HOUSE BILL 1101

M3, M1 (4lr1884)

ENROLLED BILL

— Environment and Transportation/Education, Energy, and the Environment — Introduced by Delegates Love, Charkoudian, Foley, Fraser-Hidalgo, J. Long, Ruth, and Stewart

and Stewart
Read and Examined by Proofreaders:
Proofreader.
Proofreader.
Sealed with the Great Seal and presented to the Governor, for his approval this
day of at o'clock,M.
Speaker.
CHAPTER
AN ACT concerning
Standing – Environmental and Natural Resources Protection Proceedings (Clean Water Justice Act of 2024)
FOR the purpose of providing certain persons and associations standing in certain environmental and natural resources protection proceedings, including proceedings arising under provisions of law relating to water quality and water resources protection, subject to certain conditions; authorizing certain persons that meet certain standing requirements to bring certain civil actions under certain circumstances; requiring a plaintiff, under certain circumstances, to give certain notice and provide certain documentation to the Department of the Environment and the Attorney General in a certain manner and to file a certain affidavit; authorizing a court to grant certain relief, award certain costs of litigation, and impose certain civil penalties in certain civil actions under certain circumstances; authorizing certain persons that meet certain standing requirements to intervene in certain

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

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

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

Italics indicate opposite chamber/conference committee amendments.



$\begin{array}{c} 1 \\ 2 \end{array}$	proceedings under certain circumstances; and generally relating to standing in certain environmental and natural resources protection proceedings.
3 4 5 6 7 8	BY adding to Article – Environment Section 1–901 through <u>1–905</u> <u>1–904</u> to be under the new subtitle "Subtitle 9. Clean Water Justice Act" Annotated Code of Maryland (2013 Replacement Volume and 2023 Supplement)
9 10 11 12 13	BY repealing Article - Environment Section 9-344.1 Annotated Code of Maryland (2014 Replacement Volume and 2023 Supplement)
14 15	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
16	Article – Environment
17	SUBTITLE 9. CLEAN WATER JUSTICE ACT.
18	1–901.
18 19 20	1–901. (A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
19	(A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS
19 20 21 22	(A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED. (B) "Association" means an association, a corporation, or any other organization that consists of two or more members joined by
19 20 21 22 23 24 25	(A) In this subtitle the following words have the meanings indicated. (B) "Association" means an association, a corporation, or any other organization that consists of two or more members joined by mutual consent for a common purpose. (C) (B) "Costs of litigation" includes reasonable attorney's fees, court costs, and expert witness fees, and documented costs
19 20 21 22 23 24 25 26	(A) In this subtitle the following words have the meanings indicated. (B) "Association" means an association, a corporation, or any other organization that consists of two or more members joined by mutual consent for a common purpose. (C) (B) "Costs of litigation" includes reasonable attorney's fees, court costs, and expert witness fees, and documented costs incurred in investigating alleged violations. (D) (1) "Injury in fact" means an invasion of a legally
19 20 21 22 23 24 25 26 27 28	(A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED. (B) "ASSOCIATION" MEANS AN ASSOCIATION, A CORPORATION, OR ANY OTHER ORGANIZATION THAT CONSISTS OF TWO OR MORE MEMBERS JOINED BY MUTUAL CONSENT FOR A COMMON PURPOSE. (C) (B) "COSTS OF LITIGATION" INCLUDES REASONABLE ATTORNEY'S FEES, COURT COSTS, AND EXPERT WITNESS FEES, AND DOCUMENTED COSTS INCURRED IN INVESTIGATING ALLEGED VIOLATIONS. (D) (1) "INJURY IN FACT" MEANS AN INVASION OF A LEGALLY PROTECTED INTEREST THAT IS:

