P2, K3

6lr1676 CF HB 721

# By: Senators Manno, Benson, Currie, Feldman, Nathan–Pulliam, Pugh, Ramirez, Raskin, and Rosapepe

Introduced and read first time: February 5, 2016 Assigned to: Finance

A BILL ENTITLED

1 AN ACT concerning

#### $\mathbf{2}$

# Prevailing Wage Rates Reform Act of 2016

3 FOR the purpose of expanding the applicability of the prevailing wage rate law to political 4 subdivisions, agencies, and public works on property where the State, a political  $\mathbf{5}$ subdivision, or an agency is the owner or lessee by altering certain definitions; 6 altering the dollar amount for certain public work contracts at which the prevailing 7 wage rate law applies; requiring that prevailing wage rates be calculated using 8 certain wage rates established by certain collective bargaining agreements in certain 9 workers' classifications in certain localities; authorizing the Commissioner of Labor 10 and Industry to establish certain prevailing wage rates using certain wage rates 11 established by certain collective bargaining agreements under certain 12circumstances; requiring, for multiyear public works, the Commissioner annually to 13 redetermine certain prevailing wage rates for each classification of workers engaged 14 in certain works; requiring the Commissioner annually to determine prevailing wage 15rates for classifications of workers using only certain collective bargaining 16agreements; altering the hours worked in any single calendar day that certain 17employees work for the purpose of paying the prevailing wage rate of overtime; increasing certain penalties for certain violations; increasing the amount of certain 18 19liquidated damages; requiring that certain liquidated damages be paid to certain 20laborers or certain other employees who were paid less than certain prevailing wage 21rates; specifying contractor or subcontractor obligations to make certain restitution 22for paying employees less than certain amounts; clarifying the circumstances under 23which the Commissioner informally resolves certain violations; requiring the 24Commissioner to issue an order for a certain hearing for certain employer violations; 25providing that certain employees are entitled to certain liquidated damages under 26certain circumstances; requiring a court to award certain liquidated damages to 27certain employees; requiring a court to order payment of double or treble damages 28under a finding of willful and knowing deliberate ignorance or reckless disregard of 29certain employers' obligations; prohibiting an employer from retaliating or 30 discriminating against an employee if an employee files a certain action; authorizing

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



certain employees to sue certain employers under certain circumstances; requiring a
 court to provide certain remedies under certain circumstances; requiring a court to
 report certain decisions or orders to the Commissioner; altering the circumstances
 under which the Commissioner files certain lists with the Secretary of State; altering
 a certain definition; and generally relating to the applicability, administration, and
 enforcement of prevailing wage rates.

7 BY repealing and reenacting, with amendments,

- 8 Article State Finance and Procurement
- 9 Section 17–201, 17–202(b), 17–208, 17–209, 17–214, 17–219, 17–220(d), 17–222,
- 10 17–224, and 17–226
- 11 Annotated Code of Maryland
- 12 (2015 Replacement Volume)
- 13 BY adding to
- 14 Article State Finance and Procurement
- 15 Section 17–224.1
- 16 Annotated Code of Maryland
- 17 (2015 Replacement Volume)

18 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
 19 That the Laws of Maryland read as follows:

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# **Article – State Finance and Procurement**

21 17-201.

22 (a) In this subtitle, unless the context indicates otherwise, the following words 23 have the meanings indicated.

- 24 (b) "Apprentice" means an individual who:
- 25 (1) is at least 16 years old;

26 (2) has signed with an employer or employer's agent, an association of 27 employers, an organization of employees, or a joint committee from both, an agreement 28 including a statement of:

- 29 (i) the trade, craft, or occupation that the individual is learning; and
  - 30 (ii) the beginning and ending dates of the apprenticeship; and

31 (3) is registered in a program of the Council or the Office of Apprenticeship
 32 of the United States Department of Labor.

