Introduced 01.02.2024
Public Hearing Oliver Journ
Council Action 03.04.2024
Executive Action
Effective Date OS. O.

County Council of Howard County, Maryland

2024 Legislative Session

Legislative Day No. 1

Bill No. 3 -2024

Introduced by: The Chairperson at the request of the County Executive

AN ACT imposing a cap on the amount of damages that can be awarded to a person aggrieved by a prohibited employment action; and generally relating causes of action and the award of civil remedies.

Introduced and read first time
Having been posted and notice of time & place of hearing & title of Bill having been published according to Charter, the Bill was read for a second time at a public hearing on
This Bill was read the third time on, 2024 and Passed, Passed with amendments, Failed By orderMichelle Harrod, Administrator
Sealed with the County Seal and presented to the County Executive for approval this day of da
By order Michelle Harrod, Administrator
Approved/Vetoed by the County Executive (o, 2024) Calvin Ball, County Executive

NOTE: [[text in brackets]] indicates deletions from existing law; TEXT IN SMALL CAPITALS indicates additions to existing law; Strike-out indicates material deleted by amendment; <u>Underlining</u> indicates material added by amendment.

Tabled Feb 5, 2024 Muchulu Garand

1	Section 1. Be It Enacted by the County Council of Howard County, Maryland that the
2	following provisions of the Howard County Code are amended:
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4	Title 12. Health and Social Services.
5	Section 12.212. "Unfair employment practices, unfair public accommodation
6	practices, unfair law enforcement practices, unfair financing practices—
7	Complaint, investigation, conciliation, decision and order, administrative
8	hearing, subpoena power and enforcement."
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10	Title 12. Health and Social Services .
11	Section 12.217 "Nonexclusive remedy"
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13	Title 12. Health and Social Services.
14	Subtitle 2. Human Rights.
15	
16	Section 12.212 Unfair employment practices, unfair public accommodation
17	practices, unfair law enforcement practices, unfair financing practices—Complaint,
18	investigation, conciliation, decision and order, administrative hearing, subpoena
19	power and enforcement.
20	I. Complaint:
21	(a) Right to file. Any person claiming to be aggrieved by an alleged unlawful act in
22	violation of this subtitle may file a complaint within the following time period:
23	(1) For alleged unfair employment practices, a complaint shall be filed within 300
24	days after the alleged violation has occurred or has been discovered by the
25	complainant; or
26	(2) For alleged unfair public accommodation practices, unfair law enforcement
27	practices, or unfair financing practices, a complaint shall be filed within six
28	months after the alleged violation has occurred or has been discovered by the
29	complainant.
30	(b) Form of complaint. All complaints shall be filed in writing, under oath, and shall
31	be upon a form provided by the Office.

- 1 (c) Where to file. Complaints shall be filed with the Office.
- (d) Content of complaint. The complaint shall state the name and address of the
 complainant and the respondent and other pertinent information as required by the
 Administrator.
 - (e) *Amendment of complaint*. The complainant may reasonably amend the complaint at any time after it is filed.
 - (f) *Withdrawal of complaint*. The complainant may withdraw the complaint at any time by filing written notice with the Office.
 - II. Settlement. The parties may settle the complaint at any time.
- 10 III. *Investigation*, *Determination and Conciliation*:
 - (a) Consideration of complaint:

- (1) The Administrator shall consider all complaints filed.
- (2) Within 15 days of the filing of a complaint, the Administrator shall determine through analysis of law and preliminary investigation if the facts alleged are sufficient to establish that a violation of this subtitle may have occurred. The Administrator may contact the respondent in this determination.
- (b) Dismissal of complaint:
 - (1) If the Administrator determines that the facts alleged are insufficient to establish that a violation of this subtitle may have occurred, the Administrator shall dismiss the complaint.
 - (2) If the complaint is dismissed, the Administrator shall send a dismissal letter by certified mail to the complainant stating the fact of dismissal, the reasons for dismissal and the process for the complainant to seek reconsideration of the Administrator's decision by the Human Rights Commission. The Administrator shall send a copy of the dismissal letter by certified mail to the respondent.
 - (3) If the complainant seeks reconsideration of the Administrator's dismissal of the complaint, the complainant must send a letter to the Chairperson of the Human Rights Commission within 15 days of receipt of the dismissal letter stating the reasons the complainant disagrees with the dismissal of the complaint.