1		(2)	"Injury in fact" includes:
2			(I) A PROPERTY RIGHT OR PERSONAL INTEREST THAT IS
3	DISTINCT:	FROM,	OR SPECIFICALLY AFFECTED IN A WAY THAT IS DISTINCT FROM, A
4		,	T OR PERSONAL INTEREST OF THE GENERAL PUBLIC; AND
5			(II) A NEGATIVE IMPACT, OR THE THREAT OF A NEGATIVE
6	,		ERSON'S HEALTH OR TO THE USE AND ENJOYMENT OF A NATURAL
7			CONSERVATIONAL AND ECONOMIC INTERESTS THAT MAY BE
8		•	CONSERVATIONAL, AND ECONOMIC INTERESTS THAT MAY BE COMMUNITY MEMBERS.
J		MONG	COMMONITI MEMBERS.
0	<u>(C)</u>	"EPI	HEMERAL STREAM" MEANS A BODY OF WATER WITH:
1		<u>(1)</u>	A STREAM BED LOCATED ABOVE THE WATER TABLE YEAR-ROUND;
n		(9)	A CUDEAM ELOW DDIMADII V COLDCED EDOM DAINEALL DIMOEE.
$\frac{12}{3}$	AND	<u>(2)</u>	A STREAM FLOW PRIMARILY SOURCED FROM RAINFALL RUNOFF;
LO	AND		
4		<u>(3)</u>	FLOWING WATER ONLY DURING, AND FOR A SHORT DURATION
5	AFTER, PR	ECIPI	TATION EVENTS IN A TYPICAL YEAR.
	<i>(</i> -)	// T	
16	<u>(D)</u>	<u>"INT</u>	ERMITTENT STREAM" MEANS A BODY OF WATER WITH:
. 7		(1)	FLOWING WATER DURING CERTAIN TIMES OF THE YEAR, WHEN
8	GROUNDW		PROVIDES WATER FOR STREAM FLOW; AND
			·
9		<u>(2)</u>	A STREAM FLOW SUPPLEMENTED BY RUNOFF FROM RAINFALL.
20	(E)	"DEI	RSON" MEANS AN INDIVIDUAL, RECEIVER, TRUSTEE, GUARDIAN,
21	` ,		ESENTATIVE, FIDUCIARY, OR REPRESENTATIVE OF ANY KIND AND
22			SHIP, FIRM, ASSOCIATION, CORPORATION, OR OTHER
23			NTAL ENTITY.
24	<u>(F)</u>	"Po	LITICAL SUBDIVISION" MEANS:
. ~		(1)	A COLUMBY.
25		(1)	A COUNTY;
26		(2)	THE CITY OF BALTIMORE;
-		` /	- ,
27		(3)	A MULTICOUNTY AGENCY;
		(4)	A
28		(4)	A MUNICIPAL CORPORATION:

1	(5) A SINGLE-PURPOSE DISTRICT; OR
2	(6) A SOIL CONSERVATION OR SANITARY DISTRICT.
3	(f) "Secretary" means the secretary of any State agency,
3 4	APPOINTED BY THE GOVERNOR.
5	(G) (F) (G) "STANDARD" MEANS ANY REQUIREMENT, PROHIBITION,
6	LIMITATION, OR CONDITION ESTABLISHED BY STATUTE, REGULATION, PERMIT,
7	ORDER, OR LICENSE ISSUED BY A SECRETARY THE SECRETARY OR ANY OTHER
8	OFFICE OR AGENCY OF THE STATE, A LOCAL GOVERNMENT, OR A POLITICAL
9	SUBDIVISION IN ACCORDANCE WITH:
10	(1) Time of Time of Company of Open many Approach to many
10	(1) TITLE 4, TITLE 5, SUBTITLE 9 OF THIS ARTICLE, IF THE
11	REQUIREMENT, PROHIBITION, LIMITATION, OR CONDITION IS RELATED TO
12	NONTIDAL WETLANDS THAT DO NOT HAVE A CONTINUOUS SURFACE CONNECTION TO
13	SURFACE WATER; OR
14	(2) Title 9, Subtitle 3 OR Title 16 OF THIS ARTICLE, IF THE
15	REQUIREMENT, PROHIBITION, LIMITATION, OR CONDITION IS HYDROLOGICALLY
16	CONNECTED RELATED TO:
17	(I) AN EPHEMERAL STREAM; OR
18	(II) AN INTERMITTENT STREAM.
10	1 000
19	1-902.
20	(A) (1) SUBJECT TO PARAGRAPH (2) OF EXCEPT AS PROVIDED IN THIS
21	SUBSECTION SUBTITLE, A PERSON THAT MEETS THE THRESHOLD STANDING
22	REQUIREMENTS UNDER FEDERAL LAW HAS STANDING IN CIVIL CLAIMS ARISING
23	UNDER ANY STANDARD TITLE 4, TITLE 5, TITLE 9, OR TITLE 16 OF THIS ARTICLE OR
$\frac{24}{24}$	TITLE 1, SUBTITLE 3, TITLE 5, SUBTITLE 16, OR TITLE 8, SUBTITLE 18 OF THE
25	NATURAL RESOURCES ARTICLE IF THE PERSON SUFFERS AN INJURY IN FACT THAT:
26	(I) IS FAIRLY TRACEABLE TO THE CHALLENGED ACTION OR
27	CONDUCT OF THE DEFENDANT; AND
	, . -
28	(II) IS LIKELY TO BE REDRESSED BY THE REQUESTED RELIEF
29	OR A FAVORABLE JUDICIAL DECISION.
0.0	(9) Av tymppnom on my typy (company type)
30	(2) An interest or injury asserted under this section shall