33 (c) "Commissioner" means:

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1		(1)	the Commissioner of Labor and Industry;		
2		(2)	the Deputy Commissioner of Labor and Industry; or		
3		(3)	an authorized representative of the Commissioner.		
4	(d)	"Con	struction" includes all:		
5		(1)	building;		
6		(2)	reconstructing;		
7		(3)	improving;		
8		(4)	enlarging;		
9		(5)	painting and decorating;		
10		(6)	altering;		
11		(7)	maintaining; and		
12		(8)	repairing.		
13	(e)	"Cou	ncil" means the Apprenticeship and Training Council.		
$\begin{array}{c} 14 \\ 15 \end{array}$	(f) (1) "Employee" means an apprentice or worker employed by a contractor or subcontractor under a public work contract.				
16		(2)	"Employee" does not include an individual employed by a public body.		
17	(g)	(1)	"Locality" means the county in which the work is to be performed.		
18 19	includes all	(2) count	If the public work is located within 2 or more counties, the locality ies in which the public work is located.		
20 21 22 23	(h) "Prevailing wage rate" means the [hourly rate of wages paid] COMBINED HOURLY RATES OF WAGES AND FRINGE BENEFITS UNDER THE APPLICABLE COLLECTIVE BARGAINING AGREEMENT in the locality as determined by the Commissioner under § 17–208 of this subtitle.				
24	(i)	(1)	"Public body" means:		
25			(i) the State;		
$\frac{26}{27}$	unit of the S	State g	(ii) except as provided in paragraph <b>[</b> (2)(i) <b>] (2)</b> of this subsection, a covernment or instrumentality of the State;		

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1	(iii) any political subdivision[,] OR agency[, person, or entity:
$2 \\ 3 \\ 4$	1. with respect to the construction of an elementary or a secondary school for which 25% or more of the money used for construction is State money; or
$5 \\ 6$	2. with respect to the construction of any other public work for which 50% or more of the money used for construction is State money];
7 8	(iv) [notwithstanding paragraph (2)(ii) of this subsection, a political subdivision if its governing body:
9 10	1. provides by ordinance or resolution that the political subdivision is covered by this subtitle; and
$\begin{array}{c} 11 \\ 12 \end{array}$	2. gives written notice of that ordinance or resolution to the
13	(v)] the Washington Suburban Sanitary Commission;
$\begin{array}{c} 14 \\ 15 \end{array}$	(V) FOR A PUBLIC WORK DESCRIBED IN SUBSECTION (J)(1)(III) AND (IV) OF THIS SECTION, THE STATE, A POLITICAL SUBDIVISION, OR AN AGENCY
16	THAT IS THE OWNER OR LESSEE OF THE PROPERTY; AND
16 17	THAT IS THE OWNER OR LESSEE OF THE PROPERTY; AND (VI) ANY OTHER PERSON OR ENTITY:
17 18 19 20	(VI) ANY OTHER PERSON OR ENTITY: 1. WITH RESPECT TO THE CONSTRUCTION OF AN ELEMENTARY OR A SECONDARY SCHOOL FOR WHICH 25% OR MORE OF THE MONEY USED FOR CONSTRUCTION IS MONEY FROM ONE OR MORE ENTITIES DESCRIBED IN
17 18 19 20 21 22 23 24	<ul> <li>(VI) ANY OTHER PERSON OR ENTITY:</li> <li>1. WITH RESPECT TO THE CONSTRUCTION OF AN ELEMENTARY OR A SECONDARY SCHOOL FOR WHICH 25% OR MORE OF THE MONEY USED FOR CONSTRUCTION IS MONEY FROM ONE OR MORE ENTITIES DESCRIBED IN ITEMS (I) THROUGH (IV) OF THIS PARAGRAPH; OR</li> <li>2. WITH RESPECT TO THE CONSTRUCTION OF ANY OTHER PUBLIC WORK FOR WHICH 50% OR MORE OF THE MONEY USED FOR CONSTRUCTION IS STATE MONEY FROM ONE OR MORE ENTITIES DESCRIBED IN</li> </ul>
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> </ol>	<ul> <li>(VI) ANY OTHER PERSON OR ENTITY:</li> <li>1. WITH RESPECT TO THE CONSTRUCTION OF AN ELEMENTARY OR A SECONDARY SCHOOL FOR WHICH 25% OR MORE OF THE MONEY USED FOR CONSTRUCTION IS MONEY FROM ONE OR MORE ENTITIES DESCRIBED IN ITEMS (I) THROUGH (IV) OF THIS PARAGRAPH; OR</li> <li>2. WITH RESPECT TO THE CONSTRUCTION OF ANY OTHER PUBLIC WORK FOR WHICH 50% OR MORE OF THE MONEY USED FOR CONSTRUCTION IS STATE MONEY FROM ONE OR MORE ENTITIES DESCRIBED IN ITEMS (I) THROUGH (IV) OF THIS PARAGRAPH.</li> </ul>

