## THE GENERAL ASSEMBLY OF PENNSYLVANIA

## HOUSE BILL No. 393 Session of 1999

INTRODUCED BY FEESE, GEORGE, MAITLAND, SNYDER, BARRAR, TIGUE, PLATTS, GEIST, NICKOL, FARGO, CORRIGAN, KREBS, SAYLOR, CHADWICK, DEMPSEY, TRELLO, LAUGHLIN, LYNCH, LEH, STAIRS, HERMAN, WALKO, CURRY, HENNESSEY, MASLAND, MAHER, CLARK, STERN, STEIL, BAKER, SCHRODER, McCALL, GANNON, S. H. SMITH, YOUNGBLOOD, SEYFERT, STEELMAN, E. Z. TAYLOR, WILT, ORIE, MICHLOVIC AND THOMAS, FEBRUARY 8, 1999

SENATOR WHITE, ENVIRONMENTAL RESOURCES AND ENERGY, IN SENATE, AS AMENDED, JANUARY 25, 2000

## AN ACT

1 2 3 4	Amending Title 42 (Judiciary and Judicial Procedure) 27 (ENVIRONMENTAL PROTECTION) of the Pennsylvania Consolidated Statutes, providing for participation in environmental law or regulation AND FOR COSTS IN MINING PROCEEDINGS.	<— <—
5	The General Assembly finds and declares as follows:	
6	(1) <del>There has been a disturbing increase in</del> IT IS	<—
7	CONTRARY TO THE PUBLIC INTEREST TO ALLOW lawsuits, known as	
8	Strategic Lawsuits Against Public Participation (SLAPP), TO	<—
9	BE brought primarily to chill the valid exercise by citizens	
10	of their constitutional right to freedom of speech and to	
11	petition the government for the redress of grievances.	
12	(2) It is in the public interest to empower citizens to	
13	bring a swift end to retaliatory lawsuits seeking to	
14	undermine their participation in the establishment of State	
15	and local environmental policy and in the implementation and	

1 enforcement of environmental law and regulations.

(3) This act will ensure that a frivolous lawsuit or a 2 <-----3 SLAPP can be resolved in a prompt manner by permitting 4 citizens to raise civil immunity to such suits when filing a 5 preliminary objection for legal insufficiency of a pleading 6 or demurrer or upon another appropriate motion and to obtain a stay on discovery as provided for in this act. 7 8 (4) A court should grant or deny relief on the 9 preliminary objection or other appropriate motion without reserving the matter for further discovery. 10 The General Assembly of the Commonwealth of Pennsylvania 11 hereby enacts as follows: 12 13 Section 1. Title 42 27 of the Pennsylvania Consolidated <----Statutes is amended by adding a section CHAPTERS to read: 14 <-----§ 8340.1. Participation in environmental law or regulation. 15 <-----16 (a) Immunity. 17 (1) A person who acts in furtherance of the person's 18 right of petition or free speech under the Constitution of the United States or the Constitution of Pennsylvania in 19 20 connection with an issue related to enforcement or 21 implementation of environmental law or regulation shall be immune from civil liability in any action except where the 22 23 communication to the government agency is not genuinely aimed 2.4 at procuring a favorable governmental action, result or 25 outcome. (2) A communication is not genuinely aimed at procuring 26 27 a favorable governmental action, result or outcome if it: 28 (i) is not material or relevant to the enforcement 29 or implementation of environmental law or regulation; (ii) was knowingly false when made; 30