1	TITLE 5, TITLE 9, OR TITLE 16 OF THIS ARTICLE AND TITLE 1, SUBTITLE 3, TITLE
2	5, Subtitle 16, or Title 8, Subtitle 18 of the Natural Resources Article.
3	(B) IN ADDITION TO SUBSECTION (A) OF THIS SECTION, AN ASSOCIATION
4	HAS STANDING IN CLAIMS ARISING UNDER TITLE 4, TITLE 5, TITLE 9, OR TITLE 16
5	OF THIS ARTICLE OR TITLE 1, SUBTITLE 3, TITLE 5, SUBTITLE 16, OR TITLE 8,
6	SUBTITLE 18 OF THE NATURAL RESOURCES ARTICLE IF:
7	(1) ONE OR MORE MEMBERS OF THE ASSOCIATION HAVE STANDING
8	UNDER SUBSECTION (A) OF THIS SECTION;
9	(2) THE INTERESTS THAT THE ASSOCIATION SEEKS TO PROTECT ARE
10	GERMANE TO ITS PURPOSES; AND
11	(3) NEITHER THE CLAIM ASSERTED NOR THE RELIEF REQUESTED
12	REQUIRES THE PARTICIPATION OF THE MEMBER.
13	1–903.
1.4	(A) Charles to charge the hard to be the control of the control of the control of the control of the charge the control of the
14	(A) SUBJECT TO SUBSECTION (B) OF THIS SECTION, A PERSON THAT HAS
15	STANDING UNDER § 1–902 OF THIS SUBTITLE MAY BRING A CIVIL ACTION ON THE
16	PERSON'S OWN BEHALF AGAINST ANY PERSON <u>OR POLITICAL SUBDIVISION</u> OR
17	GOVERNMENTAL ENTITY THAT IS ALLEGED TO HAVE VIOLATED OR TO BE IN
18	VIOLATION OF ANY STANDARD.
19	(B) (1) SUBJECT TO PARAGRAPH (3) OF THIS SUBSECTION, AN ACTION
20	MAY NOT BE BROUGHT UNDER SUBSECTION (A) OF THIS SECTION AT LEAST 60 DAYS
21	AFTER THE PLAINTIFF HAS GIVEN UNLESS THE PLAINTIFF HAS FIRST BEEN GIVEN
22	GIVES 60 DAYS NOTICE OF THE ALLEGED VIOLATION.
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23	(2) NOTICE UNDER THIS SUBSECTION SHALL BE:
24	(I) 1. BY CERTIFIED MAIL; OR
0 -	2 Program and American
25	2. PERSONAL SERVICE; AND
26	(II) PROVIDED TO:
27	1. The appropriate secretary Secretary;
28	2. THE ATTORNEY GENERAL;
29	3. Any local jurisdiction in which the alleged