1 1. with respect to the construction of an elementary or a  $\mathbf{2}$ secondary school for which less than 25% of the money used for construction is State money; 3 or 2. 4 with respect to the construction of any other public work  $\mathbf{5}$ for which less than 50% of the money used for construction is State money], A POLITICAL 6 SUBDIVISION, OR AN AGENCY. Subject to paragraph (2) of this subsection, "public work" means a 7 (j) (1)structure or work, including a bridge, building, ditch, road, alley, waterwork, or sewage 8 9 disposal plant, that: 10 is constructed for public use or benefit; [or] (i) is paid for wholly or partly by public money; 11 (ii) 12(III) IS CONSTRUCTED ON PROPERTY OWNED BY THE STATE, A 13POLITICAL SUBDIVISION, OR AN AGENCY, IRRESPECTIVE OF WHETHER ANY PUBLIC 14MONEY IS USED TO PAY FOR THE CONSTRUCTION OF THE STRUCTURE OR WORK; OR 15(IV) IS CONSTRUCTED ON PROPERTY LEASED TO THE STATE, A 16 POLITICAL SUBDIVISION, OR AN AGENCY, IRRESPECTIVE OF WHETHER ANY PUBLIC MONEY IS USED TO PAY FOR THE CONSTRUCTION OF THE STRUCTURE OR WORK. 1718(2)"Public work" does not include[: 19 (i)**].** unless let to contract, a structure or work whose construction is 20performed by a public service company under order of the Public Service Commission or 21other public authority regardless of: 22[1.] (I) public supervision or direction; [or] [2.] (II) 23payment wholly or partly from public money; or 24(ii) an elementary or a secondary school if: 251. the school is not in a political subdivision covered under 26subsection (i)(1)(iv) of this section; and 272.the State provides less than 25% of the money for 28construction. 29(III) LOCATION ON PROPERTY OWNED BY OR LEASED TO THE

30 STATE, A POLITICAL SUBDIVISION, OR AN AGENCY.

	6	SENATE BILL 711
1	(k) "Pub	lic work contract" means a contract for construction of a public work.
2	(l) "Woi	rker" means a laborer or mechanic.
3	17–202.	
4	(b) This	subtitle does not apply to:
5	(1)	a public work contract of less than <b>[</b> \$500,000 <b>] \$25,000</b> ; or
$\begin{array}{c} 6 \\ 7 \\ 8 \end{array}$		the part of a public work contract for which the federal government , as to that part, the contractor is required to pay the prevailing wage rate the United States Secretary of Labor.
9	17–208.	
$10 \\ 11 \\ 12$	(a) (1) shall determine the of the same or a s	For each public work to which this subtitle applies, the Commissioner he prevailing wage rate for each classification of worker engaged in work imilar character.
$\begin{array}{c} 13\\14\end{array}$	(2) straight time and	The Commissioner shall determine the prevailing wage rates for both overtime.
15	(3)	These determinations shall be made in accordance with:
$\begin{array}{c} 16 \\ 17 \end{array}$	State Governmen	(i) the applicable provisions of Title 10, Subtitles 1 through 3 of the t Article; and
$\begin{array}{c} 18\\19\end{array}$	requirements of t	(ii) to the extent not inconsistent with those provisions, the his section.
$\begin{array}{c} 20\\ 21 \end{array}$	(b) (1) rate for straight t	Except as provided in subsection (c) of this section, the prevailing wage ime for a worker is [the rate paid:
$22 \\ 23 \\ 24$	<b>COLLECTIVE BA</b> locality[;	(i)] THE WAGE RATE ESTABLISHED BY THE MOST RECENT RGAINING AGREEMENT IN THE WORKER'S CLASSIFICATION in the
25		(ii) on projects similar to the proposed public work;
$\frac{26}{27}$	performed on the	(iii) for work of the same or a similar character as that to be public work; and
28 29	classification].	(iv) to 50% or more of the workers in the worker's occupational

