SENATE BILL 1061

K3, J1 4lr1460 CF HB 1084

By: Senator Ellis

Introduced and read first time: February 2, 2024

Assigned to: Finance

A BILL ENTITLED

1 AN ACT concerning

Employee A	Autoimmune	Disorde	er Protectior	ı Act

- FOR the purpose of prohibiting an employer from requiring an employee to work on—site at the employer's workplace if the employee provides documentation from a physician or other licensed health care practitioner that the employee has been diagnosed with an autoimmune disorder or other qualifying illness and certain other conditions are met; and generally relating to employment of individuals with autoimmune disorders.
- 9 BY adding to

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- 10 Article Labor and Employment
- 11 Section 3–103(n)
- 12 Annotated Code of Maryland
- 13 (2016 Replacement Volume and 2023 Supplement)
- 14 BY adding to
- 15 Article Labor and Employment
- Section 3–1801 through 3–1805 to be under the new subtitle "Subtitle 18. Employee
- 17 Autoimmune Disorder Protection Act"
- 18 Annotated Code of Maryland
- 19 (2016 Replacement Volume and 2023 Supplement)
- 20 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 21 That the Laws of Maryland read as follows:
- 22 Article Labor and Employment
- 23 3–103.

THE COMMISSIONER MAY CONDUCT AN INVESTIGATION TO DETERMINE 1 2 WHETHER SUBTITLE 18 OF THIS TITLE HAS BEEN VIOLATED ON RECEIPT OF A 3 WRITTEN COMPLAINT BY AN EMPLOYEE. SUBTITLE 18. EMPLOYEE AUTOIMMUNE DISORDER PROTECTION ACT. 4 3–1801. 5 6 (A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS 7 INDICATED. (1) "AUTOIMMUNE DISORDER" MEANS A CONDITION IN WHICH THE 8 (B) BODY'S IMMUNE SYSTEM ATTACKS AND DESTROYS HEALTHY BODY TISSUE. 9 "AUTOIMMUNE DISORDER" INCLUDES: 10 **(2)** 11 (I)**BRONCHIECTASIS**; 12 (II) CELIAC DISEASE; (III) GUILLAIN-BARRE SYNDROME; 13 14 (IV) HASHIMOTO'S THYROIDITIS; IDIOPATHIC PULMONARY FIBROSIS; (V) 15 (VI) LUPUS; 16 17 (VII) MULTIPLE SCLEROSIS; (VIII) MYASTHENIA GRAVIS; 18 19 (IX) PEMPHIGUS VULGARIS; AND 20 (X) RHEUMATOID ARTHRITIS. "EMPLOYER" INCLUDES A GOVERNMENTAL UNIT. 21(C) 22"ESSENTIAL INDUSTRY" MEANS AN INDUSTRY THAT HAS BEEN 23DETERMINED BY THE COMMISSIONER TO REQUIRE ON-SITE WORK AS PART OF ITS 24 CORE OPERATION.

"ESSENTIAL INDUSTRY" INCLUDES:

(2)

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1	(I) CH	EMICAL MANUFACTURING AND PROCESSING;
2	(II) CO	MMUNICATIONS AND INFORMATION TECHNOLOGY;
3	(III) EN	ERGY SERVICES;
4	(IV) FII	NANCIAL SERVICES;
5	(V) FII	RST RESPONDERS AND EMERGENCY SERVICES;
6	(VI) FO	OD AND AGRICULTURE;
7	(VII) HA	ZARDOUS MATERIALS HANDLING AND DISPOSAL;
8	(VIII) HE	ALTH CARE AND PUBLIC HEALTH;
9	(IX) LA	W ENFORCEMENT AND PUBLIC SAFETY;
10	(X) PU	BLIC WORKS AND INFRASTRUCTURE SUPPORT SERVICES;
11	(XI) TR	ANSPORTATION AND LOGISTICS;
12	(XII) WA	ATER AND WASTEWATER SERVICES; AND
13 14		Y OTHER INDUSTRY THE COMMISSIONER DESIGNATES AS
15	(E) "OTHER QUAL	IFYING ILLNESS" MEANS:
16 17	` '	OITION OR SYMPTOM CAUSED BY AN AUTOIMMUNE IPAIR AN EMPLOYEE PHYSICALLY OR MENTALLY; OR
18 19 20 21	PHYSICIAN OR OTHER LIC HAVE A DETRIMENTAL E	HER DISORDER OF THE IMMUNE SYSTEM THAT A ENSED HEALTH CARE PRACTITIONER DETERMINES MAY FFECT ON AN EMPLOYEE'S ABILITY TO SAFELY WORK ID FROM WORK.
22 23	(F) "SMALL EMPLOYEES.	OYER" MEANS AN EMPLOYER WHO EMPLOYS 20 OR FEWER

3-1802.

