## STATE OF NEW YORK

6426

2017-2018 Regular Sessions

## IN SENATE

May 18, 2017

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

AN ACT to amend the labor law, in relation to enacting the "Empowering People in Rights Enforcement (EMPIRE) Worker Protection Act"

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

Section 1. Short title. This act shall be known and may be cited as the "Empowering People in Rights Enforcement (EMPIRE) Worker Protection Act".

4 § 2. Legislative findings. 1. The legislature finds and declares that 5 violations of the labor law are often systemic, affecting many workers.

6 2. The legislature further finds and declares that despite the labor 7 law's strong protections for workers, limits on the availability of 8 public enforcement resources have deleterious effects on the marketplace 9 by allowing abuses targeting workers to persist unprosecuted. To ensure 10 the robust enforcement of the labor law, while minimizing the outlay of 11 scarce state funds, this act allows private individuals to bring public 12 enforcement actions in certain contexts in which the state does not have 13 the means to fully enforce labor law protections.

3. The legislature further finds and declares that the purpose of the EMPIRE Worker Protection Act is to create a means of empowering citizens as private attorneys general to enforce the New York labor law.

17 4. The legislature further finds and declares that the purpose of the 18 EMPIRE Worker Protection Act is to incentivize private parties to 19 recover civil penalties for the government that otherwise may not have 20 been assessed and collected by overburdened state enforcement agencies. 21 Such representative actions are an efficient mechanism to limit systemic 22 violations, will enforce the rights of more workers, and can benefit the 23 department of labor with enhanced resources.

5. The legislature further finds and declares that the purpose of the EMPIRE Worker Protection Act is to benefit those employers who are oper-

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

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1	ating within the labor law, and who, as a result, face unfair competi-
2	tion from individuals and entities shirking the labor law.
3	6. The legislature further finds and declares that the purpose of the
4	EMPIRE Worker Protection Act is to incentivize labor organizations and
5	not-for-profit organizations to aid working people to report violations
6	of the New York labor law.
7	7. The legislature further finds and declares that the purpose of the
8	EMPIRE Worker Protection Act is to facilitate whistleblowers suffering
9	from violations of the New York labor law to report abuses without fear
10	of retaliation and intimidation.
11	8. The legislature further finds and declares that the EMPIRE Worker
12	Protection Act is part of a history both in New York state and in the
13	United States of laws enabling private citizens to aid in public
14	enforcement in the whistleblower and more recently in the labor context.
15	In similar qui tam legislation enabling private citizens to aid in
16	public enforcement, the resulting action is in reality a public enforce-
17	ment action.
18	9. The legislature further finds and declares that the EMPIRE Worker
19	Protection Act further increases the capacity of the department of labor
20	as almost all of the department of labor's investigatory work is comp-
21	laint-driven rather than agency-driven. Moreover, the EMPIRE Worker
22	Protection Act will help offset the loss of human capital at the depart-
23	ment due to the decrease in senior labor investigators and stagnant
24	numbers of labor investigators employed by the department of labor since
25	2008.
26	10. The legislature further finds and declares that the mandate of the
27	EMPIRE Worker Protection Act is consistent with the legislature's
28	commitment to enhance worker protections, especially for low-wage work-
29	ers, as the majority of wages owed by employers according to department
30	of labor statistics are based on minimum wage violations.
31	§ 3. The labor law is amended by adding a new article 33 to read as
32	follows:
33 34	ARTICLE 33
34 35	EMPOWERING PEOPLE IN RIGHTS ENFORCEMENT (EMPIRE) WORKER PROTECTION ACT Section 960. Definitions.
35 36	<u>961. Public enforcement action.</u>
30 37	962. Procedure.
38	963. Construction and non-application.
30 39	§ 960. Definitions. As used in this article, the following terms shall
40	have the following meanings:
41	1. "aggrieved employee" means any employee as defined by section two
42	of article one of this chapter who was employed by the alleged violator
43	employer and against whom one of the alleged violations was committed,
44	as well as any person who is not classified by a business as an employee
45	but who claims to be an employee and whose claims against the purported
46	employer relate to this alleged misclassification.
47	2. "employer" means any employer as defined by section two of article
48	one of this chapter.
49	3. "representative organization" means a labor organization as defined
50	by subdivision five of section seven hundred one of article twenty of
51	this chapter or a not-for-profit corporation, as defined by subpara-
52	graphs five and seven of paragraph (a) of section one hundred two of
53	article one of the not-for-profit corporation law, which not-for-profit
54	corporation regularly advocates on behalf of workers or employees and/or
55	regularly advocates for or assists in enforcement of the provisions of

56 this chapter.