1 2	(2) The prevailing wage rate for overtime for a worker shall be at least time and a half the prevailing wage rate for straight time for that worker.							
$\frac{3}{4}$	(c) <b>[</b> (1) If fewer than 50% of the workers in the locality working in the same classification receive the same wage rate:	ne						
$5 \\ 6$	(i) the prevailing wage rate shall be the rate paid to at least 40% those workers; or	of						
7 8	(ii) if fewer than 40% receive the same wage rate, the rate shall be weighted average rate obtained by:	a						
9 10	1. adding the products obtained by multiplying each hour rate paid to workers in the classification by the number of workers receiving that rate; an	•						
$\begin{array}{c} 11 \\ 12 \end{array}$	2. dividing that sum by the total number of workers in the classification.	he						
13 14 15 16 17 18 19	(2)] If the Commissioner determines that there is not [a substantial number of competent workers engaged in similar work] A WAGE RATE ESTABLISHED BY A COLLECTIVE BARGAINING AGREEMENT FOR A WORKER CLASSIFICATION in the locality, the Commissioner shall determine the prevailing wage rate based on THE WAGE RATE ESTABLISHED BY THE MOST RECENT COLLECTIVE BARGAINING AGREEMENT IN THE WORKER OCCUPATIONAL CLASSIFICATION IN the nearest locality within the State that most closely approximates that locality in:							
20	[(i)] (1) population;							
21	[(ii)] (2) degree of industrialization; and							
22	[(iii)] (3) skill of work force.							
$\frac{23}{24}$	(d) The calculation of the rate paid in the locality shall include the basic hourly rate of pay and either:							
$25 \\ 26 \\ 27$	(1) if a contractor is not required by law to provide fringe benefits, the hourly rate of contribution irrevocably made by a contractor or subcontractor to a third person under a fund, plan, or program that provides:							
28	(i) medical, surgical, or hospital care;							
29 30	(ii) retirement, disability, or death benefits, including a pro- sharing plan that provides benefits on retirement;	fit						
31	(iii) unemployment, life, or accident insurance or compensation;							

1 (iv) insurance or compensation for injury or illness resulting from 2 occupational activity;

3 (v) vacation and holiday pay;

4 (vi) subsidies to defray costs of apprenticeship or other similar 5 programs; or

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(vii) other bona fide fringe benefits; or

7 (2) the hourly rate of costs to the contractor or subcontractor that 8 reasonably may be anticipated in providing the fringe benefits specified in item (1) of this 9 subsection under an enforceable commitment to carry out a financially responsible plan or 10 program that is communicated in writing to the workers.

11 (e) An apprentice under a public work contract shall be paid at least the 12 percentage, set by the Council, of the prevailing wage rate for a mechanic in the trade in 13 which the apprentice is employed.

# 14 (F) FOR A MULTIYEAR PUBLIC WORK, THE COMMISSIONER ANNUALLY 15 SHALL REDETERMINE THE PREVAILING WAGE RATE FOR EACH CLASSIFICATION OF 16 WORKER ENGAGED IN THE WORK OF THE SAME OR SIMILAR CHARACTER AS 17 PROVIDED IN THIS SECTION AND APPLY THE NEW RATES TO THE PUBLIC WORK.

