## STATE OF NEW YORK

7913

## IN SENATE

January 3, 2024

Introduced by Sens. PARKER, COMRIE, HOYLMAN-SIGAL, KRUEGER, SERRANO -read twice and ordered printed, and when printed to be committed to the Committee on Environmental Conservation

AN ACT to amend the environmental conservation law, in relation to granting private citizens the right to initiate civil enforcement actions for violations of such law

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Article 71 of the environmental conservation law is amended by adding a new title 45 to read as follows:

TITLE 45

## PRIVATE ENVIRONMENTAL

LAW ENFORCEMENT ACT

Section 71-4501. Enforcement by private citizens.

71-4503. Notice of action.

8 71-4505. Intervention.

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71-4507. Approval of settlements.

10 71-4509. Costs, fees and penalties.

71-4511. Applicability in the Adirondack park. 11

71-4513. Savings clause.

13 § 71-4501. Enforcement by private citizens.

1. Except as otherwise provided in section 71-4503 of this title, any 15 person who has suffered or may suffer an injury in fact, regardless of 16 whether such injury is different in kind or degree from that suffered by 17 the public at large, may commence a civil action in a court of competent jurisdiction for injunctive and declaratory relief pursuant to subdivision two of this section against any person for any violation of an 19 20 <u>administrative or court order compelling that person to investigate or</u> 21 remediate an inactive hazardous waste disposal site pursuant to title 13 22 of article 27 of this chapter, or for a violation of the following 23 provisions of or any rule, regulation, permit, certificate or order

24 <u>promulgated or issued pursuant to:</u>

a. section 15-0501, 15-0503 or 15-0505 of this chapter; or

b. title 27 of article 15 of this chapter; or

EXPLANATION -- Matter in italics (underscored) is new; matter in brackets [-] is old law to be omitted.

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- 1 c. title 5, 7, 8, 10 or 17 of article 17 of this chapter; or
- 2 d. article 19 of this chapter; or
- 3 e. article 23 of this chapter; or
- 4 <u>f. article 24 of this chapter; or</u>
- 5 g. article 25 of this chapter; or
- 6 h. title 3, 7, 9 or 15 of article 27 of this chapter; or
- 7 <u>i. article 33 of this chapter; or</u>
  - j. article 37 of this chapter; or
- 9 <u>k. article 40 of this chapter.</u>

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- 2. In any action commenced pursuant to subdivision one of this section, the court may issue declaratory and/or injunctive relief for each violation found. The judgment in any such action may also impose such conditions on the defendant as are necessary to assure compliance with such law, rule, regulation, permit, certificate or order within a reasonable time period.
- 3. No person shall commence a civil action pursuant to subdivision one of this section unless the alleged violation could be subject to a judicial enforcement action or administrative enforcement proceeding brought by or on behalf of the department, the state of New York, the commissioner, or the commissioner's designee.
  - 4. No action may be brought against the state or any of its departments, agencies or bureaus or any of its political subdivisions or any public authority pursuant to this title except in their capacity as owner or operator of a pollution source or as a person responsible for the investigation or remediation of an inactive hazardous waste disposal site pursuant to title 13 of article 27 of this chapter.
- 27 <u>§ 71-4503</u>. Notice of action.
- 28 <u>1. Except as provided in subdivision two of this section, no action</u>
  29 <u>may be commenced under subdivision one of section 71-4501 of this title:</u>
- a. prior to sixty days after written notice by certified mail, return 30 31 receipt requested, has been given by the plaintiff to the commissioner, 32 the attorney general, and any person alleged to be in violation of any law, rule, regulation, permit, certificate or order. Such written notice 33 34 shall be given in such a manner as the commissioner may prescribe by regulation, and shall identify any person alleged to be in violation of 35 36 any such law, rule, regulation, permit, certificate or order as set 37 forth in subdivision one of section 71-4501 of this title and shall describe with reasonable particularity the activity or condition 38 39 complained of including, where appropriate, data or test results in the 40 possession of the plaintiff which describe such alleged violation; or
  - b. if the commissioner or the commissioner's designee, at any time prior to the end of the sixty day notice period prescribed in paragraph a of this subdivision or prior to commencement of such action, whichever is later and upon written notice to the person who provided the notice prescribed in paragraph a of this subdivision, has commenced and is actively prosecuting an administrative enforcement proceeding pursuant to this chapter relative to the alleged violation; or
- c. if the attorney general, at any time prior to the end of the sixty
  day notice period prescribed in paragraph a of this subdivision or prior
  to commencement of such action, whichever is later, and upon written
  notice to the person who provided the notice prescribed in paragraph a
  of this subdivision, has commenced and is actively prosecuting a civil
  action in a court of the United States or New York state which seeks an
  order or injunction relative to the alleged violation; or
- 55 <u>d. if the alleged violation is the subject of a consent order, a</u> 56 <u>court order or any other written agreement signed by the commissioner or</u>

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the commissioner's designee and the alleged violator setting forth a compliance schedule to eliminate the alleged violation in a reasonable time period, or of a settlement or disposition of an administrative enforcement proceeding or a civil action commenced pursuant to this chapter, provided that the alleged violator is in compliance with the terms of such consent order, court order, agreement, settlement or disposition.

- 2. The plaintiff may commence an action under subdivision one of section 71-4501 of this title prior to sixty days after the giving of notice required by paragraph a of subdivision one of this section upon a showing to the court that the matter in controversy involves a substantial and imminent hazard to the environment.
- 3. A copy of the complaint, and, unless service is thereafter waived, all motion papers and any subsequent pleadings shall be served upon the commissioner, the attorney general and the defendant.
- 16 <u>§ 71-4505</u>. Intervention.

