HOUSE BILL 465

K3, P2, Q3 4 lr 2 3 1 0HB 1261/23 – ECM CF SB 436 By: Delegates Boafo, Amprey, Charkoudian, Fennell, Fraser-Hidalgo, Harrison, Jackson, A. Johnson, Pruski, Queen, Rogers, Shetty, Toles, Turner, and Valderrama Introduced and read first time: January 22, 2024 Assigned to: Economic Matters Committee Report: Favorable with amendments House action: Adopted Read second time: March 3, 2024 CHAPTER AN ACT concerning Workplace Fraud and Prevailing Wage – Violations – Penalties Civil Penalty

2 3 and Referrals

4 FOR the purpose of establishing certain criminal penalties for employers knowingly failing to properly classify individuals as employees and contractors and subcontractors 5 knowingly violating State prevailing wage laws; altering the maximum civil penalty 6 7 for the knowing failure of an employer to properly classify an individual as an 8 employee; requiring the Commissioner of Labor and Industry to refer to the 9 Comptroller, certain State's Attorneys, and certain federal departments certain 10 complaints that allege a violation of certain tax laws under certain circumstances; and generally relating to violations of the workplace fraud and State prevailing wage 11 12 laws.

13 BY repealing and reenacting, with amendments,

Article – Labor and Employment 14

Section 3-909 and 3-910 15

16 Annotated Code of Maryland

(2016 Replacement Volume and 2023 Supplement)

18 BY adding to

17

1

Article – State Finance and Procurement 19

20 Section 17–227

Annotated Code of Maryland 21

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.



1	(2021 Replacement Volume and 2023 Supplement)											
2 3	·											
4	Article – Labor and Employment											
5	3–909.											
6 7	(a) An employer found to have knowingly failed to properly classify an individual in violation of $\$ 3–904 of this subtitle:											
8 9												
10 11 12	(2) IS GUILTY OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE NOT TO EXCEED \$5,000 OR IMPRISONMENT NOT EXCEEDING 60 DAYS OR BOTH FOR EACH EMPLOYEE WHO WAS NOT PROPERLY CLASSIFIED.											
13 14 15	(b) In determining the amount of the penalty TO BE ASSESSED UNDER SUBSECTION (A)(1) OF THIS SECTION, the Commissioner or the administrative law judge shall consider:											
16	(1) the gravity of the violation;											
17	(2) the size of the employer's business;											
18	(3) the employer's good faith;											
19	(4) the employer's history of violations under this subtitle; and											
20	(5) whether the employer:											
21 22 23	(i) has been found, by a court or an administrative unit, to have deprived the employee of any rights to which the employee would have been entitled under a State protective labor law, including but not limited to:											
24	1. any provision of this article;											
25 26	2. the State prevailing wage law, under $\$ 17–221 and 17–222 of the State Finance and Procurement Article; or											
27 28	3. the living wage law, under § 18–108 of the State Finance and Procurement Article; and											