18 17-209.

19 (a) One time per year, the Commissioner shall determine the prevailing wage rate 20 for a classification of worker in a locality by considering [among other things:

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(1) any other payroll information relevant to the determination; and

22 (2)] wage rates established by THE MOST RECENT collective bargaining 23 agreements.

24 (b) The Commissioner shall mail notice as provided in § 17–210(b)(2) of this 25 subtitle at least 60 days before making a determination under this section.

(c) (1) The determination, as issued under this section or modified in a
proceeding under § 17–211 of this subtitle, is effective for 1 year from the date upon which
the Commissioner issued the determination under this section.

29 (2) The Commissioner shall show on the determination the date upon 30 which it expires.

(3) Upon expiration of the prevailing wage determination for a locality, the
 Commissioner shall issue a new determination for the locality.

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1 (4) A determination applies to a public work covered by this subtitle that 2 is the subject of a call for bids or proposals published on or before the date upon which it 3 expires.

4 17-214.

5 (a) Except as provided in subsection (b) of this section, each contractor and 6 subcontractor under a public work contract shall pay not less than the prevailing wage rate 7 of straight time to an employee for each hour that the employee works.

8 (b) A contractor and subcontractor shall pay an employee the prevailing wage 9 rate of overtime for each hour that the employee works:

- 10 (1) in excess of [10] **8** hours in any single calendar day;
- 11 (2) in excess of 40 hours per each workweek; or
- 12 (3) on Sunday or a legal holiday.
- 13 17-219.

14 (a) Each contractor under a public work contract subject to this subtitle shall:

15 (1) post a clearly legible statement of each prevailing wage rate to be paid 16 under the public work contract; and

17 (2) keep the statement posted during the full time that any employee is 18 employed on the public work contract.

19 (b) The statement of prevailing wage rates shall be posted in a prominent and 20 easily accessible place at the site of the public work.

- 21 (c) Subject to § 10–1001 of the State Government Article, the Commissioner may 22 impose on a person that violates this section a civil penalty of up to [\$50] **\$1,000** per 23 violation.
- 24 17–220.

(d) If a contractor is late in submitting copies of the payroll records required under
 subsection (b) of this section:

(1) the public body may postpone the processing of partial paymentestimates under the public work contract pending receipt of the copies; and

29 (2) the contractor shall be liable to the public body for liquidated damages 30 of [\$10] **\$500** for each calendar day the records are late.

- 10
- 1 17-222.

2 (a) A contractor under a public work contract is liable [to the public body] for 3 liquidated damages of [\$20] **\$1,000** for each laborer or other employee for each day for 4 which:

5 (1) the laborer is paid less than the prevailing wage rate of a mechanic 6 while performing a task required to be performed by a mechanic or mechanic's apprentice; 7 or

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(2) the employee is paid less than the prevailing wage rate.

9 (B) LIQUIDATED DAMAGES UNDER SUBSECTION (A) OF THIS SECTION 10 SHALL BE PAID TO THE LABORERS OR OTHER EMPLOYEES WHO WERE PAID LESS 11 THAN THE PREVAILING WAGE RATE.

12 [(b)] (C) (1) (I) If a contractor or subcontractor pays an employee less 13 than the amount the employee is entitled to receive for the work performed, the contractor 14 shall make restitution to the employee.

# 15 (II) THE OBLIGATION TO MAKE RESTITUTION UNDER 16 SUBPARAGRAPH (I) OF THIS PARAGRAPH SHALL BE IN ADDITION TO, AND NOT 17 INSTEAD OF, OTHER PENALTIES AND OBLIGATIONS IMPOSED UNDER THIS SUBTITLE, 18 INCLUDING THE PAYMENT OF LIQUIDATED DAMAGES.

19 (2) The contractor and the subcontractor shall be jointly and severally 20 liable for restitution to the subcontractor's employees.

