9lr2502 CF SB 872

By: The Speaker (By Request - Workplace Harassment Commission) and Delegate Jones

Introduced and read first time: February 7, 2019

Assigned to: Appropriations and Rules and Executive Nominations

A BILL ENTITLED

1 AN ACT concerning

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Workplace Harassment - Prohibitions, Liability, and Enforcement

3 FOR the purpose of prohibiting certain individuals granted special access to the State 4 legislative complex from unlawfully harassing or discriminating against certain 5 individuals; requiring the Department of General Services, if requested by a certain 6 individual, to revoke access granted to a person who violates a certain provision of 7 this Act or a regulated lobbyist who violates a certain provision of law; altering the 8 definition of "employee" for the purposes of certain laws governing discrimination in 9 employment; altering the definition of "employer" for the purposes of certain laws 10 governing discrimination in employment to include certain employers when an 11 employee files a complaint alleging harassment; prohibiting an employer from 12 engaging in harassment of an employee; providing that an employer is liable for 13 certain acts or omissions and under certain circumstances in an action concerning a violation of certain provisions of law based on harassment; altering the time period 14 15 within which a certain complaint alleging harassment is required to be filed; 16 providing that a complaint filed with a local human relations commission within a 17 certain time period is deemed to have complied with a certain provision of this Act; 18 altering the time period within which a complainant may bring a certain civil action 19 alleging harassment; defining certain terms; providing for the construction and 20 application of this Act; and generally relating to workplace harassment.

- 21 BY repealing and reenacting, with amendments,
- 22 Article General Provisions
- 23 Section 5–508
- 24 Annotated Code of Maryland
- 25 (2014 Volume and 2018 Supplement)
- 26 BY repealing and reenacting, with amendments,
- 27 Article State Government
- 28 Section 20–601, 20–606(a), 20–1004, and 20–1013(a)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



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AGAINST:

$\frac{1}{2}$	Annotated Code of Maryland (2014 Replacement Volume and 2018 Supplement)						
3 4 5 6 7	BY adding to Article – State Government Section 20–611 Annotated Code of Maryland (2014 Replacement Volume and 2018 Supplement)						
8	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:						
0	Article – General Provisions						
1	5–508.						
$\frac{12}{3}$	(a) This section does not apply to a State official of the Legislative Branch or a State official of the Judicial Branch.						
14 15	(b) A State official may not, based on any characteristic protected by law, unlawfully harass or discriminate against:						
16	(1) an official or employee;						
17	(2) an intern, a page, or a fellow in any branch of State government;						
18	(3) an individual regulated lobbyist; or						
9	(4) a credentialed member of the press.						
20 21	(C) (1) IN THIS SUBSECTION, "STATE LEGISLATIVE COMPLEX" MEANS THE FOLLOWING STATE-OCCUPIED BUILDINGS:						
22	(I) THE STATE HOUSE;						
23	(II) THE DEPARTMENT OF LEGISLATIVE SERVICES BUILDING;						
24	(III) THE HOUSE OF DELEGATES OFFICE BUILDING; AND						
25	(IV) THE SENATE OFFICE BUILDINGS.						
26 27 28	(2) If an individual who is exempt from registration under § 5–702(b)(1) of this title is granted special access to the State Legislative complex, the individual may not, based on any characteristic protected by Law, unlawfully harass or discriminate						

