567

2011-2012 Regular Sessions

IN SENATE

(PREFILED)

January 5, 2011

Introduced by Sen. KLEIN -- read twice and ordered printed, and when printed to be committed to the Committee on Finance

AN ACT to amend the executive law, the state administrative procedure act and the judiciary law, in relation to the denial of the renewal of professional licenses when the applicant has outstanding avoidance of state tax debt

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 Section 1. Section 32 of the executive law, as added by chapter 55 of 2 the laws of 1992, is amended to read as follows:

3 S 32. Authority not to renew. 1. For the purposes of this section[, 4 "state]: (A) "STATE agency" shall mean any state department, board, 5 bureau, division, commission, committee, public authority, public bene-6 fit corporation, council, office, or other governmental entity perform-7 ing a governmental or proprietary function for the state, AND SHALL 8 INCLUDE THE EDUCATION DEPARTMENT.

9 (B) "TAX DEBT" SHALL MEAN ALL LIABILITIES, INCLUDING UNPAID TAXES, INTEREST AND PENALTIES, THAT THE COMMISSIONER OF TAXATION AND FINANCE IS 10 11 REQUIRED BY LAW TO COLLECT, AND THAT HAVE BEEN REDUCED TO JUDGMENT BY THE DOCKETING OF A NEW YORK STATE TAX WARRANT WITH A COUNTY CLERK OR BY 12 13 THE FILING OF A COPY THEREOF WITH THE DEPARTMENT OF STATE, AND THE TAXPAYER DEBTOR HAS FAILED TO PAY SUCH LIABILITIES OR FAILED TO ENTER 14 INTO A WRITTEN AGREEMENT WITH THE DEPARTMENT OF TAXATION AND FINANCE 15 TO 16 SETTLE SUCH LIABILITIES.

17 2. Notwithstanding any other provision of law, when a state agency 18 levies fees or assesses civil fines or penalties for licensing or regu-19 latory matters, such state agency shall, following consultation with the 20 [state] department of law and after such appropriate due process as 21 required by the provisions of law applicable to such state agency and to 22 such licensing or regulatory matters, not be required to renew any

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

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3 state agency, municipal corporation or district corporation, such if business, individual or other entity has failed to pay or enter into a 4 5 written agreement to settle outstanding fees, civil penalties or fines 6 assessed by such state agency.

7 3. (A) IT SHALL BE A CONDITION FOR THE RENEWAL OF ANY LICENSE, PERMIT, 8 OR REGISTRATION WHICH SPECIFICALLY AUTHORIZES ANY PERSON OR CERTIFICATE 9 ENTITY TO CONDUCT ANY PROFESSION, BUSINESS OR TRADE THAT THE APPLICANT 10 RENEWAL ATTEST, UNDER THE PENALTY OF PERJURY, TO THE STATE AGENCY FOR 11 RENEWING THE LICENSE, PERMIT, CERTIFICATE OR REGISTRATION THAT THE 12 APPLICANT DOES NOT HAVE A TAX DEBT.

(B) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, EVERY STATE AGENCY 13 PERMIT, CERTIFICATE OR REGISTRATION WHICH 14 WHICH ISSUES A LICENSE, 15 SPECIFICALLY AUTHORIZES ANY PERSON OR ENTITY TO CONDUCT ANY PROFESSION, BUSINESS OR TRADE MAY DENY THE APPLICATION FOR THE RENEWAL OF ANY SUCH 16 17 LICENSE, PERMIT, CERTIFICATE OR REGISTRATION TO ANY PERSON OR ENTITY WHICH HAS A TAX DEBT. 18

19 (C) EVERY APPLICATION FOR THE RENEWAL OF A LICENSE, PERMIT, CERTIF-ICATE OR REGISTRATION WHICH SPECIFICALLY AUTHORIZES ANY PERSON OR ENTITY 20 CONDUCT A PROFESSION, BUSINESS OR TRADE SHALL PROVIDE NOTICE TO THE 21 TO 22 APPLICANT OF THE REQUIREMENTS OF THIS SUBDIVISION.

23 S 2. Section 401 of the state administrative procedure act, as amended by chapter 935 of the laws of 1976, subdivision 1 as amended by chapter 24 25 469 of the laws of 1985, subdivision 4 as added by chapter 236 of the 26 laws of 1987, is amended to read as follows: 27

S 401. Licenses. 1. FOR THE PURPOSES OF THIS ARTICLE:

28 (A) "AGENCY" SHALL MEAN AND INCLUDE THE STATE JUDICIAL BRANCH, THE UNIFIED COURT SYSTEM, THE OFFICE OF COURT ADMINISTRATION AND THE MEANING 29 ASCRIBED TO SUCH TERM BY SUBDIVISION ONE OF SECTION ONE HUNDRED TWO OF 30 31 THIS ACT.

32 (B) "TAX DEBT" SHALL MEAN ALL LIABILITIES, INCLUDING UNPAID TAXES, 33 INTEREST AND PENALTIES, THAT THE COMMISSIONER OF TAXATION AND FINANCE IS 34 REQUIRED BY LAW TO COLLECT, AND THAT HAVE BEEN REDUCED TO JUDGMENT BY THE DOCKETING OF A NEW YORK STATE TAX WARRANT WITH A COUNTY CLERK OR BY 35 FILING OF A COPY THEREOF WITH THE DEPARTMENT OF STATE, AND THE 36 THE 37 TAXPAYER DEBTOR HAS FAILED TO PAY SUCH LIABILITIES OR FAILED TO ENTER 38 INTO A WRITTEN AGREEMENT WITH THE DEPARTMENT OF TAXATION AND FINANCE TO 39 SETTLE SUCH LIABILITIES.

