK;
7			5.	SALARY;
8			6.	THE PIECE;
9			7.	COMMISSION; OR
10			8.	ANY OTHER BASIS OF PAY;
11 12	INCLUDING:	(III)	ALLO	DWANCES CLAIMED AS PART OF THE EMPLOYEE'S WAGE,
13			1.	TIP ALLOWANCES;
14			2.	MEAL ALLOWANCES; OR
15			3.	LODGING ALLOWANCES;
16		[(ii)]	(IV)	the regular paydays that the employer sets; [and
17		(iii)] ((v)	leave benefits;
18		(VI)	THE	NAME OF THE EMPLOYER;
19 20 21	OR PRINCIPAL P THE EMPLOYER;	LACE		PHYSICAL ADDRESS OF THE EMPLOYER'S MAIN OFFICE SINESS AND, IF DIFFERENT, THE MAILING ADDRESS OF
22		(VIII)	THE	TELEPHONE NUMBER OF THE EMPLOYER;
23	(2)	for ea	ch pay	y period[,]:

1 2	from those gross e	(I) earnings		tement of the gross earnings of the employee and deductions
3 4	FOR EACH PAY P	(II) ERIOD		DATES OF WORK COVERED BY THE PAYMENT OF WAGES
5		(III)	THE I	NAME OF THE EMPLOYEE;
6		(IV)	THE	NAME OF THE EMPLOYER;
7 8	EMPLOYER;	(v)	THE	ADDRESS AND TELEPHONE NUMBER OF THE
9		(VI)	THE 1	RATE OR RATES OF PAY;
10		(VII)	WHE	THER THE RATE OF PAY IS BY:
11			1.	THE HOUR;
12			2.	THE SHIFT;
13			3.	THE DAY;
14			4.	THE WEEK;
15			5.	SALARY;
16			6.	THE PIECE;
17			7.	COMMISSION; OR
18			8.	ANY OTHER BASIS OF PAY;
19		(VIII)	NET	WAGES;
20 21	INCLUDING:	(IX)	ALLO	DWANCES CLAIMED AS PART OF THE EMPLOYEE'S WAGE,
22			1.	TIP ALLOWANCES;
23			2.	MEAL ALLOWANCES; OR
24			3.	LODGING ALLOWANCES;

$\frac{1}{2}$	(X) FOR EACH EMPLOYEE NOT EXEMPT FROM PAYMENT OF OVERTIME UNDER § 3–403(A)(1) OF THIS TITLE, EACH EMPLOYEE'S:
3	1. REGULAR HOURLY RATE OF PAY;
4	2. OVERTIME RATE OF PAY; AND
5	3. NUMBER OF:
6	A. REGULAR HOURS WORKED; AND
7	B. OVERTIME HOURS WORKED; AND
8 9 10	(XI) FOR EACH EMPLOYEE PAID AT A PIECE RATE, THE APPLICABLE PIECE RATES OR PIECE RATES OF PAY AND THE NUMBER OF PIECES COMPLETED AT EACH PIECE RATE; AND
11 12	(3) at least 1 pay period in advance, notice of any change in a payday or wage.
13 14	(b) This section does not prohibit an employer from increasing a wage without advance notice.
15 16 17	(C) ON WRITTEN REQUEST OF AN EMPLOYEE, AN EMPLOYER SHALL PROVIDE AN EXPLANATION IN WRITING OF HOW THE EMPLOYEE'S WAGES WERE CALCULATED FOR ONE OR MORE PAY PERIODS.
18 19 20	(D) (1) THE WRITTEN NOTICE REQUIRED UNDER SUBSECTION (A)(1) OF THIS SECTION SHALL BE PROVIDED IN ENGLISH AND, IF DIFFERENT, THE EMPLOYEE'S PRIMARY LANGUAGE.
21 22 23 24	(2) THE COMMISSIONER SHALL CREATE AND MAKE AVAILABLE A MODEL NOTICE IN ENGLISH, SPANISH, AND ANY OTHER LANGUAGE THAT THE COMMISSIONER DETERMINES IS NEEDED THAT MAY BE USED BY AN EMPLOYER TO COMPLY WITH THE REQUIREMENTS OF SUBSECTION (A)(1) OF THIS SECTION.
25	3–507.2.
26 27 28 29 30	(a) (1) Notwithstanding any remedy available under § 3–507 of this subtitle, if an employer fails to pay an employee in accordance with § 3–502 or § 3–505 of this subtitle, after 2 weeks have elapsed from the date on which the employer is required to have paid the wages, the employee may bring an action against the employer to recover the unpaid wages.

- [(b)] (2) If, in an action under [subsection (a)] PARAGRAPH (1) of this [section]
 SUBSECTION, a court finds that an employer withheld the wage of an employee in violation
 of this subtitle and not as a result of a bona fide dispute, the court may award the employee
 an amount not exceeding 3 times the wage, and reasonable counsel fees and other costs.
- 5 (B) (1) NOTWITHSTANDING ANY REMEDY AVAILABLE UNDER § 3–507 OF 6 THIS SUBTITLE, IF AN EMPLOYER DOES NOT MEET THE REQUIREMENTS OF § 3–504 OF THIS SUBTITLE, THE EMPLOYEE OR THE ATTORNEY GENERAL MAY BRING AN ACTION AGAINST THE EMPLOYER TO RECOVER:
- 9 (I) LIQUIDATED DAMAGES OF \$100 FOR EACH WORKWEEK IN WHICH THE VIOLATIONS OCCURRED, NOT TO EXCEED \$2,500; AND
- 11 (II) COUNSEL FEES AND OTHER COSTS.
- 12 (2) ON THE WRITTEN REQUEST OF AN EMPLOYEE WHO IS ENTITLED 13 TO BRING AN ACTION UNDER THIS SUBSECTION, THE COMMISSIONER MAY:
- 14 (I) TAKE AN ASSIGNMENT OF THE CLAIM IN TRUST FOR THE 15 EMPLOYEE;
- 16 (II) ASK THE ATTORNEY GENERAL TO BRING AN ACTION IN ACCORDANCE WITH THIS SECTION ON BEHALF OF THE EMPLOYEE; AND
- 18 (III) CONSOLIDATE TWO OR MORE CLAIMS AGAINST AN 19 EMPLOYER.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 21 October 1, 2016.