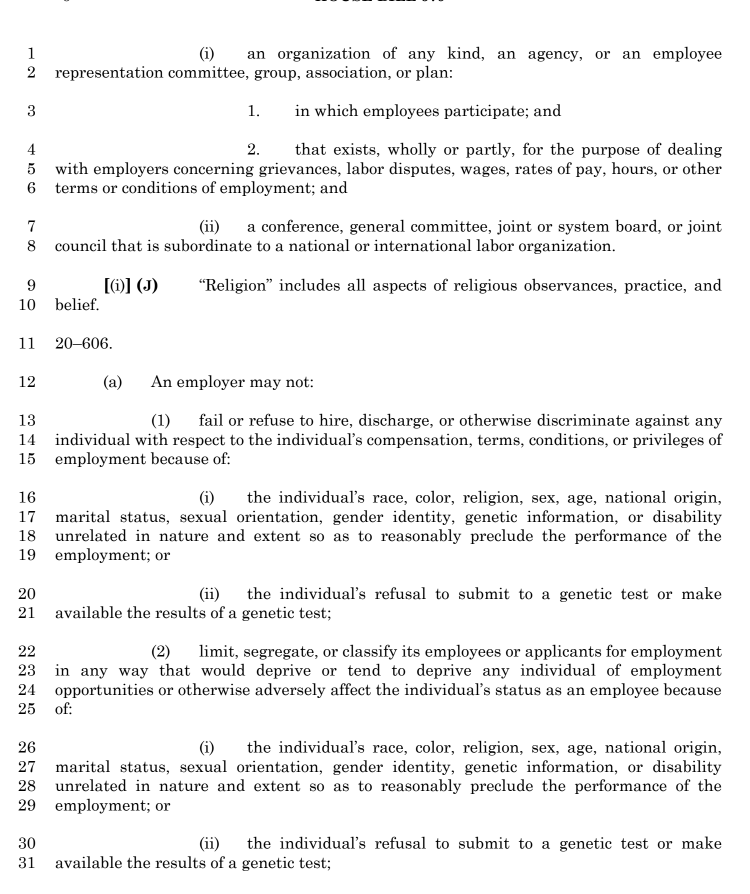
1	(I) AN OFFICIAL OR EMPLOYEE;						
2 3	(II) AN INTERN, A PAGE, OR A FELLOW IN ANY BRANCH OF STATE GOVERNMENT;						
4	(III) ANOTHER INDIVIDUAL REGULATED LOBBYIST; OR						
5	(IV) A CREDENTIALED MEMBER OF THE PRESS.						
6 7 8 9	SPECIAL ACCESS TO THE STATE LEGISLATIVE COMPLEX GRANTED TO A PERSON WHO VIOLATES THIS SUBSECTION OR A REGULATED LOBBYIST WHO VIOLATES §						
10 11	(I) THE SPEAKER OF THE HOUSE OR THE SPEAKER'S DESIGNEE;						
12 13	(II) THE PRESIDENT OF THE SENATE OR THE PRESIDENT'S DESIGNEE; OR						
14 15	(III) THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF LEGISLATIVE SERVICES OR THE EXECUTIVE DIRECTOR'S DESIGNEE.						
16	Article - State Government						
17	20–601.						
18	(a) In this subtitle the following words have the meanings indicated.						
19	(b) (1) "Disability" means:						
20 21	(i) 1. a physical disability, infirmity, malformation, or disfigurement that is caused by bodily injury, birth defect, or illness, including epilepsy; or						
22	2. a mental impairment or deficiency;						
23 24	(ii) a record of having a physical or mental impairment as otherwise defined under this subsection; or						
25 26	(iii) being regarded as having a physical or mental impairment as otherwise defined under this subsection.						
27	(2) "Disability" includes:						

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$\frac{1}{2}$	coordination;	(i)	1.	any degree of paralysis, amputation, or lack of physical		
3			2.	blindness or visual impairment;		
4			3.	deafness or hearing impairment;		
5			4.	muteness or speech impediment; and		
6 7	remedial applianc	e or de	5. vice; a	physical reliance on a service animal, wheelchair, or other and		
8 9	(ii) retardation and any other mental impairment or deficiency that may have necessitated remedial or special education and related services.					
10	(c) (1)	(c) (1) "Employee" means:				
11		(I)	an ir	ndividual employed by an employer; OR		
12 13	CONTRACTOR FO	(II) OR AN I	AN EMPL	INDIVIDUAL WORKING AS AN INDEPENDENT OYER.		
14 15						
16		(i)	an ir	ndividual elected to public office;		
17 18	personal staff;	(ii)	[an	individual chosen by an elected officer to be on the officer's		
19		(iii)]	an a	ppointee on the policy making level; or		
20 21						
22	(d) (1)	"Emp	oloyer'	'means:		
23		(i)	a pe	rson that:		
24			1.	is engaged in an industry or business; and		
25 26	each of 20 or more	e calend	2. dar we	A. has 15 or more employees for each working day in eeks in the current or preceding calendar year; OR		
27			В.	IF AN EMPLOYEE HAS FILED A COMPLAINT ALLEGING		

HARASSMENT, HAS ONE OR MORE EMPLOYEES FOR EACH WORKING DAY IN EACH OF

1 20 OR MORE CALENDAR WEEKS IN THE CURRENT OR PRECEDING CALENDAR YEAR; 2 and 3 (ii) an agent of a person described in item (i) of this paragraph. 4 **(2)** "Employer" includes the State to the extent provided in this title. 5 Except for a labor organization, "employer" does not include a bona fide (3)6 private membership club that is exempt from taxation under § 501(c) of the Internal Revenue Code. 7 8 (e) "Employment agency" means: (1) 9 that regularly undertakes (i) person with or without 10 compensation to procure: 11 1. employees for an employer; or 12 2. opportunities for employees to work for an employer; and 13 (ii) an agent of a person described in item (i) of this paragraph. 14 Except for the United States Employment Service and the system of State and local employment services receiving federal assistance, "employment agency" 15 16 does not include a unit of the United States, the State, or a political subdivision of the State. 17 "Genetic information" has the meaning stated in § 27-909(a)(3) of the (f) 18 Insurance Article. 19 "Genetic test" has the meaning stated in § 27–909(a)(5) of the Insurance (g) 20 Article. 21 "HARASSMENT" INCLUDES HARASSMENT BASED ON RACE, COLOR, 22RELIGION, ANCESTRY OR NATIONAL ORIGIN, SEX, AGE, MARITAL STATUS, SEXUAL 23ORIENTATION, GENDER IDENTITY, OR DISABILITY, AND RETAINS ITS JUDICIALLY 24DETERMINED MEANING, EXCEPT TO THE EXTENT IT IS EXPRESSLY OR IMPLIEDLY CHANGED IN THIS SUBTITLE. 25 26 [(h)] (I) (1) "Labor organization" means: 27 a labor organization engaged in an industry; and (i) 28 an agent of an organization described in item (i) of this (ii) 29 paragraph. 30 (2) "Labor organization" includes:



32 (3) request or require genetic tests or genetic information as a condition of 33 hiring or determining benefits; [or]

1 2	(4) fail or refuse to make a reasonable accommodation for the known disability of an otherwise qualified employee; OR						
3	(5) ENGAGE IN HARASSMENT OF AN EMPLOYEE.						
4	20-611.						
5	IN AN ACTION ALLEGING A VIOLATION OF THIS SUBTITLE BASED ON						
6	HARASSMENT, AN EMPLOYER IS LIABLE:						
7 8	(1) FOR THE ACTS OR OMISSIONS TOWARD AN EMPLOYEE OR APPLICANT FOR EMPLOYMENT COMMITTED BY AN INDIVIDUAL WHO:						
9	(I) UNDERTAKES OR RECOMMENDS TANGIBLE EMPLOYMENT						
10	ACTIONS AFFECTING THE EMPLOYEE OR AN APPLICANT FOR EMPLOYMENT,						
$\frac{1}{2}$	INCLUDING HIRING, FIRING, PROMOTING, DEMOTING, AND REASSIGNING THE EMPLOYEE OR AN APPLICANT FOR EMPLOYMENT; OR						
	EMI LOTEL ON THAT I DICTIVITY ON EMILEOTHEMAN, ON						
13	(II) DIRECTS, SUPERVISES, OR EVALUATES THE WORK						
4	ACTIVITIES OF THE EMPLOYEE; OR						
15	(2) IF THE NEGLIGENCE OF THE EMPLOYER LED TO THE HARASSMENT						
16	OR CONTINUATION OF HARASSMENT.						
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L 7	20–1004.						
18 19	(a) Any person claiming to be aggrieved by an alleged discriminatory act may file a complaint with the Commission.						
20	(b) The complaint shall:						
21	(1) be in writing;						
22	(2) state:						
23 24	(i) the name and address of the person or State or local unit alleged to have committed the discriminatory act; and						
25	(ii) the particulars of the alleged discriminatory act;						
26	(3) contain any other information required by the Commission; and						
27	(4) be signed by the complainant under oath.						

- 1 (c) (1) (I) [A] EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, A complaint shall be filed within 6 months after the date on which the alleged discriminatory act occurred.
- [(2)] (II) A complaint filed with a federal or local human relations commission within 6 months after the date on which the alleged discriminatory act occurred shall be deemed to have complied with SUBPARAGRAPH (I) OF this [subsection] PARAGRAPH.
- 8 (2) (I) A COMPLAINT ALLEGING HARASSMENT AGAINST AN 9 EMPLOYER SHALL BE FILED WITHIN 2 YEARS AFTER THE DATE ON WHICH THE 10 ALLEGED HARASSMENT OCCURRED.
- (II) A COMPLAINT FILED WITH A FEDERAL HUMAN RELATIONS
 COMMISSION WITHIN 6 MONTHS OR A LOCAL HUMAN RELATIONS COMMISSION
 WITHIN 2 YEARS AFTER THE DATE ON WHICH THE ALLEGED HARASSMENT
 OCCURRED SHALL BE DEEMED TO HAVE COMPLIED WITH SUBPARAGRAPH (I) OF
 THIS PARAGRAPH.
- 16 (d) The Commission, on its own motion, and by action of at least three commissioners, may issue a complaint in its name in the same manner as if the complaint had been filed by an individual, if:
- 19 (1) the Commission has received reliable information from an individual 20 that a person has been or is engaged in a discriminatory act; and
- 21 (2) after a preliminary investigation by the Commission's staff authorized 22 by the chair or vice—chair, the Commission is satisfied that the information warrants the 23 filing of a complaint.
- 24 20–1013.
- 25 (a) In addition to the right to make an election under § 20–1007 of this subtitle, a complainant may bring a civil action against the respondent alleging an unlawful employment practice, if:
- 28 (1) the complainant initially filed a timely administrative charge or a complaint under federal, State, or local law alleging an unlawful employment practice by 30 the respondent;
- 31 (2) at least 180 days have elapsed since the filing of the administrative 32 charge or complaint; and
- 33 (3) (I) EXCEPT AS PROVIDED IN ITEM (II) OF THIS PARAGRAPH, the civil action is filed within 2 years after the alleged unlawful employment practice occurred; 35 OR

1	(II)	IF THE COMPLAINT IS ALLEGING HARASSMENT, THE CIVI	(I
2	ACTION IS FILED WITH	N 3 YEARS AFTER THE ALLEGED HARASSMENT OCCURRED.	

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall be construed to preempt or prevail over any local ordinance, resolution, law, or rule that requires that an employer have more than one employee for purposes of a complaint alleging employment discrimination based on sexual harassment.

SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall be construed to apply only prospectively and may not be applied or interpreted to have any effect on or application to any cause of action arising before the effective date of this Act.

SECTION 4. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2019.