- THIS SUBTITLE DOES NOT APPLY TO AN EMPLOYER IN AN ESSENTIAL
- 2 INDUSTRY.
- 3 **3–1803.**
- 4 AN EMPLOYER MAY NOT REQUIRE AN EMPLOYEE TO WORK ON-SITE AT THE
- 5 EMPLOYER'S WORKPLACE IF:
- 6 (1) THE EMPLOYEE PROVIDES DOCUMENTATION FROM A PHYSICIAN 7 OR OTHER LICENSED HEALTH CARE PRACTITIONER THAT:
- 8 (I) THE EMPLOYEE HAS BEEN DIAGNOSED WITH AN
- 9 AUTOIMMUNE DISORDER OR ANY OTHER QUALIFYING ILLNESS; AND
- 10 (II) ON-SITE WORK, OR TRAVEL TO AND FROM THE WORKPLACE,
- 11 WOULD BE UNSAFE FOR THE EMPLOYEE; AND
- 12 (2) THE DUTIES OF THE EMPLOYEE MAY REASONABLY BE FULFILLED
- 13 AT THE HOME OF THE EMPLOYEE.
- 14 **3–1804.**
- 15 (A) (1) IF AN EMPLOYEE BELIEVES THAT THE EMPLOYER OF THE
- 16 EMPLOYEE HAS VIOLATED THIS SUBTITLE, THE EMPLOYEE MAY SUBMIT TO THE
- 17 COMMISSIONER A WRITTEN COMPLAINT THAT ALLEGES THE VIOLATION AND THAT
- 18 INCLUDES THE SIGNATURE OF THE EMPLOYEE.
- 19 (2) THE COMMISSIONER SHALL ACCEPT AS TIMELY AN ORAL
- 20 COMPLAINT MADE BY THE EMPLOYEE UNDER THE CIRCUMSTANCES DESCRIBED IN
- 21 PARAGRAPH (1) OF THIS SUBSECTION IF, WITHIN 7 BUSINESS DAYS AFTER THE ORAL
- 22 COMPLAINT IS MADE, THE EMPLOYEE SUBMITS A WRITTEN COMPLAINT THAT
- 23 INCLUDES THE SIGNATURE OF THE EMPLOYEE.
- 24 (3) AN EMPLOYEE SHALL FILE A COMPLAINT UNDER THIS
- 25 SUBSECTION WITHIN 30 DAYS AFTER THE ALLEGED DISCRIMINATION OCCURS.
- 26 (B) (1) ON RECEIPT OF A COMPLAINT UNDER SUBSECTION (A) OF THIS
- 27 SECTION, THE COMMISSIONER MAY INVESTIGATE.
- 28 (2) If, AFTER INVESTIGATION, THE COMMISSIONER DETERMINES
- 29 THAT AN EMPLOYER HAS VIOLATED THIS SUBTITLE, THE COMMISSIONER SHALL
- 30 FILE A COMPLAINT TO ENJOIN THE VIOLATION OR FOR OTHER APPROPRIATE RELIEF
- 31 IN THE CIRCUIT COURT FOR:

$\frac{1}{2}$	(I) THE COUNTY IN WHICH THE ALLEGED VIOLATION OCCURRED;				
3	(II) THE COUNTY IN WHICH THE EMPLOYER HAS ITS PRINCIPAL				
4	OFFICE; OR				
5	(III) BALTIMORE CITY.				
6	(3) WITHIN 90 DAYS AFTER THE COMMISSIONER RECEIVES A				
7	COMPLAINT, THE COMMISSIONER SHALL NOTIFY THE EMPLOYEE OF THE				
8	DETERMINATION UNDER THIS SUBSECTION.				
9	(C) IF THE COMMISSIONER DETERMINES THAT:				
10	(1) A SMALL EMDLOVED HAS VIOLATED THIS SUDTITLE THE SMALL				
11	(1) A SMALL EMPLOYER HAS VIOLATED THIS SUBTITLE, THE SMALL EMPLOYER SHALL BE SUBJECT TO A CIVIL PENALTY NOT EXCEEDING:				
	EMI BOTEM SIMBLE BE SEBSECT TO IT CIVIL TERMETT NOT EMELLEMING.				
12	(I) \$500 FOR THE FIRST VIOLATION; AND				
13	(II) \$1,000 FOR EACH SUBSEQUENT VIOLATION; OR				
14	(2) AN EMPLOYER OTHER THAN A SMALL EMPLOYER HAS VIOLATED				
15	THIS SUBTITLE, THE EMPLOYER SHALL BE SUBJECT TO A CIVIL PENALTY NOT				
16	EXCEEDING:				
17	(I) $$5,000$ FOR THE FIRST VIOLATION; AND				
18	(II) \$10,000 FOR EACH SUBSEQUENT VIOLATION.				
19	3–1805.				
20	THE DEPARTMENT SHALL ADOPT REGULATIONS TO IMPLEMENT THE				
21	PROVISIONS OF THIS SUBTITLE.				
	2 200 V 20202100 02				
22	SECTION 2. AND BE IT FURTHER ENACTED, That the Maryland Department of				
23	Labor shall adopt the regulations required under § 3–1805 of the Labor and Employment				
24	Article, as enacted by Section 1 of this Act, on or before June 1, 2025.				
25	SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect				
26	October 1, 2024.				