SENATE BILL 450

D5, P4
SB 834/21 – JPR

By: Senator Smith
Introduced and read first time: January 27, 2022
Assigned to: Judicial Proceedings

A BILL ENTITLED

AN ACT concerning

Harassment and Sexual Harassment – Definitions – Employment Discrimination
and Sexual Harassment Prevention Training

FOR the purpose of altering the definition of “harassment” for purposes of certain provisions relating to discrimination in employment to include sexual harassment and certain unwelcome and offensive conduct; altering the definition of “sexual harassment” for purposes of certain provisions relating to State government sexual harassment prevention training; and generally relating to employment discrimination and sexual harassment prevention training.

BY repealing and reenacting, without amendments,
Article – State Government
Section 20–601(a)
Annotated Code of Maryland
(2021 Replacement Volume)

BY repealing and reenacting, with amendments,
Article – State Government
Section 20–601(h)
Annotated Code of Maryland
(2021 Replacement Volume)

BY adding to
Article – State Government
Section 20–601(k)
Annotated Code of Maryland
(2021 Replacement Volume)

BY repealing and reenacting, with amendments,
Article – State Personnel and Pensions
Section 2–203.1(a)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.
[Brackets] indicate matter deleted from existing law.
In this subtitle the following words have the meanings indicated.

(a) In this subtitle the following words have the meanings indicated.

(h) “Harassment” includes:

(1) UNWELCOME AND OFFENSIVE CONDUCT, WHICH NEED NOT BE SEVERE OR PERVERSIVE, WHEN:

(I) THE CONDUCT IS based on race, color, religion, ancestry or national origin, sex, age, marital status, sexual orientation, gender identity, or disability[, and retains its judicially determined meaning, except to the extent it is expressly or impliedly changed in this subtitle]; AND

(II) 1. SUBMISSION TO THE CONDUCT IS MADE EITHER EXPLICITLY OR IMPLICITLY A TERM OR CONDITION OF EMPLOYMENT OF AN INDIVIDUAL;

2. SUBMISSION TO OR REJECTION OF THE CONDUCT IS USED AS A BASIS FOR EMPLOYMENT DECISIONS AFFECTING THE INDIVIDUAL; OR

3. BASED ON THE TOTALITY OF THE CIRCUMSTANCES, THE CONDUCT UNREASONABLY CREATES A WORKING ENVIRONMENT THAT A REASONABLE PERSON WOULD PERCEIVE TO BE ABUSIVE OR HOSTILE; AND

(2) SEXUAL HARASSMENT.

(K) “SEXUAL HARASSMENT” INCLUDES CONDUCT, WHICH NEED NOT BE SEVERE OR PERVERSIVE, THAT CONSISTS OF UNWELCOME SEXUAL ADVANCES, REQUESTS FOR SEXUAL FAVORS, OR OTHER CONDUCT OF A SEXUAL NATURE WHEN:

(1) SUBMISSION TO THE CONDUCT IS MADE EITHER EXPLICITLY OR IMPLICITLY A TERM OR CONDITION OF EMPLOYMENT OF AN INDIVIDUAL;

(2) SUBMISSION TO OR REJECTION OF THE CONDUCT IS USED AS A BASIS FOR EMPLOYMENT DECISIONS AFFECTING THE INDIVIDUAL; OR
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(3) BASED ON THE TOTALITY OF THE CIRCUMSTANCES, THE CONDUCT UNREASONABLY CREATES A WORKING ENVIRONMENT THAT A REASONABLE PERSON WOULD PERCEIVE TO BE ABUSIVE OR HOSTILE.

Article – State Personnel and Pensions

2–203.1.

(a) (1) In this section the following words have the meanings indicated.

(2) “Commission” means the Commission on Civil Rights.

(3) “Sexual harassment” [includes unwelcome sexual advances, requests for sexual favors, and other verbal, nonverbal, or physical contact of a sexual nature when:

(i) submission to the conduct is made either explicitly or implicitly a term or condition of an individual's employment;

(ii) submission to or rejection of the conduct by an individual is used as a basis for employment decisions affecting the individual; or

(iii) the conduct has the purpose or effect of unreasonably interfering with an individual’s work performance or creating an intimidating or offensive working environment that is perceived by the victim to be abusive or hostile] HAS THE MEANING STATED IN § 20–601 OF THE STATE GOVERNMENT ARTICLE.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2022.