1	4. "public enforcement action" means an action brought under this
2	article intended to enforce this chapter's protections enforceable by
3	the commissioner.
4	5. "commissioner" shall, for the purposes of this article, include the
5	commissioner, and any division, board, commission, or part of the
б	department authorized to impose or seek penalties or other remedies for
7	violations of this chapter.
8	§ 961. Public enforcement action. 1. An aggrieved employee or employ-
9	ees or a representative organization may initiate a public enforcement
10	action on behalf of the commissioner for any provision of this chapter,
11	or any regulation promulgated thereunder, that provides for a civil
12	penalty to be assessed and collected by the commissioner for a violation
13	of this chapter, or any regulation promulgated thereunder, on behalf of
14	himself or herself and other current or former employees pursuant to the
15	procedures specified in section nine hundred sixty-two of this article.
16	An aggrieved employee or a representative organization may allege multi-
17	ple violations that have affected different employees.
18	2. a. For purposes of this section, whenever the commissioner has
19	discretion to assess a civil penalty, a court shall be authorized to
20	exercise the same discretion to assess a civil penalty. To the extent
21	that the commissioner is authorized to determine that an employer has
22	violated a provision of this chapter or regulation promulgated there-
23	under, in a public enforcement action, a court shall be authorized to
24	determine that an employer has committed such a violation.
25	b. For all provisions of this chapter and regulations adopted pursuant
26	to this chapter, except those for which a civil penalty is specifically
27	provided, there is established a civil penalty of five hundred dollars
28	for each aggrieved employee per pay period per violation. A court may
29	not award a lesser amount, unless, based on the facts and circumstances
30	of the particular case, the employer demonstrates that to do otherwise
31	would result in an award that is unjust, arbitrary and oppressive, or
32	confiscatory.
33	c. Any aggrieved employee or a representative organization who
34	prevails in any public enforcement action shall be entitled to an award
35	of reasonable attorney's fees and costs.
36	d. Nothing in this section shall operate to limit an aggrieved employ-
37	ee's right to pursue or recover other remedies available under state or
38	federal law, either separately or concurrently with an action taken
39	under this section.
40	<u>3. Civil penalties recovered by aggrieved employees or a represen-</u>
41	tative organization in public enforcement actions shall be distributed
42	as follows: forty-five percent to the aggrieved employee or employees;
43	and fifty-five percent to the commissioner for enforcement of this chap-
44	ter and education of employers and employees about their rights and
45	responsibilities under this chapter, to be continuously appropriated to
46	supplement and not supplant the funding to the agency for those
47	purposes. If an aggrieved employee or employees elect a representative
48	organization to bring the public enforcement action, civil penalties
	recovered shall be distributed as follows: thirty percent to the
49 50	aggrieved employee or employees; fifteen percent to the representative
50 51	organization; fifty-five percent to the commissioner for enforcement of
51 52	this chapter and education of employers and employees about their rights
53 54	and responsibilities under this chapter, to be continuously appropriated
54 55	to supplement and not supplant the funding to the agency for those
22	purposes.

