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2013-2014 Regular Sessions

IN SENATE

(PREFILED)

January 9, 2013

Introduced by Sen. STAVISKY -- read twice and ordered printed, and when printed to be committed to the Committee on Investigations and Government Operations

AN ACT to amend the executive law, in relation to unlawful discriminatory practices

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

Section 1. Subdivision 9 of section 292 of the executive law, as amended by chapter 262 of the laws of 1994, is amended to read as follows:

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9. The term "place of public accommodation, resort or amusement" shall include, except as hereinafter specified, all places included in the meaning of such terms as: inns, taverns, road houses, hotels, motels, whether conducted for the entertainment of transient guests or for the accommodation of those seeking health, recreation or rest, or restaurants, or eating houses, or any place where food is sold for consumption the premises; buffets, saloons, barrooms, or any store, park or enclosure where spirituous or malt liquors are sold; ice cream parlors, confectionaries, soda fountains, and all stores where ice cream, ice and fruit preparations or their derivatives, or where beverages of any kind are retailed for consumption on the premises; wholesale and retail stores and establishments dealing with goods or services of any kind, dispensaries, clinics, hospitals, bath-houses, swimming pools, laundries and all other cleaning establishments, barber shops, beauty parlors, theatres, motion picture houses, airdromes, roof gardens, music halls, race courses, skating rinks, amusement and recreation parks, trailer resort camps, fairs, bowling alleys, golf courses, gymnasiums, shooting galleries, billiard and pool parlors; garages, all public conveyances operated on land or water or in the air, as well as the stations and terminals thereof; travel or tour advisory services, agen-

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

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cies or bureaus; public halls and public elevators of buildings and structures occupied by two or more tenants, or by the owner and one or INSTITUTIONS, CLUBS OR PLACES OF ACCOMMODATION WHICH ARE tenants; THE STATE OR ANY OF ITS POLITICAL SUBDIVISIONS, OR ARE THE 5 RECIPIENTS OF ANY FORM OF ABATEMENT OR EXEMPTION FROM TAXES, IN WHOLE OR 6 IN PART, FROM THE STATE OR ANY OF ITS POLITICAL SUBDIVISIONS. Such term 7 shall not include public libraries, kindergartens, primary and secondary 8 schools, high schools, academies, colleges and universities, extension courses, and all educational institutions under the supervision of the 9 10 regents of the state of New York; any such public library, kindergarten, 11 primary and secondary school, academy, college, university, professional school, extension course or other education facility, supported in whole 12 13 or in part by public funds or by contributions solicited from the gener-14 al public; or any institution, club or place of accommodation which 15 proves that it is in its nature distinctly private. In no event shall an institution, club or place of accommodation be considered in its nature 16 17 distinctly private if it has more than one hundred members, provides regular meal service and regularly receives payment for dues, fees, use 18 of space, facilities, services, meals or beverages directly or indirect-19 20 ly from or on behalf of a nonmember for the furtherance of trade or 21 business. An institution, club, or place of accommodation which is not deemed distinctly private pursuant to this subdivision may nevertheless 22 apply such selective criteria as it chooses in the use of its facilities, in evaluating applicants for membership and in the conduct of its 23 24 25 activities, so long as such selective criteria do not constitute discri-26 minatory practices under this article or any other provision of law. For the purposes of this section, a corporation incorporated under the benevolent orders law or described in the benevolent orders law but 27 28 29 formed under any other law of this state or a religious corporation incorporated under the education law or the religious corporations 30 shall be deemed to be in its nature distinctly private AND IS NOT 31 32 LICENSED BY THE STATE OR ANY OF ITS POLITICAL SUBDIVISIONS AND NOT THE RECIPIENT OF ANY FORM OF ABATEMENT OR EXEMPTION FROM TAXES, IN WHOLE 33 34 OR IN PART, FROM THE STATE OR ANY OF ITS POLITICAL SUBDIVISIONS. 35

No institution, club, organization or place of accommodation which sponsors or conducts any amateur athletic contest or sparring exhibition and advertises or bills such contest or exhibition as a New York state championship contest or uses the words "New York state" in its announcements shall be deemed a private exhibition within the meaning of this section.

S 2. This act shall take effect on the first of September next succeeding the date on which it shall have become a law.