(4) Within 15 days of the reconsideration request, the Chairperson of the Commission shall schedule a meeting with the complainant. The Commission shall send written notification of the date, place, and time of the meeting to the Complainant by certified mail. At least two other Commissioners shall be present at the meeting in addition to the Administrator and the Commission's legal advisor.

- a. If the Chairperson and the Commissioners determine that the complaint should be investigated, the Chairperson shall so state in a letter to the Administrator with a copy to the complainant. The Administrator shall proceed with an investigation of the complaint.
- b. If the Chairperson and the Commissioners determine that the complaint should be dismissed, the Chairperson shall so state in a letter sent by certified mail to the complainant with a copy to the Administrator.
- (5) If the Commission dismisses the complaint, and the complainant wishes to pursue the matter, the complainant may bring a suit seeking a declaratory judgment in the Circuit Court for Howard County.
- (c) Authorization of complaint for investigation. If the Administrator determines that the facts alleged are sufficient to establish that a violation of this subtitle may have occurred, the Administrator shall authorize the complaint for investigation.
- (d) Determination after investigation. Within 180 days of the authorization of a complaint for investigation, the Administrator shall issue written findings of the results of the investigation which shall state whether or not there is reasonable cause to believe that a violation of this subtitle may have occurred. Due to exigent circumstances, the time period may be extended for an additional 180 days at the discretion of the Administrator. The findings shall:
 - (1) Summarize the factual background of the case.
 - (2) Contain the basis for the finding of reasonable cause or no reasonable cause.
 - (3) Outline the next appropriate steps as provided in subsections 12.212III(e) and (f) of this subtitle.
 - (4) Be sent by certified mail to all parties.
- (e) Findings of reasonable cause and conciliation:

- 1 (1) Within 30 days of a finding of reasonable cause to believe that a violation of 2 this subtitle may have occurred, the Administrator shall attempt to rectify the 3 violation by conference, conciliation and persuasion.
 - (2) Any conciliation agreement for elimination of the violation shall be reduced to a legally enforceable written instrument signed by the complainant, respondent and the Administrator or their authorized representatives.
 - (3) If no conciliation agreement is reached, the Administrator shall notify all parties by certified mail of the failure to conciliate and shall refer the matter to the Commission for a public administrative hearing under the provisions of subsection IV. below.
 - (f) *Findings of no reasonable cause*. With the finding of no reasonable cause to believe that a violation of this subtitle may have occurred, the Administrator will issue a decision and order:
 - (1) Advising the parties of their right, within 20 days of the finding, to request an administrative appeal hearing before the Commission;
 - (2) Detailing the method for requesting the hearing; and
 - (3) Requiring any prospective appellant to list the reasons for appeal.

18 IV. Administrative Hearings:

- (a) *Failure to conciliate*. The Human Rights Commission shall hold an administrative hearing in case of failure to reach an agreement for the rectification of violations under subsection 12.212III(e) above.
- (b) After issuance of finding of no reasonable cause. The Commission may hold an administrative hearing upon the request of any party if the Administrator has issued a finding of no reasonable cause.
 - (c) *Certification of file, transmittal of documents*. The Administrator shall certify the entire file and his/her finding and transmit the documents to the Commission.
- (d) *Distribution of complaint*. The Chairperson of the Commission shall send all parties a copy of the complaint requiring the respondent to answer the charges at a public hearing.
- (e) *Notice*. The Chairperson shall issue and serve on all parties a notice, by certified mail, giving the time and place of the public hearing before the Commission.

1 (f) *Rules and procedure*. The Commission shall conduct the hearing in accordance with its rules of procedure and applicable law. All hearings are de novo.