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1	(iii) was rendered with reckless disregard as to the
2	truth or falsity of the statement when made; or
3	(iv) represented a wrongful use of process or abuse
4	of process.
5	(b) Stay of discovery. The court shall stay all discovery
6	proceedings in the action upon the filing of preliminary
7	objections for legal insufficiency of a pleading or other
8	appropriate motion on the basis of immunity, provided, however,
9	that the court, on motion and after a hearing and for good cause
10	shown, may order that specified discovery be conducted. The stay
11	of discovery shall remain in effect until notice of the entry of
12	the order ruling on the preliminary objections or on another
13	appropriate motion.
14	(c) Admissibility of court determination. If the court
15	determines that the plaintiff has established that there is a
16	substantial likelihood that the plaintiff will prevail on the
17	claim, neither that determination nor the fact of that
18	determination shall be admissible in evidence at any later stage
19	of the case, and no burden of proof or degree of proof otherwise
20	applicable shall be affected by that determination.
21	(d) Intervention. The government agency involved in the
22	furtherance of a person's right of petition or free speech under
23	the Constitution of the United States or the Constitution of
24	<u>Pennsylvania in connection with a public issue may intervene or</u>
25	otherwise participate as an amicus curiae in the action
26	involving public petition and participation.
27	(e) Legal protections of defendants. Nothing in this
28	section shall be construed to limit any constitutional,
29	statutory or common law protections of defendants to actions
30	involving public petition and participation.

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1	(f) Abuse of legal process. In addition to other costs or			
2	remedies allowed by general rule or statute, in any			
3	administrative or judicial proceeding related to the enforcement			
4	or implementation of environmental law or regulation, the agency			
5	or court may award costs, including reasonable attorney fees, if			
б	the agency or court determines that an action, appeal, claim,			
7	motion or pleading is frivolous or taken solely for delay or			
8	that the conduct of a party or counsel is dilatory or vexatious.			
9	(g) Definitions. The following words and phrases when used			
10	in this section shall have the meanings given to them in this			
11	subsection unless the context clearly indicates otherwise:			
12	<u>"Act in furtherance of a person's right of petition or free</u>			
13	speech under the United States Constitution or the Constitution			
14	of Pennsylvania in connection with a public issue." Any written			
15	or oral statement or writing made before a legislative,			
16	executive or judicial proceeding, or any other official			
17	proceeding authorized by law; any written or oral statement or			
18	writing made in connection with an issue under consideration or			
19	<u>review by a legislative, executive or judicial body, or any</u>			
20	other official proceeding authorized by law; any written or oral			
21	statement or writing made in a place open to the public or a			
22	public forum in connection with an issue of public interest; or			
23	any written or oral statement or writing made to a government			
24	agency in connection with the implementation and enforcement of			
25	environmental law and regulations.			
26	<u>"Enforcement of environmental law and regulations." Any</u>			
27	activity related to the identification and elimination of			
28	violations of environmental laws and regulations, including			
29	investigations of alleged violations, inspections of activities			
30	subject to regulation under environmental law and regulations			
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1	and responses taken to produce correction of the violations.
2	<u>"Government agency." The Federal Government, the</u>
3	Commonwealth and all of its departments, commissions, boards,
4	agencies and authorities, and all political subdivisions and
5	their authorities.
6	"Implementation of environmental law and regulations." Any
7	activity related to the development and administration of
8	environmental programs developed under environmental law and
9	regulations.
10	Section 2. This act shall take effect in 60 days.
11	SUBPART A <
12	GENERAL PROVISIONS
13	CHAPTER
14	77. COSTS AND FEES
15	83. PARTICIPATION IN ENVIRONMENTAL LAW OR REGULATION
16	CHAPTER 77
17	COSTS AND FEES
18	SEC.
19	7707. PARTICIPATION IN ENVIRONMENTAL LAW OR REGULATION.
20	7708. COSTS FOR MINING PROCEEDINGS.
21	§ 7707. PARTICIPATION IN ENVIRONMENTAL LAW OR REGULATION.
22	(A) JUDICIALA PERSON THAT SUCCESSFULLY DEFENDS AGAINST AN
23	ACTION UNDER CHAPTER 83 (RELATING TO PARTICIPATION IN
24	ENVIRONMENTAL LAW OR REGULATION) SHALL BE AWARDED REASONABLE
25	ATTORNEY FEES AND THE COSTS OF LITIGATION. IF THE PERSON
26	PREVAILS IN PART, THE COURT MAY MAKE A FULL AWARD OR A
27	PROPORTIONATE AWARD.
28	(B) ADMINISTRATIVETHE ENVIRONMENTAL HEARING BOARD MAY
29	AWARD COSTS AND REASONABLE ATTORNEY FEES IF IT DETERMINES ANY OF
30	THE FOLLOWING:

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(1) AN ACTION, MOTION OR PLEADING BEFORE IT IS
 FRIVOLOUS.