21 17-224.

(a) (1) If an employee under a public work contract is paid less than the
 prevailing wage rate for that employee's classification for the work performed, the employee
 may file a complaint with the Commissioner.

25 (2) Except as otherwise provided in this section, a complaint filed under 26 this section shall be subject to the provisions of § 17–221 of this subtitle.

(3) If the Commissioner's investigation determines that the employer
violated provisions of this subtitle, the Commissioner shall try to resolve the issue
informally IF THE EMPLOYER HAS NOT PREVIOUSLY VIOLATED THIS SUBTITLE.

30 (4) (i) If the Commissioner is unable to resolve the matter informally,
 31 OR IF THE EMPLOYER PREVIOUSLY VIOLATED THIS SUBTITLE, the Commissioner shall
 32 issue an order for a hearing in accordance with § 17–221 of this subtitle.

1 (ii) If, at the conclusion of a hearing ordered under subparagraph (i) 2 of this paragraph, the Commissioner determines that the employee is entitled to restitution 3 **AND LIQUIDATED DAMAGES** under this subtitle, the Commissioner shall issue an order 4 in accordance with § 17–221 of this subtitle.

5 (iii) If an employer of an employee found to be entitled to restitution 6 AND LIQUIDATED DAMAGES under subparagraph (ii) of this paragraph is no longer 7 working under a contract with a public body, the Commissioner may order that restitution 8 AND LIQUIDATED DAMAGES be paid directly by the employer to the employee within a 9 reasonable period of time, as determined by the Commissioner.

10 (5) If an employer fails to comply with an order to pay restitution AND 11 LIQUIDATED DAMAGES to an employee under paragraph (4)(iii) of this subsection, the 12 Commissioner or the employee may bring a civil action to enforce the order in the circuit 13 court in the county where the employee or employer is located.

14 (b) (1) An action under this [section] SUBTITLE is considered to be a suit for 15 wages.

16 (2) A judgment in an action under this [section] **SUBTITLE** shall have the 17 same force and effect as any other judgment for wages.

18 (3) An action brought under this [section] **SUBTITLE** for a violation of this 19 subtitle shall be filed within 3 years from the date the affected employee knew or should 20 have known of the violation.

(c) (1) The failure of an employee to protest orally or in writing the payment of a wage that is less than the prevailing wage rate is not a bar to recovery in an action under this [section] SUBTITLE.

24 (2) A contract or other written document in which an employee states that 25 the employee shall be paid less than the amount required by this subtitle does not bar the 26 recovery of any remedy required under this subtitle.

(d) (1) Except as provided in paragraph (3) of this subsection, if the court in an
action filed under this [section] SUBTITLE finds that an employer paid an employee less
than the requisite prevailing wage, the court shall award the affected employee the
difference between the wage actually paid and the prevailing wage at the time that the
services were rendered, TOGETHER WITH LIQUIDATED DAMAGES IN ACCORDANCE
WITH § 17–222 OF THIS SUBTITLE.

(2) (i) Subject to subparagraph (ii) of this paragraph, unpaid fringe
 benefit contributions owed for an employee in accordance with this section shall be paid to
 the appropriate benefit fund, plan, or program.

1 (ii) In the absence of an appropriate benefit fund, plan, or program, 2 the amount owed for fringe benefits for an employee shall be paid directly to the employee.

3 (3) The court [may] SHALL order the payment of double damages or treble 4 damages under this [section] SUBTITLE if the court finds that the employer withheld 5 wages or fringe benefits willfully and knowingly or with deliberate ignorance or reckless 6 disregard of the employer's obligations under this subtitle.

7 (4) In an action under this [section] **SUBTITLE**, the court shall award a 8 prevailing plaintiff reasonable counsel fees and costs.

9 (5) If the court finds that an employee submitted a false or fraudulent claim 10 in an action under this [section] **SUBTITLE**, the court may order the employee to pay the 11 employer reasonable counsel fees and costs.