- (g) *Oaths, subpoenas*. In the administration and enforcement of its duties, the Commission may administer oaths and issue subpoenas using the same standards and procedures as in subsection VI. of this section.
- (h) *Consideration of evidence; purpose*. The Commission shall consider all evidence to determine whether the respondent has engaged in act(s) which violate the provisions of this subtitle.
- (i) Dismissal—Decision and order. If the Commission finds that the respondent has not engaged in acts which violate the provisions of this subtitle, it shall issue a written decision and order, stating its findings of fact and ordering the dismissal of the complaint. The Commission shall serve each party with the decision and order.
- (j) Violations; decision and order; appropriate action. If the Commission finds that the respondent has engaged in acts which violate the provisions of this subtitle, it shall issue a written decision and order stating its findings, ordering the respondent to cease and desist from the act(s) and ordering appropriate action to carry out the purposes of this subtitle. The Commission shall serve each party with the decision and order.
 - (1) Affirmative action. Subject to the limit set forth in Section 12.217III of this Subtitle regarding unfair employment practices, the [[The]] affirmative action ordered by the Commission may include, but is not limited to:
 - (i) Reinstatement or hiring of employees.
 - (ii) Back pay (payable by the employer, employment agency or labor organization responsible for the unlawful employment practice). The claimant's interim earnings (or amounts earnable with reasonable diligence) shall operate to reduce monetary relief otherwise allowable.
- (iii)Reasonable and customary attorney's fees.
- (iv)Nonmonetary relief.
- (v) Any other equitable relief that is deemed appropriate.

V. Appeal:

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- (a) Right to appeal. Within 30 days of the Commission's issuance of a decision and
 order, any party to the proceeding may appeal the decision and order to the
 Circuit Court of Howard County.
 - (b) *Procedure*. Appeals shall be in accordance with the Maryland Rules of Procedure providing for appeals from administrative agencies.
 - (c) *Legal representation*. The Commission shall be a party to all appeals and shall be represented at any such hearing by the County Office of Law.

9 VI. Oaths and Subpoena Powers:

- (a) *Administrator*. In the administration and enforcement of any of the provisions of this subtitle, the Administrator may administer oaths and issue subpoenas to compel:
- The attendance and testimony of witnesses, and
- The production of records and documents relevant and necessary for proceedings under this subtitle.
 - (b) *Service of subpoena*. Any subpoena shall be forwarded for service to the sheriff or deputy sheriff of the political subdivision in which is located the residence of the person or the main office of the firm, association, partnership or corporation to whom the subpoena is issued.
 - (c) *Enforcement of subpoena*. In case of disobedience to the subpoena, the Administrator, represented by the Office of Law, shall apply to a court of competent jurisdiction for an order to enforce the subpoena.

23 VII. *Injunctive Relief*:

- 24 (a) *Civil action*. If, after the filing of a complaint, the Administrator reasonably
 25 believes that civil action to preserve the status quo or to prevent irreparable harm
 26 is advisable, the Administrator may bring any action necessary to preserve the
 27 status quo or to prevent the irreparable harm.
- 28 (b) *Legal representation*. The Administrator shall be represented by the Office of Law.

- 1 (c) *Circuit Court for Howard County*. Any action, including but not limited to an
 2 action to obtain temporary injunctive relief, shall be brought in the Circuit Court
 3 for Howard County.
- 4 VIII. Enforcement. If any respondent refuses to comply with a decision and order of the
- 5 Commission, the Commission may bring an action in the Circuit Court for Howard
- 6 County to enforce compliance with the decision and order.

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8 Section 12.217. Nonexclusive remedy.

- 9 I. *Rights*. The provisions of this subtitle vest in all persons in Howard County the right to be free of any practices prohibited by this subtitle.
- 11 II. Action at Law. Any person who is aggrieved by an act prohibited by this subtitle
- may bring an action in law or in equity in the Circuit Court for Howard County to
- seek damages, including counsel fees, redress of injury or injunctive relief arising
- out of any such prohibited act.
- 15 III. LIMIT ON DAMAGES FOR UNLAWFUL EMPLOYMENT PRACTICES. THE SUM OF THE AMOUNT
- 16 OF COMPENSATORY DAMAGES AWARDED TO EACH COMPLAINANT AGGRIEVED BY AN
- 17 UNLAWFUL EMPLOYMENT PRACTICE PROHIBITED BY SECTION 12.208 OF THIS SUBTITLE
- 18 FOR FUTURE PECUNIARY LOSSES, EMOTIONAL PAIN, SUFFERING, INCONVENIENCE,
- 19 MENTAL ANGUISH, LOSS OF ENJOYMENT OF LIFE, OR NONPECUNIARY LOSSES, MAY NOT
- 20 EXCEED:
- 21 (a) \$50,000, if the respondent employs not fewer than $\frac{15}{1}$ five and not more
- Than 100 employees in each of 20 or more calendar weeks in the current
- OR PRECEDING CALENDAR YEAR;
- 24 (B) \$100,000, IF THE RESPONDENT EMPLOYS NOT FEWER THAN 101 AND NOT MORE
- 25 THAN 200 EMPLOYEES IN EACH OF 20 OR MORE CALENDAR WEEKS IN THE CURRENT
- OR PRECEDING CALENDAR YEAR;
- (c) \$200,000, if the respondent employs not fewer than 201 and not more
- Than 500 employees in each of 20 or more calendar weeks in the current
- 29 OR PRECEDING CALENDAR YEAR; AND