3 (2) AN ACTION, MOTION OR PLEADING BEFORE IT IS TAKEN4 SOLELY FOR DELAY.

5 (3) THE CONDUCT OF A PARTY IS DILATORY OR VEXATIOUS.6 § 7708. COSTS FOR MINING PROCEEDINGS.

(A) PURPOSE.--THIS SECTION ESTABLISHES COSTS AND FEES 7 AVAILABLE IN PROCEEDINGS INVOLVING COAL MINING ACTIVITIES. THE 8 9 PURPOSE OF THIS SECTION IS TO PROVIDE COSTS AND FEES TO THE SAME 10 EXTENT OF SECTION 525(E) OF THE SURFACE MINING CONTROL AND 11 RECLAMATION ACT OF 1977 (PUBLIC LAW 95-87, 30 U.S.C. § 1201 ET 12 SEQ.) AND THE REGULATIONS PROMULGATED PURSUANT THERETO. IT IS 13 HEREBY DETERMINED THAT IT IS IN THE PUBLIC INTEREST FOR THE 14 COMMONWEALTH TO MAINTAIN PRIMARY JURISDICTION OVER THE 15 ENFORCEMENT AND ADMINISTRATION OF THE SURFACE MINING CONTROL AND 16 RECLAMATION ACT OF 1977 AND THAT THE PURPOSE OF THIS SECTION IS 17 TO MAINTAIN PRIMARY JURISDICTION OVER COAL MINING IN THIS 18 COMMONWEALTH BUT IN NO EVENT TO AUTHORIZE STANDARDS WHICH ARE 19 MORE STRINGENT THAN FEDERAL STANDARDS FOR THE AWARD OF COSTS AND 20 FEES.

(B) GENERAL RULE. -- ANY PARTY MAY FILE A PETITION FOR AWARD
OF COSTS AND FEES REASONABLY INCURRED AS A RESULT OF THAT
PARTY'S PARTICIPATION IN ANY PROCEEDING INVOLVING COAL MINING
ACTIVITIES WHICH RESULTS IN A FINAL ADJUDICATION BEING ISSUED BY
THE ENVIRONMENTAL HEARING BOARD OR A FINAL ORDER BEING ISSUED BY
AN APPELLATE COURT.

27 (C) RECIPIENTS OF AWARDS.--APPROPRIATE COSTS AND FEES
28 INCURRED FOR A PROCEEDING CONCERNING COAL MINING ACTIVITIES MAY
29 BE AWARDED:

30 (1) TO ANY PARTY FROM THE PERMITTEE, IF: 19990H0393B2864 - 6 - (I) THE PARTY INITIATES OR PARTICIPATES IN ANY
 PROCEEDING REVIEWING ENFORCEMENT ACTIONS UPON A FINDING
 THAT A VIOLATION OF A COMMONWEALTH COAL MINING ACT,
 REGULATION OR PERMIT HAS OCCURRED OR THAT AN IMMINENT
 HAZARD EXISTED.

6 (II) THE ENVIRONMENTAL HEARING BOARD DETERMINES THAT 7 THE PARTY MADE A SUBSTANTIAL CONTRIBUTION TO THE FULL AND 8 FAIR DETERMINATION OF THE ISSUES.

9 EXCEPT THAT THE CONTRIBUTION OF A PARTY WHO DID NOT INITIATE
10 A PROCEEDING SHALL BE SEPARATE AND DISTINCT FROM THE
11 CONTRIBUTION MADE BY A PARTY INITIATING THE PROCEEDING.

12 (2) TO ANY PARTY, OTHER THAN A PERMITTEE OR HIS
13 REPRESENTATIVE, FROM THE DEPARTMENT, IF THAT PARTY:

14 (I) INITIATES OR PARTICIPATES IN ANY PROCEEDING
 15 CONCERNING COAL MINING ACTIVITIES.