40 2. When licensing is required by law to be preceded by notice and opportunity for hearing, the provisions of this chapter concerning adju-41 dicatory proceedings apply. For purposes of this act, statutes providing 42 43 an opportunity for hearing shall be deemed to include statutes providing 44 an opportunity to be heard.

45 (A) IT SHALL BE A CONDITION FOR THE RENEWAL OF ANY LICENSE, [2.] 3. PERMIT, CERTIFICATE OR REGISTRATION WHICH SPECIFICALLY AUTHORIZES 46 ANY 47 PERSON OR ENTITY TO CONDUCT ANY PROFESSION, BUSINESS OR TRADE THAT THE 48 APPLICANT FOR RENEWAL ATTEST, UNDER THE PENALTY OF PERJURY, TO THE AGEN-49 CY RENEWING THE LICENSE, PERMIT, CERTIFICATE OR REGISTRATION THAT THE 50 APPLICANT DOES NOT HAVE A TAX DEBT.

51 NOTWITHSTANDING ANY OTHER PROVISION OF LAW, EVERY AGENCY WHICH (B) ISSUES A LICENSE, PERMIT, CERTIFICATE OR REGISTRATION WHICH SPECIFICALLY 52 53 AUTHORIZES ANY PERSON OR ENTITY TO CONDUCT ANY PROFESSION, BUSINESS OR 54 TRADE MAY DENY THE APPLICATION FOR THE RENEWAL OF ANY SUCH LICENSE, 55 PERMIT, CERTIFICATE OR REGISTRATION TO ANY PERSON OR ENTITY WHICH HAS A 56 TAX DEBT.

1 (C) EVERY APPLICATION FOR THE RENEWAL OF A LICENSE, PERMIT, CERTIF-2 ICATE OR REGISTRATION WHICH SPECIFICALLY AUTHORIZES ANY PERSON OR ENTITY 3 TO CONDUCT A PROFESSION, BUSINESS OR TRADE SHALL PROVIDE NOTICE TO THE 4 APPLICANT OF THE REQUIREMENTS OF THIS SUBDIVISION.

5 When a licensee has made timely and sufficient application for the 4. 6 renewal of a license or a new license with reference to any activity of 7 continuing nature, the existing license does not expire until the а application has been finally determined by the agency, and, in case the application is denied or the terms of the new license limited, until the 8 9 10 last day for seeking review of the agency order or a later date fixed by order of the reviewing court, provided that this subdivision shall not 11 12 affect any valid agency action then in effect summarily suspending such 13 license.

14 [3.] 5. If the agency finds that public health, safety, or welfare 15 imperatively requires emergency action, and incorporates a finding to that effect in its order, summary suspension of a license may be 16 17 ordered, effective on the date specified in such order or upon service 18 of a certified copy of such order on the licensee, whichever shall be 19 later, pending proceedings for revocation or other action. These 20 proceedings shall be promptly instituted and determined.

21 [4.] 6. When the hearing seeks the revocation of a license or permit 22 previously granted by the agency, either party shall, upon demand and at 23 least seven days prior to the hearing, disclose the evidence that the 24 party intends to introduce at the hearing, including documentary 25 evidence and identification of witnesses, provided, however, the 26 provisions of this subdivision shall not be deemed to require the disclosure of information or material otherwise protected by law from 27 disclosure, 28 including information and material protected because of 29 privilege or confidentiality. If, after such disclosure, a party determines to rely upon other witnesses or information, the party shall, as 30 soon as practicable, supplement its disclosure by providing the names of 31 such witnesses or the additional documents. 32

33 S 3. Section 53 of the judiciary law is amended by adding a new subdi-34 vision 7 to read as follows:

7. (A) FOR THE PURPOSES OF THIS SUBDIVISION, "TAX DEBT" SHALL MEAN ALL 35 LIABILITIES, INCLUDING UNPAID TAXES, INTEREST AND PENALTIES, 36 THAT THE 37 COMMISSIONER OF TAXATION AND FINANCE IS REQUIRED BY LAW TO COLLECT, AND 38 THAT HAVE BEEN REDUCED TO JUDGMENT BY THE DOCKETING OF A NEW YORK STATE 39 TAX WARRANT WITH A CLERK OR BY THE FILING OF A COPY THEREOF WITH THE 40 DEPARTMENT OF STATE, AND THE TAXPAYER DEBTOR HAS FAILED то PAY SUCH LIABILITIES OR FAILED TO ENTER INTO A WRITTEN AGREEMENT WITH THE DEPART-41 MENT OF TAXATION AND FINANCE TO SETTLE SUCH LIABILITIES. 42

43 (B)(I) EVERY APPELLATE DIVISION MAY DENY THE APPLICATION FOR RENEWAL 44 OF ADMISSION TO PRACTICE AS AN ATTORNEY AND COUNSELLOR AT LAW OF ANY 45 PERSON WHO HAS A TAX DEBT.

46 (II) THE COURT OF APPEALS SHALL ADOPT RULES ESTABLISHING THAT IT SHALL
47 BE A CONDITION FOR THE RENEWAL OF ADMISSION TO PRACTICE AS AN ATTORNEY
48 AND COUNSELLOR AT LAW THAT THE APPLICANT ATTEST, UNDER THE PENALTY OF
49 PERJURY, TO THE APPELLATE DIVISION THAT THE APPLICANT DOES NOT HAVE A
50 TAX DEBT.

51 (III) EVERY APPLICATION FOR RENEWAL OF ADMISSION TO PRACTICE AS AN 52 ATTORNEY AND COUNSELLOR AT LAW SHALL PROVIDE NOTICE TO THE APPLICANT OF 53 THE REQUIREMENTS OF THIS PARAGRAPH.

54 S 4. This act shall take effect one year after it shall have become a 55 law.