1	(d) $\$300,\!000$, if the respondent employs not fewer than 501 employees in each
2	of $20\mathrm{or}$ more calendar weeks in the current or preceding calendar
3	YEAR.
4	[[III]] IV. Termination of Administrative Process. If the aggrieved person brings an
5	action before the Circuit Court of Howard County or any other court of competent
6	jurisdiction, in a matter which is pending before the Office or the Commission, the
7	Office or Commission shall close the case and cease all proceedings on the matter.
8	
9	Section 3. And Be It Further Enacted by the County Council of Howard County,
10	Maryland, that this Act shall become effective 61 days after its enactment.

Amendment ____ to Council Bill No. 3-2024

BY: The Chairperson at the Request of the County Executive

Legislative Day 2 Date: February 5, 2024

Amendment No.

(This Amendment aligns the limit on damages with the size of employers covered by the County's Human Rights Law.)

On page 7, in line 21, strike "15" and substitute "FIVE".

I certify this is a true copy of

passed on _

Council Administrator

BY THE COUNCIL

This Bit, having been approved by the Executive and returned to the Council, stands enacted on 2024.
Michelle R. Harrod, Administrator to the County Council
BY THE COUNCIL
This Bill, having been passed by the yeas and nays of two-thirds of the members of the Council notwithstanding the objections of the Executive, stands enacted on
Michelle R. Harrod, Administrator to the County Council
BY THE COUNCIL
This Bill, having received neither the approval nor the disapproval of the Executive within ten days of its presentation, stands enacted on
Michelle R. Harrod, Administrator to the County Council
BY THE COUNCIL
This Bill, not having been considered on final reading within the time required by Charter, stands failed for want of consideration on
Diane Schwartz Jones, Administrator to the County Council
BY THE COUNCIL
This Bill, having been disapproved by the Executive and having failed on passage upon consideration by the Council stands failed on, 2024.
Michelle R. Harrod, Administrator to the County Council
BY THE COUNCIL
This Bill, the withdrawal of which received a vote of two-thirds (2/3) of the members of the Council, is withdrawn from further consideration on
Michelle R. Harrod, Administrator to the County Council

Introduced DI. 62. 2024	
Public Hearing 01.16 202	4
Public Hearing	-1
Council Action —	_
Executive Action —	-
Effective Date	_

County Council of Howard County, Maryland

2024 Legislative Session

Legislative Day No. ____

Bill No. 3 -2024

Introduced by: The Chairperson at the request of the County Executive

AN ACT imposing a cap on the amount of damages that can be awarded to a person aggrieved by a prohibited employment action; and generally relating causes of action and the award of civil remedies.

	E419
Introduced and read first time	posted and hearing scheduled.
By or	
	Michelle Harrod, Administrator
Having been posted and notice of time & place of hearing & title of Bill	having been published according to Charter, the Bill was read for a
second time at a public hearing on	
By or	rder Mychally Harrod
	Michelle Harrod, Administrator
This Bill was read the third time on, 2024 and Passed	, Passed with amendments, Failed
By or	rder Michelle Harrod, Administrator
	Michelle Harrod, Administrator
Sealed with the County Seal and presented to the County Executive for a	approval thisday of, 2024 at a.m./p.m.
By or	der
5)	Michelle Harrod, Administrator
Approved/Vetoed by the County Executive	4
	Calvin Ball, County Executive

NOTE: [[text in brackets]] indicates deletions from existing law; TEXT IN SMALL CAPITALS indicates additions to existing law; Strike-out indicates material deleted by amendment; <u>Underlining</u> indicates material added by amendment.