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- 1. The state as represented by the attorney general may intervene as a matter of right in any action brought pursuant to this title.
- 2. Any person who is authorized to commence an action pursuant to section 71-4501 of this title and who has given notice pursuant to section 71-4503 of this title may intervene upon timely motion as a matter of right in any action or proceeding subsequently commenced by the department or the attorney general relating to any violation alleged in such notice.
- 25 § 71-4507. Approval of settlements.
- 1. No action commenced under this title shall be settled except upon 26 27 approval by the court upon sixty days notice to all parties, the commis-28 sioner and the attorney general. Notice of the proposed settlement shall be published in the environmental notice bulletin. Upon the motion of 29 30 the commissioner, the attorney general, or any other party or upon its 31 own motion, the court may require such further notice as may be required 32 to protect the interests in environmental protection or enforcement of 33 citizens who are not a party to the action. The court shall not approve 34 a settlement in an action commenced under this title if the court deter-35 mines that a monetary settlement in excess of costs, disbursements and 36 reasonable expert witness and attorney fees has been offered or paid by 37 a defendant as consideration for such settlement to a plaintiff who has standing to sue only by virtue of this title. 38
  - 2. If, subsequent to the commencement of an action under subdivision one of section 71-4501 of this title which action has not been finally adjudicated, the person alleged to be in violation of any law, rule, regulation, permit, certificate or order enters into a consent order, or is subject to a court order or other written agreement signed by the commissioner or the commissioner's designee which sets forth a reasonable settlement and disposition of the alleged violation, the court in which such action is pending, on motion of any party, may make an appropriate court order disposing of the case, including the award of costs, disbursements, reasonable expert witness and attorney fees to any party if appropriate pursuant to section 71-4509 of this title.
- 50 § 71-4509. Costs, fees and penalties.
- 1. The court, in issuing any final order in any action brought pursuant to subdivisions one and two of section 71-4501 of this title may in its discretion award costs, disbursements and reasonable expert witness and attorney fees to any prevailing or substantially prevailing party; provided, however, that such an award to a prevailing respondent or defendant shall not exceed ten thousand dollars and a prevailing

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respondent or defendant in order to recover such costs, disbursements,
reasonable expert witness and attorney fees must make a motion requesting such costs, disbursements and fees and show that the action or claim
brought was frivolous. In order to find the action or claim to be frivolous, the court must find in writing one or more of the following:

- a. the action or claim was commenced, used or continued in bad faith, solely to delay or prolong the resolution of the litigation or to harass or maliciously injure another;
- b. the action or claim was commenced or continued in bad faith without any reasonable basis in law or fact and could not be supported by a good faith argument for an extension, modification or reversal of existing law. If the action or claim was promptly discontinued when the party or the attorney learned or should have learned that the action or claim lacked such a reasonable basis, the court may find that the party or the attorney did not act in bad faith.
- 2. Notwithstanding the provisions of subdivision one of this section, no costs, disbursements, or reasonable expert witness and attorney fees may be awarded against the state, or any of its departments, agencies, bureaus or any of its political subdivisions, or any public authority in any action brought under this title.
- 3. In addition to the state's right to intervene pursuant to subdivision one of section 71-4505 of this title or any other law, the state, as represented by the attorney general, may appear upon timely motion in an action brought under this title for the sole purpose of obtaining an award of penalties against any person found liable in such action; provided, however, that the plaintiff and defendant must be notified of the state's intent to move for penalties within thirty days of commencement of such action. Any claim for penalties based upon a violation which is the subject of an action brought under this title must be brought in such action.
- 31 § 71-4511. Applicability in the Adirondack park.
  - With respect to those parts of title 27 of article 15 of this chapter and those parts of article 24 of this chapter administered by the Adirondack park agency created pursuant to article twenty-seven of the executive law, any reference in this title to the department, the commissioner, or the commissioner's designee shall be construed to mean the Adirondack park agency.
  - § 71-4513. Savings clause.
  - Nothing in this title shall restrict any right which any person or class of persons may have under any statute or common law to seek enforcement of any statute, rule, regulation, permit, certificate or order, or to seek any other relief.
- § 2. Section 71-1311 of the environmental conservation law, subdivi-44 sion 1 as amended by chapter 846 of the laws of 1981, is amended to read 45 as follows:
  - § 71-1311. Injunction against violations.
- $[\frac{1}{4}]$  Whenever it appears that any person is violating or threatening to violate any provision of article 23 of this chapter or is committing any offense described in section 71-1305 of this title, the department, acting by the Attorney General, may bring suit against such person in any court of competent jurisdiction to restrain such person from contin-uing such violation or from carrying out the threat of violation. In any such suit, the court shall have jurisdiction to grant to the department without bond or other undertaking, such prohibitory or mandatory injunc-55 tions as the facts may warrant, including temporary restraining orders 56 and preliminary injunctions.

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[2. If the department, acting by the Attorney General, shall fail to bring suit to enjoin a violation or threatened violation of any provision of article 23, or any rule, regulation, or order of the department made pursuant hereto, within ten days after receipt of writ-4 5 ten request to do so by any person who is or will be adversely affected 6 by such violation, the person making such request may bring suit in his own behalf to restrain such violation or threatened violation in any court in which the department might have brought suit. The department shall be made a party in such suit in addition to the person violating or threatening to violate a provision of article 23, or a rule, regu-10 lation, or order of the department, and the action shall proceed and 12 injunctive relief may be granted to the department without bond, or other undertaking in the same manner as if suit had been brought by the 13 department.

§ 3. This act shall take effect immediately; provided however, that no action authorized by section 71-4501 of the environmental conservation 16 law, as added by section one of this act, may be commenced against any city, village, town or county prior to September 1, 2027 and nothing in 18 this act shall affect any action commenced pursuant to section 71-1311 20 of the environmental conservation law prior to such effective date.