16 (II) PREVAILS IN WHOLE OR IN PART, ACHIEVING AT
 17 LEAST SOME DEGREE OF SUCCESS ON THE MERITS.

18 UPON A FINDING THAT THE PARTY MADE A SUBSTANTIAL CONTRIBUTION19 TO A FULL AND FAIR DETERMINATION OF THE ISSUES.

20 (3) TO A PERMITTEE FROM THE DEPARTMENT WHEN THE
21 PERMITTEE DEMONSTRATES THAT THE DEPARTMENT IN A MATTER
22 CONCERNING COAL MINING ACTIVITIES ISSUED AN ORDER OF
23 CESSATION, A COMPLIANCE ORDER OR AN ORDER TO SHOW CAUSE WHY A
24 PERMIT SHOULD NOT BE SUSPENDED OR REVOKED, IN BAD FAITH AND
25 FOR THE PURPOSE OF HARASSING OR EMBARRASSING THE PERMITTEE.

26 (4) TO A PERMITTEE FROM ANY PARTY WHERE THE PERMITTEE
27 DEMONSTRATES THAT THE PARTY, IN BAD FAITH AND FOR THE PURPOSE
28 OF HARASSING OR EMBARRASSING THE PERMITTEE:

29 (I) INITIATED A PROCEEDING UNDER ONE OR MORE OF THE 30 COAL MINING ACTS OR THE REGULATIONS PROMULGATED PURSUANT 19990H0393B2864 - 7 - 1 TO ANY OF THOSE ACTS CONCERNING COAL MINING ACTIVITIES; 2 OR

3 (II) PARTICIPATED IN SUCH A PROCEEDING IN BAD FAITH
4 FOR THE PURPOSE OF HARASSING OR EMBARRASSING THE
5 PERMITTEE.

6 (D) TIME FOR FILING.--THE PETITION FOR AN AWARD OF COSTS AND
7 FEES SHALL BE FILED WITH THE ENVIRONMENTAL HEARING BOARD WITHIN
8 30 DAYS OF THE DATE AN ADJUDICATION OF THE ENVIRONMENTAL HEARING
9 BOARD BECOMES FINAL.

10 (E) CONTENTS OF PETITION.--A PETITION FILED UNDER THIS 11 SECTION SHALL INCLUDE THE NAME OF THE PARTY FROM WHOM COSTS AND 12 FEES ARE SOUGHT AND THE FOLLOWING SHALL BE SUBMITTED IN SUPPORT 13 OF THE PETITION:

14 (1) AN AFFIDAVIT SETTING FORTH IN DETAIL ALL REASONABLE
15 COSTS AND FEES REASONABLY INCURRED FOR OR IN CONNECTION WITH
16 THE PARTY'S PARTICIPATION IN THE PROCEEDING.

17 (2) RECEIPTS OR OTHER EVIDENCE OF SUCH COSTS AND FEES.

18 (3) WHERE ATTORNEY FEES ARE CLAIMED, EVIDENCE CONCERNING
19 THE HOURS EXPENDED ON THE CASE, THE CUSTOMARY COMMERCIAL RATE
20 OF PAYMENT FOR SUCH SERVICES IN THE AREA AND THE EXPERIENCE,
21 REPUTATION AND ABILITY OF THE INDIVIDUAL OR INDIVIDUALS
22 PERFORMING THE SERVICES.