- 1 (ii) has made restitution and come into compliance with all such 2 State protective labor laws with respect to the employee.
- 3 (c) If the court or an administrative unit determines that an individual or class of individuals is entitled to restitution as a result of the employer's violation of § 3–904 of this subtitle, the court or administrative unit:
- 6 (1) shall award each individual any restitution to which the individual may 7 be entitled; and
- 8 (2) may award each individual an additional amount up to three times the 9 amount of such restitution.
- 10 (d) An employer in violation of § 3–904 of this subtitle may be assessed double the administrative penalties set forth in subsection $\{(a)\}$ (A)(1) of this section if the employer has been found previously to have violated this subtitle by a final order of a court or an administrative unit.
- 14 (e) An employer who has been found by a final order of a court or an administrative unit to have violated § 3–904 of this subtitle three or more times may be assessed an administrative penalty of up to \$20,000 for each employee.
- 17 (f) (1) An employer may be assessed civil penalties under this section or § 8–201.1 or § 9–402.1 of this article by only one final order of a court or administrative unit 19 for the same actions constituting a violation of this subtitle.
- 20 (2) Notwithstanding paragraph (1) of this subsection, an employer may be 21 ordered to make restitution, pay any interest due, and otherwise comply with all applicable 22 laws and regulations by orders of a court and all relevant administrative units, including 23 the Comptroller, the Office of Unemployment Insurance, the Insurance Administration, 24 and the Workers' Compensation Commission.
- 25 (g) Any penalty issued under SUBSECTION (A)(1) OF this section against an 26 employer shall be in effect against any successor corporation or business entity that:
- 27 (1) has one or more of the same principals or officers as the employer 28 against whom the penalty was assessed, unless the principal or officer did not or with the 29 exercise of reasonable diligence could not know of the violation for which the penalty was 30 imposed; and
- 31 (2) is engaged in the same or equivalent trade or activity.
- 32 3–910.
- 33 **(A)** As authorized by State and federal law, units within the Maryland 34 Department of Labor and the Department of Budget and Management, the Secretary of State, the Comptroller, the Maryland Insurance Administration, and other State agencies

- shall cooperate and share information concerning any suspected failure to properly classify an individual as an employee.
- 3 (B) ON A SHOWING BY CLEAR AND CONVINCING EVIDENCE THAT A VIOLATION OF § 3–904 OF THIS SUBTITLE HAS OCCURRED AND AS AUTHORIZED BY FEDERAL AND STATE LAW, THE COMMISSIONER SHALL REFER ANY COMPLAINT
- 6 THAT ALLEGES A VIOLATION OF § 13–1007 OR § 13–1024 OF THE TAX GENERAL
- 7 ARTICLE TO THE:
- 8 (1) COMPTROLLER;
- 9 (2) STATE'S ATTORNEY WITH JURISDICTION OVER THE ALLEGED 10 VIOLATION;
- 11 (3) U.S. DEPARTMENT OF JUSTICE;
- 12 (4) U.S. DEPARTMENT OF LABOR; AND
- 13 (5) U.S. DEPARTMENT OF THE TREASURY.
- 14 Article State Finance and Procurement
- 15 **17–227.**
- 16 (A) IN ADDITION TO ANY OTHER PENALTIES AUTHORIZED UNDER THIS
 17 SUBTITLE, A CONTRACTOR OR SUBCONTRACTOR FOUND TO HAVE KNOWINGLY
- 10 MIGH AMED WHIG GUDWIM F IG GUILWY OF A MIGDENFANOR AND ON GONNIGMON IS
- 18 VIOLATED THIS SUBTITLE IS GUILTY OF A MISDEMEANOR AND ON CONVICTION IS
- 19 SUBJECT TO A FINE NOT TO EXCEED \$5,000 OR IMPRISONMENT NOT EXCEEDING 60
- 20 DAYS OR BOTH FOR EACH VIOLATION.
- 21 (B) ON A SHOWING BY CLEAR AND CONVINCING EVIDENCE THAT A
- 22 VIOLATION OF THIS SUBTITLE HAS OCCURRED, THE COMMISSIONER SHALL REFER
- 23 ANY COMPLAINT THAT ALLEGES A VIOLATION OF § 13–1007 OR § 13–1024 OF THE
- 24 TAX GENERAL ARTICLE TO THE:
- 25 (1) COMPTROLLER;
- 26 (2) STATE'S ATTORNEY WITH JURISDICTION OVER THE ALLEGED
- 27 VIOLATION;
- 28 (3) U.S. DEPARTMENT OF JUSTICE;
- 29 (4) U.S. DEPARTMENT OF LABOR; AND
- 30 (5) U.S. DEPARTMENT OF THE TREASURY.

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SECTION October 1, 2024.	2.	AND	BE	IT	FURTHER	ENACTED,	That	this	Act	shall	take	effect
Approved:												
									G	overn	or.	
						Speaker of	the H	ouse	of D	elegat	es.	
President of the Senate.												