Tabled Feb 5, 2024 mobile clarry

1	Section 1. Be It Enacted by the County Council of Howard County, Maryland that the
2	following provisions of the Howard County Code are amended:
3	SOLUTION
4	Title 12. Health and Social Services.
5	Section 12.212. "Unfair employment practices, unfair public accommodation
6	practices, unfair law enforcement practices, unfair financing practices—
7	Complaint, investigation, conciliation, decision and order, administrative
8	hearing, subpoena power and enforcement."
9	
10	Title 12. Health and Social Services
11	Section 12.217 "Nonexclusive remedy"
12	
13	Title 12. Health and Social Services.
14	Subtitle 2. Human Rights.
15	
16	Section 12.212 Unfair employment practices, unfair public accommodation
17	practices, unfair law enforcement practices, unfair financing practices—Complaint
18	investigation, conciliation, decision and order, administrative hearing, subpoena
19	power and enforcement.
20	I. Complaint:
21	(a) Right to file. Any person claiming to be aggrieved by an alleged unlawful act in
22	violation of this subtitle may file a complaint within the following time period:
23	(1) For alleged unfair employment practices, a complaint shall be filed within 300
24	days after the alleged violation has occurred or has been discovered by the
25	complainant; or
26	(2) For alleged unfair public accommodation practices, unfair law enforcement
27	practices, or unfair financing practices a complaint shall be filed within six
28	months after the alleged violation has occurred or has been discovered by the
29	complainant.
30	(b) Form of complaint. All complaints shall be filed in writing, under oath, and shall
31	be upon a form provided by the Office.

(c) Where to file. Complaints shall be filed with the Office. 1 2 (d) Content of complaint. The complaint shall state the name and address of the complainant and the respondent and other pertinent information as required by the 3 Administrator. (e) Amendment of complaint. The complainant may reasonably amend the complaint 5 at any time after it is filed. 6 (f) Withdrawal of complaint. The complainant may withdraw the complaint at any 7 8 time by filing written notice with the Office. II. Settlement. The parties may settle the complaint at any time. 9 10 III. Investigation, Determination and Conciliation: (a) Consideration of complaint: 11 (1) The Administrator shall consider all complaints filed. 12 (2) Within 15 days of the filing of a complaint, the Administrator shall determine 13 through analysis of law and preliminary investigation if the facts alleged are 14 sufficient to establish that a violation of this subtitle may have occurred. The 15 Administrator may contact the respondent in this determination. 16 17 (b) Dismissal of complaint: (1) If the Administrator determines that the facts alleged are insufficient to 18 establish that a violation of this subtitle may have occurred, the Administrator 19 20 shall dismiss the complaint. (2) If the complaint is dismissed, the Administrator shall send a dismissal letter 21 by certified mail to the complament stating the fact of dismissal, the reasons 22 23 for dismissal and the process for the complainant to seek reconsideration of the Administrator's decision by the Human Rights Commission. The 24 Administrator shall send a copy of the dismissal letter by certified mail to the 25 respondent. 26 (3) If the complainant seeks econsideration of the Administrator's dismissal of 27 the complaint, the compainant must send a letter to the Chairperson of the 28 Human Rights Commission within 15 days of receipt of the dismissal letter 29 30 stating the reasons the complainant disagrees with the dismissal of the

complaint.

(4) Within 15 days of the reconsideration request, the Chairperson of the Commission shall schedule a meeting with the complainant. The Commission shall send written notification of the date, place, and time of the meeting to the Complainant by certified mail. At least two other Commissioners shall be present at the meeting in addition to the Administrator and the Commission's legal advisor.

- a. If the Chairperson and the Commissioners determine that the complaint should be investigated, the Chairperson shall so state in a letter to the Administrator with a copy to the complainant. The Administrator shall proceed with an investigation of the complaint.
- b. If the Chairperson and the Commissioners determine that the complaint should be dismissed, the Chairperson shall so state in a letter sent by certified mail to the complainant with a copy to the Administrator.
- (5) If the Commission dismisses the complaint, and the complainant wishes to pursue the matter, the complainant may bring a suit seeking a declaratory judgment in the Circuit Court for Howard County.
- (c) Authorization of complaint for investigation. If the Administrator determines that the facts alleged are sufficient to establish that a violation of this subtitle may have occurred, the Administrator shall authorize the complaint for investigation.
- (d) Determination after investigation. Within 180 days of the authorization of a complaint for investigation, the Administrator shall issue written findings of the results of the investigation which shall state whether or not there is reasonable cause to believe that a violation of this subtitle may have occurred. Due to exigent circumstances, the time period may be extended for an additional 180 days at the discretion of the Administrator. The findings shall:
 - (1) Summarize the factual background of the case.
 - (2) Contain the basis for the finding of easonable cause or no reasonable cause.
 - (3) Outline the next appropriate steps as provided in subsections 12.212III(e) and (f) of this subtitle.
 - (4) Be sent by certified mail to all parties.
- (e) Findings of reasonable cause and conciliation:

- (1) Within 30 days of a finding of reasonable cause to believe that a violation of this subtitle may have occurred, the Administrator shall attempt to rectify the violation by conference, conciliation and persuasion.
 (2) Any conciliation agreement for elimination of the violation shall be reduced to a legally enforceable written instrument signed by the complainant, respondent and the Administrator or their authorized representatives.
 (3) If no conciliation agreement is reached, the Administrator shall notify all parties by certified mail of the failure to conciliate and shall refer the matter to
 - (3) If no conciliation agreement is reached, the Administrator shall notify all parties by certified mail of the failure to conciliate and shall refer the matter to the Commission for a public administrative hearing under the provisions of subsection IV. below.
 - (f) *Findings of no reasonable cause*. With the finding of no reasonable cause to believe that a violation of this subtitle may have occurred, the Administrator will issue a decision and order:
 - (1) Advising the parties of their right, within 20 days of the finding, to request an administrative appeal hearing before the Commission;
 - (2) Detailing the method for requesting the hearing; and
 - (3) Requiring any prospective appellant to list the reasons for appeal.

IV. Administrative Hearings:

- (a) *Failure to conciliate*. The Human Rights Commission shall hold an administrative hearing in case of failure to reach an agreement for the rectification of violations under subsection 12.212III(e) above.
- (b) After issuance of finding of no reasonable cause. The Commission may hold an administrative hearing upon the request of any party if the Administrator has issued a finding of no reasonable cause.
- (c) *Certification of file, transmittal of documents*. The Administrator shall certify the entire file and his/her finding and transmit the documents to the Commission.
- (d) *Distribution of complaint*. The Chairperson of the Commission shall send all parties a copy of the complaint requiring the respondent to answer the charges at a public hearing.
- (e) *Notice*. The Chairperson shall issue and serve on all parties a notice, by certified mail, giving the time and place of the public hearing before the Commission.

1 (f) *Rules and procedure*. The Commission shall conduct the hearing in accordance 2 with its rules of procedure and applicable law. All hearings are de novo.

- (g) *Oaths, subpoenas*. In the administration and enforcement of its duties, the Commission may administer oaths and issue subpoenas using the same standards and procedures as in subsection VI. of this section.
- (h) Consideration of evidence; purpose. The Commission shall consider all evidence to determine whether the respondent has engaged in act(s) which violate the provisions of this subtitle.
- (i) Dismissal—Decision and order. If the Commission finds that the respondent has not engaged in acts which violate the provisions of this subtitle, it shall issue a written decision and order, stating its findings of fact and ordering the dismissal of the complaint. The Commission shall serve each party with the decision and order.
- (j) Violations; decision and order, appropriate action. If the Commission finds that the respondent has engaged in acts which violate the provisions of this subtitle, it shall issue a written decision and order stating its findings, ordering the respondent to cease and desist from the act(s) and ordering appropriate action to carry out the purposes of this subtitle. The Commission shall serve each party with the decision and order.
 - (1) Affirmative action. Subject to the limit set forth in Section 12.217III of this Subtitle regarding unfair employment practices, the [[The]] affirmative action ordered by the Commission may include, but is not limited to:
 - (i) Reinstatement or hiring of employees.
 - (ii) Back pay (payable by the employer, employment agency or labor organization responsible for the unlawful employment practice). The claimant's interim earnings (or amounts earnable with reasonable diligence) shall operate to reduce monetary relief otherwise allowable.
 - (iii)Reasonable and customary attorney's fees.
 - (iv)Nonmonetary relief.
 - (v) Any other equitable relief that is deemed appropriate.

V. Appeal:

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- 2 (a) Right to appeal. Within 30 days of the Commission's issuance of a decision and order, any party to the proceeding may appeal the decision and order to the 3 Circuit Court of Howard County. 4
- (b) *Procedure*. Appeals shall be in accordance with the Maryland Rules of Procedure 5 providing for appeals from administrative agencies.
 - (c) Legal representation. The Commission shall be a party to all appeals and shall be represented at any such hearing by the County Office of Law.