(F) ANSWER.--ANY PARTY SHALL HAVE 30 DAYS FROM SERVICE OF 23 24 THE PETITION WITHIN WHICH TO FILE AN ANSWER TO SUCH PETITION. 25 (G) EXCLUSIVE REMEDY.--EXCEPT FOR SECTION 601 OF THE ACT OF 26 JUNE 22, 1937 (P.L.1987, NO.394), KNOWN AS THE CLEAN STREAMS 27 LAW, SECTION 18.3 OF THE ACT OF MAY 31, 1945 (P.L.1198, NO.418), 28 KNOWN AS THE SURFACE MINING CONSERVATION AND RECLAMATION ACT, SECTION 13 OF THE ACT OF APRIL 27, 1966 (1ST SP.SESS., P.L.31, 29 30 NO.1), KNOWN AS THE BITUMINOUS MINE SUBSIDENCE AND LAND 19990H0393B2864 - 8 -

CONSERVATION ACT AND SECTION 13 OF THE ACT OF SEPTEMBER 24, 1968
 (P.L.1040, NO.318), KNOWN AS THE COAL REFUSE DISPOSAL CONTROL
 ACT, THIS SECTION SHALL BE THE EXCLUSIVE REMEDY FOR THE AWARDING
 OF COSTS AND FEES IN PROCEEDINGS INVOLVING COAL MINING
 ACTIVITIES.

6 (H) DEFINITIONS.--THE FOLLOWING WORDS AND PHRASES WHEN USED 7 IN THIS SECTION SHALL HAVE THE MEANINGS GIVEN TO THEM IN THIS SUBSECTION UNLESS THE CONTEXT CLEARLY INDICATES OTHERWISE: 8 9 "COAL MINING ACTIVITIES." THE EXTRACTION OF COAL FROM THE 10 EARTH, WASTE OR STOCKPILES, PITS OR BANKS BY REMOVING THE STRATA 11 OR MATERIAL WHICH OVERLIES OR IS ABOVE OR BETWEEN THEM OR 12 OTHERWISE EXPOSING AND RETRIEVING THEM FROM THE SURFACE, 13 INCLUDING, BUT NOT LIMITED TO, STRIP MINING, AUGER MINING, 14 DREDGING, QUARRYING AND LEACHING AND ALL SURFACE ACTIVITY 15 CONNECTED WITH SURFACE OR UNDERGROUND COAL MINING, INCLUDING, 16 BUT NOT LIMITED TO, EXPLORATION, SITE PREPARATION, COAL 17 PROCESSING OR CLEANING, COAL REFUSE DISPOSAL, ENTRY, TUNNEL, 18 DRIFT, SLOPE, SHAFT AND BOREHOLE DRILLING AND CONSTRUCTION, ROAD 19 CONSTRUCTION, USE, MAINTENANCE AND RECLAMATION, WATER SUPPLY 20 RESTORATION OR REPLACEMENT, REPAIR OR COMPENSATION FOR DAMAGES 21 TO STRUCTURES CAUSED BY UNDERGROUND COAL MINING AND ALL 22 ACTIVITIES RELATED THERETO.

23 "COAL MINING ACTS." THE PROVISIONS OF THE ACT OF JUNE 22, 24 1937 (P.L.1987, NO.394), KNOWN AS THE CLEAN STREAMS LAW, THE ACT 25 OF MAY 31, 1945 (P.L.1198, NO.418), KNOWN AS THE SURFACE MINING 26 CONSERVATION AND RECLAMATION ACT, THE ACT OF APRIL 27, 1966 (1ST 27 SP.SESS., P.L.31, NO.1), KNOWN AS THE BITUMINOUS MINE SUBSIDENCE 28 AND LAND CONSERVATION ACT, AND THE ACT OF SEPTEMBER 24, 1968 29 (P.L.1040, NO.318), KNOWN AS THE COAL REFUSE DISPOSAL CONTROL 30 ACT, WHICH GOVERN COAL MINING OR ACTIVITIES RELATED TO COAL 19990H0393B2864 - 9 -

1 MINING.

2 "COSTS AND FEES." ALL REASONABLE COSTS AND EXPENSES,

3 INCLUDING ATTORNEY FEES AND EXPERT WITNESS FEES, REASONABLY

4 INCURRED AS A RESULT OF PARTICIPATION IN A PROCEEDING INVOLVING5 COAL MINING ACTIVITIES.

6 "DEPARTMENT." THE DEPARTMENT OF ENVIRONMENTAL PROTECTION OF7 THE COMMONWEALTH.