VIOLATION HAS OCCURRED IS ALLEGED TO OCCUR; AND

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1	4. AN ALLEGED VIOLATOR OF THE STANDARD.
2	(3) (I) AN ACTION MAY NOT BE BROUGHT UNDER SUBSECTION (A)
3	OF THIS SECTION IF THE SECRETARY SECRETARY HAS COMMENCED AND IS
4	DILIGENTLY PROSECUTING A CIVIL OR CRIMINAL ACTION IN A COURT OF THE STATE
5	OR A CONSENT ORDER IS ENTERED TO REQUIRE COMPLIANCE FROM THE ALLEGED
6	VIOLATOR WITHOUT UNDUE DELAY OR UNREASONABLE SCHEDULES FOR
7	RETURNING TO COMPLIANCE.
8	(II) NOTWITHSTANDING SUBPARAGRAPH (I) OF THIS
9	PARAGRAPH, A PERSON THAT HAS STANDING UNDER § 1-902 OF THIS SUBTITLE
10	MEETS THE THRESHOLD STANDING REQUIREMENTS UNDER FEDERAL LAW MAY
11	INTERVENE IN THE A CIVIL ACTION BROUGHT BY THE SECRETARY SECRETARY
12	<u>UNDER:</u>
13	1. TITLE 5, SUBTITLE 9 OF THIS ARTICLE; OR
14	2. Title 9, Subtitle 3 of this article, as provided
15	IN § 1–904 OF THIS SUBTITLE.
16	(4) NOTICE UNDER THIS SUBSECTION SHALL IDENTIFY:
1 =	(T) A CTT L YO L TO THE T
17	(I) A STANDARD VIOLATED;
18	(II) AN ACTIVITY CONSTITUTING THE VIOLATION;
19	(III) A PERSON SUSPECTED OF BEING RESPONSIBLE FOR THE
20	VIOLATION;
21	(IV) THE LOCATION OF THE VIOLATION;
00	(II) THE DATE OF THE ATTOMATE THE WHOLES AND
22	(V) THE DATES OF VIOLATIONS IF KNOWN; AND
23	(VI) THE NAME AND ADDRESS OF THE PERSON GIVING NOTICE.
24	(C) AN ACTION BROUGHT IN ACCORDANCE WITH THIS SECTION SHALL BE
25	BROUGHT IN ANY CIRCUIT COURT OF A COUNTY WHERE THE ALLEGED CONDITION,
26	ACTIVITY, OR FAILURE IS OCCURRING, HAS OCCURRED, OR IS LIKELY TO OCCUR IS
27	ALLEGED TO BE A VIOLATION OF A STANDARD.
	· · · · · · · · · · · · · · · · · · ·
28	(D) BEFORE THE ENTERING OF ANY CONSENT JUDGMENT TO WHICH THE
29	DEPARTMENT IS NOT A PARTY OR BEFORE THE DISMISSAL OF ANY CASE FILED IN

1 2	ACCORDANCE WITH THIS SUBTITLE SUBJECT TO A SETTLEMENT AGREEMENT, THE PLAINTIFF SHALL:
3 4 5 6 7	(1) GIVE NOTICE AND PROVIDE A COMPLETE AND UNREDACTED COPY OF THE PROPOSED CONSENT JUDGMENT OR SETTLEMENT AGREEMENT TO THE DEPARTMENT AND THE ATTORNEY GENERAL BY PERSONAL SERVICE OR CERTIFIED MAIL AT LEAST 45 DAYS BEFORE THE DATE THAT THE PROPOSED CONSENT JUDGMENT OR SETTLEMENT AGREEMENT IS FILED WITH THE COURT; AND
8 9 10	(2) FILE AN AFFIDAVIT WITH THE COURT UNDER PENALTY OF PERJURY INDICATING COMPLIANCE WITH THE REQUIREMENT UNDER ITEM (1) OF THIS SUBSECTION.
11	(E) A COURT MAY:
12 13	(1) Order the enforcement of a standard challenged under this section; and
14	(2) GRANT:
15	(I) TEMPORARY OR PERMANENT EQUITABLE RELIEF; OR
16 17 18	(II) ANY EXCEPT AS OTHERWISE PROVIDED BY THIS SUBTITLE, ANY OTHER RELIEF PROVIDED UNDER A STATUTE CHALLENGED UNDER THIS SECTION STANDARD; AND
19 20 21	(3) IMPOSE CONDITIONS ON A DEFENDANT TO REQUIRE THE PROTECTION OF LAND, AIR, WATER, AND OTHER NATURAL RESOURCES OR PUBLIC HEALTH FROM POLLUTION, IMPAIRMENT, OR DESTRUCTION.
22 23	(E) (1) (F) IN AN ACTION UNDER THIS SECTION, THE COURT MAY AWARD THE COSTS OF LITIGATION TO:
24	(1) (1) A PREVAILING PLAINTIFF; OR
25	(H) (2) A SUBSTANTIALLY PREVAILING PLAINTIFF; OR
26 27	(3) A SUBSTANTIALLY PREVAILING DEFENDANT IF THE PLAINTIFF'S CLAIM WAS FRIVOLOUS, UNREASONABLE, OR GROUNDLESS. IF THE PLAINTIFF HAS:
28 29 30	1. PARTICIPATED IN AN ACTION TO ENFORCE A VIOLATION FOLLOWING THE ISSUANCE OF NOTICE UNDER SUBSECTION (B) OF THIS SECTION; AND