9 VI. Oaths and Subpoena Powers:

- (a) Administrator. In the administration and enforcement of any of the provisions of this subtitle, the Administrator may administer oaths and issue subpoenas to compel:
- 13 The attendance and testimony of witnesses, and
- The production of records and documents relevant and necessary for proceedings 14 15 under this subtitle.
 - (b) Service of subpoena. Any subpoena shall be forwarded for service to the sheriff or deputy sheriff of the political subdivision in which is located the residence of the person or the main office of the firm, association, partnership or corporation to whom the subpoena is issued.
 - (c) Enforcement of subpoena. In case of disobedience to the subpoena, the Administrator, represented by the Office of Law, shall apply to a court of competent jurisdiction for an order to enforce the subpoena.

23 VII. *Injunctive Relief*:

- 24 (a) Civil action. If, after the pling of a complaint, the Administrator reasonably 25 believes that civil action to preserve the status quo or to prevent irreparable harm 26 is advisable, the Administrator may bring any action necessary to preserve the 27 status quo or to prevent the irreparable harm.
- (b) Legal representation. The Administrator shall be represented by the Office of 28 29 Law.

- 1 (c) Circuit Court for Howard County. Any action, including but not limited to an
 2 action to obtain temporary injunctive relief, shall be brought in the Circuit Court
 3 for Howard County.
- 4 VIII. Enforcement. If any respondent refuses to comply with a decision and order of the
- 5 Commission, the Commission may bring an action in the Circuit Court for Howard
- 6 County to enforce compliance with the decision and order.

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8 Section 12.217. Nonexclusive remedy.

- 9 I. *Rights*. The provisions of this subtitle vest in all persons in Howard County the right to be free of any practices prohibited by this subtitle.
- II. Action at Law. Any person who is aggrieved by an act prohibited by this subtitle
 may bring an action in law or in equity in the Circuit Court for Howard County to
- seek damages, including counsel fees, redress of injury or injunctive relief arising
- out of any such prohibited act.
- 15 III. LIMIT ON DAMAGES FOR UNLAWFUL EMPLOYMENT PRACTICES. THE SUM OF THE AMOUNT
- 16 OF COMPENSATORY DAMAGES AWARDED TO EACH COMPLAINANT AGGRIEVED BY AN
- 17 UNLAWFUL EMPLOYMENT PRACTICE PROHIBITED BY SECTION 12.208 OF THIS SUBTITLE
- 18 FOR FUTURE PECUNIARY LOSSES, EMOTIONAL PAIN, SUFFERING, INCONVENIENCE,
- 19 MENTAL ANGUISH, LOSS OF ENJOYMENT OF LIFE, OR NONPECUNIARY LOSSES, MAY NOT
- 20 EXCEED:
- 21 (a) \$50,000, if the respondent employs not fewer than 15 and not more than
- 22 100 EMPLOYEES IN EACH OF 20 OR MORE CALENDAR WEEKS IN THE CURRENT OR
- 23 PRECEDING CALENDAR YEAR;
- 24 (B) \$100,000, IF THE RESPONDENT EMPLOYS NOT FEWER THAN 101 AND NOT MORE
- 25 THAN 200 EMPLOYEES IN EACH OF 20 OR MORE CALENDAR WEEKS IN THE CURRENT
- OR PRECEDING CALENDAR YEAR;
- (C) \$200,000, if the respondent employs not fewer than 201 and not more
- THAN 500 EMPLOYEES IN EACH OF 20 OR MORE CALENDAR WEEKS IN THE CURRENT
- OR PRECEDING CALENDAR YEAR; AND

1	(d) \$300,000, if the respondent employs not fewer than 501 employees in each
2	OF 20 OR MORE CALENDAR WEEKS IN THE CURRENT OR PRECEDING CALENDAR
3	YEAR.
4	[[III]] IV. Termination of Administrative Process. If the aggrieved person brings an
5	action before the Circuit Court of Howard County or any other court of competent
6	jurisdiction, in a matter which is pending before the Office or the Commission, the
7	Office or Commission shall close the case and cease all proceedings on the matter.
8	
9	Section 3. And Be It Further Enacted by the County Council of Howard County,
10	Maryland, that this Act shall become effective 61 days after its enactment.