8 "PROCEEDING." APPEALS OF FINAL DEPARTMENT OF ENVIRONMENTAL 9 PROTECTION ACTIONS BEFORE THE ENVIRONMENTAL HEARING BOARD AND 10 JUDICIAL REVIEW OF ENVIRONMENTAL HEARING BOARD ADJUDICATIONS.

CHAPTER 83

PARTICIPATION IN ENVIRONMENTAL LAW OR REGULATION

11

12

13 SEC.

14 8301. DEFINITIONS.

15 8302. IMMUNITY.

16 8303. INTERVENTION.

17 8304. CONSTRUCTION.

18 § 8301. DEFINITIONS.

19 THE FOLLOWING WORDS AND PHRASES WHEN USED IN THIS CHAPTER 20 SHALL HAVE THE MEANINGS GIVEN TO THEM IN THIS SECTION UNLESS THE 21 CONTEXT CLEARLY INDICATES OTHERWISE:

22 "COMMUNICATION TO THE GOVERNMENT." A WRITTEN OR ORAL

23 STATEMENT OR WRITING MADE:

24

(1) BEFORE A LEGISLATIVE, EXECUTIVE OR JUDICIAL

25 PROCEEDING OR ANY OTHER OFFICIAL PROCEEDING AUTHORIZED BY 26 LAW;

27 (2) IN CONNECTION WITH AN ISSUE UNDER CONSIDERATION OR
28 REVIEW BY A LEGISLATIVE, EXECUTIVE OR JUDICIAL BODY OR ANY
29 OTHER OFFICIAL PROCEEDING AUTHORIZED BY LAW; OR

30 (3) TO A GOVERNMENT AGENCY IN CONNECTION WITH THE 19990H0393B2864 - 10 - 1 IMPLEMENTATION AND ENFORCEMENT OF ENVIRONMENTAL LAW AND

2 REGULATIONS.

3 "ENFORCEMENT OF ENVIRONMENTAL LAW AND REGULATION." ACTIVITY
4 RELATING TO THE IDENTIFICATION AND ELIMINATION OF VIOLATIONS OF
5 ENVIRONMENTAL LAWS AND REGULATIONS, INCLUDING INVESTIGATIONS OF
6 ALLEGED VIOLATIONS, INSPECTIONS OF ACTIVITIES SUBJECT TO
7 REGULATION UNDER ENVIRONMENTAL LAW AND REGULATIONS AND RESPONSES
8 TAKEN TO PRODUCE CORRECTION OF THE VIOLATIONS.

9 "GOVERNMENT AGENCY." THE FEDERAL GOVERNMENT, THE
10 COMMONWEALTH AND ANY OF THE COMMONWEALTH'S DEPARTMENTS,
11 COMMISSIONS, BOARDS, AGENCIES, AUTHORITIES, POLITICAL
12 SUBDIVISIONS OR THEIR AUTHORITIES.

13 "IMPLEMENTATION OF ENVIRONMENTAL LAW AND REGULATION."
14 ACTIVITY RELATING TO THE DEVELOPMENT AND ADMINISTRATION OF
15 ENVIRONMENTAL PROGRAMS DEVELOPED UNDER ENVIRONMENTAL LAW AND
16 REGULATIONS.

17 § 8302. IMMUNITY.

(A) GENERAL RULE.--EXCEPT AS PROVIDED IN SUBSECTION (B), A
PERSON THAT, PURSUANT TO FEDERAL OR STATE LAW, FILES AN ACTION
IN THE COURTS OF THIS COMMONWEALTH TO ENFORCE AN ENVIRONMENTAL
LAW OR REGULATION OR THAT MAKES AN ORAL OR WRITTEN COMMUNICATION
TO A GOVERNMENT AGENCY RELATING TO ENFORCEMENT OR IMPLEMENTATION
OF AN ENVIRONMENTAL LAW OR REGULATION SHALL BE IMMUNE FROM CIVIL
LIABILITY IN ANY RESULTING LEGAL PROCEEDING FOR DAMAGES WHERE
THE ACTION OR COMMUNICATION IS AIMED AT PROCURING FAVORABLE
GOVERNMENTAL ACTION.