- 2 A. Successfully established the liability
 2 OF A DEFENDANT IN FEWER THAN ALL OF THE ASSERTED CLAIMS; OR
- 3 B. OTHERWISE ADVANCED THE PURPOSE OF THE
- 4 RELEVANT STATUTES THROUGH THE OUTCOME OF THE ACTION BY IMPROVING
- 5 ENVIRONMENTAL QUALITY, PROTECTING PUBLIC HEALTH, OR REDUCING
- 6 POLLUTION.
- 7 (2) IF A PARTY TO AN ACTION UNDER THIS SECTION ACTS IN BAD
- 8 FAITH OR WITHOUT SUBSTANTIAL JUSTIFICATION IN MAINTAINING OR DEFENDING
- 9 THE ACTION, THE COURT MAY AWARD TO THE ADVERSE PARTY THE COSTS OF
- 10 **LITICATION.**
- 11 (F) (G) (1) (I) \triangle EXCEPT AS PROVIDED IN PARAGRAPH (3) OF THIS
- 12 SUBSECTION, A COURT MAY IMPOSE A CIVIL PENALTY AUTHORIZED IN ACCORDANCE
- 13 WITH THE STATUTE UNDER WHICH AN ACTION IS BROUGHT UNDER THIS SECTION.
- 14 (II) Instead of imposing a civil penalty under
- 15 SUBPARAGRAPH (I) OF THIS PARAGRAPH, A A COURT MAY ORDER APPROVE A
- 16 CONSENT JUDGMENT OR SETTLEMENT AGREEMENT BETWEEN THE PARTIES THAT
- 17 INCLUDES A SUPPLEMENTAL ENVIRONMENTAL PROJECT.
- 18 (2) Subject to paragraph (3) of this subsection, a A civil
- 19 PENALTY COLLECTED UNDER THIS SUBSECTION SHALL BE DEPOSITED IN A MANNER
- 20 SPECIFIED BY THE STATUTE.
- 21 (3) If the enforcement of a statutory duty has been
- 22 DELEGATED TO A LOCAL GOVERNMENT, UP TO 50% OF A CIVIL PENALTY COLLECTED
- 23 UNDER THIS SUBSECTION MAY BE AWARDED TO THE LOCAL GOVERNMENT THE
- 24 STATE MAY NOT BE HELD LIABLE FOR CIVIL PENALTIES IN ANY ACTION UNDER THIS
- 25 SUBTITLE.
- 26 **1–904.**
- 27 (A) (1) This section does not apply to § 1-903(b)(3) of this
- 28 SUBTITLE.
- 29 (B) A SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, A PERSON THAT
- 30 HAS STANDING UNDER § 1-902 OF THIS SUBTITLE MEETS THE THRESHOLD
- 31 STANDING REQUIREMENTS UNDER FEDERAL LAW MAY HAS THE UNCONDITIONAL
- 32 RIGHT AND THE AUTHORITY TO INTERVENE AS A MATTER OF RIGHT IN AN A CIVIL
- 33 ACTION ARISING UNDER TITLE 4, TITLE 5, TITLE 9, OR TITLE 16 OF THIS ARTICLE
- 34 OR TITLE 1, SUBTITLE 3, TITLE 5, SUBTITLE 16, OR TITLE 8, SUBTITLE 18 OF THE
- 35 NATURAL RESOURCES ARTICLE, UNLESS A DEFENDANT DEMONSTRATES THAT THE