12 (e) (1) Subject to paragraph (2) of this subsection, an action filed in accordance 13 with this section may be brought by one or more employees on behalf of that employee or 14 group of employees and on behalf of other employees similarly situated.

15 (2) An employee may not be a party plaintiff to an action brought under 16 this section unless that employee files written consent with the court in which the action is 17 brought to become a party to the action.

18 (f) (1) A person found to have made a false or fraudulent representation or 19 omission known to be false or made with deliberate ignorance or reckless disregard for its 20 truth or falsity regarding a material fact in connection with any prevailing wage payroll 21 record required by § 17–220 of this subtitle is liable for a civil penalty of [\$1,000] **\$5,000** 22 for each falsified record.

(2) The penalty shall be recoverable in a civil action filed in accordancewith this section and paid to the State General Fund.

(g) An employer may not discharge, threaten, or otherwise retaliate or
 discriminate against an employee regarding compensation or other terms and conditions of
 employment because that employee or an organization or other person acting on behalf of
 that employee:

(1) FILES AN ACTION OR reports or makes a complaint under this subtitle
 or otherwise asserts the worker's rights under this section; or

31 (2) participates in any investigation, hearing, or inquiry held by the 32 Commissioner under § 17–221 of this subtitle.

(h) (1) A contractor or subcontractor may not retaliate or discriminate against
 an employee in violation of this section.

1 If a contractor or subcontractor retaliates or discriminates against an (2) $\mathbf{2}$ employee in violation of this section, the affected employee may file an action in any court 3 of competent jurisdiction within 3 years from the employee's knowledge of the action. 4 (3)If the court finds in favor of the employee in an action brought under  $\mathbf{5}$ this subsection, the court shall order that the contractor or subcontractor: 6 (i) reinstate the employee or provide the employee restitution, as 7appropriate; 8 (ii) pay the employee an amount equal to three times the amount of 9 back wages and fringe benefits calculated from the date of the violation; and 10 (iii) pay reasonable counsel fees and other costs. IF A COURT FINDS A VIOLATION OF THIS SUBTITLE IN ANY ACTION TO 11 **(I)** 12WHICH THE COMMISSIONER IS NOT A PARTY, THE COURT SHALL FORWARD A COPY OF THE COURT'S DECISION OR ORDER TO THE COMMISSIONER. 13 1417 - 224.1.(A) NOTWITHSTANDING § 17–224(A) OF THIS SUBTITLE, IF AN EMPLOYEE 1516 UNDER A PUBLIC WORK CONTRACT IS PAID LESS THAN THE PREVAILING WAGE RATE 17FOR THAT EMPLOYEE'S CLASSIFICATION FOR THE WORK PERFORMED, THE 18 EMPLOYEE IS ENTITLED TO SUE TO RECOVER THE DIFFERENCE BETWEEN THE 19 PREVAILING WAGE AND THE AMOUNT RECEIVED BY THE EMPLOYEE. 20AN ACTION UNDER SUBSECTION (A) OF THIS SECTION IS SUBJECT TO § **(B)** 2117–224(B), (C), AND (D) OF THIS SUBTITLE. 2217 - 226.23(a) (1)After investigation and entry of an order in accordance with § 17–221

of this subtitle OR RECEIPT OF A COURT DECISION OR ORDER UNDER § 17–224(I) OF THIS SUBTITLE, the Commissioner shall file with the Secretary of State a list of the contractors and any subcontractors who persistently and willfully violate the provisions of this subtitle.

28 (2) Filing under this subsection shall be notice to a public body and its 29 representatives.

30 (b) (1) If the name of a contractor or any subcontractor appears on the list, 31 that contractor or subcontractor shall be prohibited from entering into a contract for 32 construction of a public work directly or indirectly for 2 years from the day on which the 33 list is filed.

1 (2) A public body may not award a contract for construction of a public work 2 to a person who is prohibited from entering into a contract under this section.

3 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 4 October 1, 2016.