27 (B) EXCEPTIONS.--A PERSON SHALL NOT BE IMMUNE UNDER THIS28 SECTION IF ANY OF THE FOLLOWING APPLY:

29 (1) THE ALLEGATION IN THE ACTION OR COMMUNICATION IS NOT 30 RELEVANT OR MATERIAL TO THE ENFORCEMENT OR IMPLEMENTATION OF 19990H0393B2864 - 11 - 1 AN ENVIRONMENTAL LAW OR REGULATION.

2 (2) THE ALLEGATION IN THE ACTION OR COMMUNICATION IS
3 KNOWINGLY FALSE, DELIBERATELY MISLEADING OR MADE WITH
4 RECKLESS DISREGARD FOR THE TRUTH OR FALSITY.

5 (3) THE ALLEGATION IN THE ACTION OR COMMUNICATION IS
6 MADE FOR THE SOLE PURPOSE OF INTERFERING WITH EXISTING OR
7 PROPOSED BUSINESS RELATIONSHIPS.

8 (4) THE ORAL OR WRITTEN COMMUNICATION TO A GOVERNMENT
9 AGENCY RELATING TO ENFORCEMENT OR IMPLEMENTATION OF AN
10 ENVIRONMENTAL LAW OR REGULATION IS LATER DETERMINED TO BE A
11 WRONGFUL USE OF PROCESS OR AN ABUSE OF PROCESS.

12 § 8303. INTERVENTION.

A GOVERNMENT AGENCY HAS THE RIGHT TO PETITION TO INTERVENE OR
OTHERWISE PARTICIPATE AS AN AMICUS CURIAE IN THE ACTION
INVOLVING PUBLIC PETITION AND PARTICIPATION.

16 § 8304. CONSTRUCTION.

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17 NOTHING IN THIS CHAPTER SHALL BE CONSTRUED TO LIMIT ANY
18 CONSTITUTIONAL, STATUTORY OR COMMON LAW PROTECTIONS OF
19 DEFENDANTS TO ACTIONS INVOLVING PUBLIC PETITION AND
20 PARTICIPATION.

21 SECTION 2. THE FOLLOWING ACTS OR PARTS OF ACTS ARE REPEALED: 22 THE FIFTH SENTENCE OF SUBSECTION (B) OF SECTION 307 OF THE 23 ACT OF JUNE 22, 1937 (P.L.1987, NO.394), KNOWN AS THE CLEAN 24 STREAMS LAW.

THE FIFTH SENTENCE OF SECTION 4(B) AND SUBSECTION (F)(2)(V)
OF SECTION 4.2 OF THE ACT OF MAY 31, 1945 (P.L.1198, NO.418),
KNOWN AS THE SURFACE MINING CONSERVATION AND RECLAMATION ACT.
THE LAST SENTENCE OF SECTION 5(G) OF THE ACT OF APRIL 27,
1966 (1ST SP.SESS., P.L.31, NO.1), KNOWN AS THE BITUMINOUS MINE
SUBSIDENCE AND LAND CONSERVATION ACT.

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THE LAST SENTENCE OF SECTION 5(I) OF THE ACT OF SEPTEMBER 24,
 1968 (P.L.1040, NO.318), KNOWN AS THE COAL REFUSE DISPOSAL
 CONTROL ACT.

4 SECTION 3. THE ADDITION OF 27 PA.C.S. § 7708 SHALL APPLY TO 5 ALL PROCEEDINGS AND PETITIONS FOR COSTS AND FEES FILED AFTER THE 6 EFFECTIVE DATE OF THIS ACT.

7 SECTION 4. THIS ACT SHALL TAKE EFFECT AS FOLLOWS:

8 (1) THE FOLLOWING PROVISIONS SHALL TAKE EFFECT9 IMMEDIATELY:

10 (I) THE ADDITION OF 27 PA.C.S. § 7708.

11 (II) THIS SECTION.

12 (2) THE REMAINDER OF THIS ACT SHALL TAKE EFFECT IN 6013 DAYS.