1 2	PERSON'S INTEREST IS ADEQUATELY REPRESENTED BY EXISTING PARTIES ANY STANDARD BROUGHT BY THE SECRETARY UNDER:
4	DIOCOIII DI THE SECRETMUI ONDER.
3	(I) TITLE 5, SUBTITLE 9 OF THIS ARTICLE; OR
4	(II) TITLE 9, SUBTITLE 3 OF THIS ARTICLE.
5	(2) A PERSON SHALL EXERCISE THE RIGHT TO INTERVENE UNDER
6	PARAGRAPH (1) OF THIS SUBSECTION IN ACCORDANCE WITH THE APPLICABLE
7	PRACTICES, PROCEDURES, AND LAWS IN THE STATE.
8	(3) A PERSON THAT HAS STANDING TO INTERVENE UNDER § 1–902 OF
9	THIS SUBTITLE PARAGRAPH (1) OF THIS SUBSECTION HAS THE SAME RIGHTS AS AN
10	INTERESTED PERSON OR AGGRIEVED PARTY UNDER THE FEDERAL CLEAN WATER
11	ACT.
12	(B) THE STATE MAY INTERVENE AS A MATTER OF RIGHT AT ANY TIME
12 13	IN # ANY PROCEEDING BROUGHT UNDER THIS SUBTITLE.
10	IN A ANT I ROCEEDING BROUGHT UNDER THIS SUBTILE.
14	(D) NOTWITHSTANDING § 1–903(B)(3) OF THIS SUBTITLE AND SUBSECTION
15	(A) OF THIS SECTION, A COURT MAY GRANT INTERVENTION ON MOTION BY ANY
16	PARTY.
17	1-905.
18	THE PROVISIONS OF THIS SUBTITLE SUPERSEDE ANY INCONSISTENT
19	PROVISION OF ANY STATE, COUNTY, OR MUNICIPAL LAW, ORDINANCE, OR
20	REGULATION AND ANY JUDICIAL INTERPRETATION TO THE EXTENT OF THE
21	INCONSISTENCY.
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22	<u>[9–344.1.</u>
23	(a) Subject to subsection (b) of this section, a person who meets the threshold
24	standing requirements under the federal Clean Water Act has an unconditional right and
25	the authority to intervene in a civil action that the State initiates in State court to require
26	compliance with:
27	(1) This subtitle;
- •	(1) IIIIo Supplies,
28	(2) Regulations adopted by the Department in accordance with this
29	subtitle; or
30	(3) Any discharge permit, effluent limitation, or order issued by the
31	Department in accordance with this subtitle.

$\frac{1}{2}$	(b) A person shall exercise the right to intervene under subsection (a) of this section in accordance with the applicable practices, procedures, and laws in the State.
3 4 5	(c) A person who meets the requirements to intervene under subsection (a) of this section has the same rights as an interested person or aggrieved party under the federal Clean Water Act, including the right to apply for judicial appeal.]
6 7 8 9 10	SECTION 2. AND BE IT FURTHER ENACTED, That, if any provision of this Act or the application thereof to any person or circumstance is held invalid for any reason in a court of competent jurisdiction, the invalidity does not affect other provisions or any other application of this Act that can be given effect without the invalid provision or application, and for this purpose the provisions of this Act are declared severable.
11 12	SECTION 3. AND BE IT FURTHER ENACTED, That it is the intent of the General Assembly that this Act :
13 14 15	(1) provide certain remedies to abate the pollution, destruction, or substantial or unreasonable impairment to the public health, water quality, or any other natural resource of the State;
16 17	(2) may not abridge or alter any right of action or remedies that exist under law; and
18 19	(3) may not be construed as stopping or limiting the State or any person in the exercise of the right to:
20	(i) protect the natural resources of the State;
21	(ii) suppress nuisances; or
22	(iii) abate pollution.
23 24	SECTION 4. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2024 .
	Approved:
	Governor.
	Speaker of the House of Delegates.

President of the Senate.