1	4. The right to bring a public enforcement action under this article
2	shall not be subject to private agreements between an aggrieved employee
3	and an employer or purported employer.
4	5. Notwithstanding any other provision of law, a public enforcement
5	action to recover upon a penalty imposed by this article must be
6	commenced within six years. The statute of limitations for bringing a
7	representative action under this article shall be tolled from the date
8	an aggrieved employee or a representative organization files a notice
9	pursuant to section nine hundred sixty-two of this article with the
10	commissioner or the commissioner commences an investigation, whichever
11	is earlier.
12	6. Public enforcement actions belong to the state and preclude subse-
13	quent state enforcement efforts, whether brought by the state or an
14	aggrieved employee or representative organization; provided, however,
15	public enforcement actions are not duplicative of private actions
16	related to the same issues or touching the same nucleus of operative
17	facts. Therefore, a public enforcement action brought under this arti-
18	cle does not have any preclusive effect on private actions addressing
19	<u>similar wrongdoing.</u>
20	7. The commissioner shall establish a publicly available database of
21	public enforcement actions brought pursuant to this article, including
22	the parties, the disposition and any other information which the commis-
23	sioner shall by regulation prescribe.
24	§ 962. Procedure. 1. No public enforcement action by an aggrieved
25	employee or a representative organization pursuant to section nine
26	hundred sixty-one of this article alleging a violation of any provision
27	of this chapter may be commenced:
28	a. prior to thirty days after written notice has been given by the
29	aggrieved employee or a representative organization to the commissioner.
30	Such written notice shall be given in such a manner as the commissioner
31	may prescribe by regulation, shall be construed in a light favorable to
32	the aggrieved employee or representative organization, and shall
33	include:
34	(i) the name, address and contact information of the employer.
35	(ii) the name, address, occupation and contact information of the
36	aggrieved employee.
37	(iii) the name, address and contact information of the representative
38	organization, if the action is brought by a representative organization.
39	(iv) the name, address and contact information of the aggrieved
40	employee's legal counsel, should one exist.
41	(v) a statement of the underlying claim.
42	(vi) estimated number of employees affected.
	b. if the commissioner, at any time prior to the end of the thirty day
43	notice period prescribed in paragraph a of this subdivision or prior to
44	
45	commencement of such action, whichever is later, and upon written notice
46	to the aggrieved employee who provided the notice prescribed in para-
47	graph a of this subdivision, has commenced and is actively prosecuting
48	an administrative enforcement proceeding pursuant to this chapter rela-
49	tive to the alleged violation.
50	c. if the commissioner, on the same facts and theories, cites a person
51	within the timeframes set forth in this section for a violation of the
52	same section or sections of this chapter under which the aggrieved
53	employee or representative organization is attempting to recover a civil
54	penalty or remedy on behalf of himself or herself or others.
55	2. The commissioner may intervene in the public enforcement action and
56	proceed with any and all claims in the action:

1	a. as of right within the thirty day notice period prescribed in para-
2	<u>graph a of subdivision one of this section; or</u>
3	b. for good cause, as determined by the court, after the expiration of
4	the thirty day notice period prescribed in paragraph a of subdivision
5	one of this section.
б	3. a. The aggrieved employee or representative organization shall,
7	within ten days following commencement of a civil action pursuant to
8	this article, provide the commissioner with a file-stamped copy of the
9	complaint that includes the case number assigned by the court.
10	b. Either the commissioner or a federal or state court of competent
11	jurisdiction shall review and approve any settlement of any civil action
12	filed pursuant to this section. The commissioner or court shall approve
13	the settlement if it is fair, reasonable, and adequate, in light of the
14	statutory purpose of the provision of this chapter alleged to have been
15	violated and the purpose of the EMPIRE Worker Protection Act.
16	c. A copy of the court's judgment in any civil action filed pursuant
17	to this article and any other order in that action that either provides
18	for or denies an award of civil penalties under this article shall be
19	submitted to the commissioner within ten days after entry of the judg-
20	ment or order.
21	d. Items required to be submitted to the commissioner under this
22	subdivision shall be transmitted in such a manner as the commissioner
23	shall prescribe for the filing of notices under paragraph a of subdivi-
24	sion one of this section.
25	4. If a representative organization initiates a public enforcement
26	action pursuant to this article, an aggrieved employee must elect the
27	representative organization in writing in a form which the commissioner
28	shall by regulation prescribe. In such cases, the aggrieved employee's
29	name and personal identifying information shall be kept confidential if
30	the aggrieved employee so chooses.
31	5. Such regulations prescribed pursuant to paragraph a of subdivision
32	one of this section shall provide for the right of the aggrieved employ-
33	ee or representative organization to furnish an amended notice, after
34	the notice by the commissioner to the aggrieved employee or represen-
35	tative organization that the original notice was not in compliance with
36	this section or the regulations issued thereunder and specifying with
37	particularity what the deficiencies were in the original notice. Such
38	notice and opportunity to amend shall be provided by the commissioner
39	within thirty days of the original notice or the original notice shall
40	be deemed in compliance with this section. The aggrieved employee or
41	representative organization shall have thirty days from receiving notice
42	from the commissioner that their original notice was not in compliance
43	with this section to amend the notice.
44	6. For the purposes of determining whether the aggrieved employee or
45	representative organization complied with this section, the notice shall
46	be construed in a light favorable to the employee or representative
47	organization.
48	§ 963. Construction and non-application. 1. This article shall not
49	apply to the recovery of administrative and civil penalties in
50	connection with the unemployment insurance law as contained in article
51	eighteen of this chapter.
52	2. This article shall not apply to the recovery of administrative and
53	civil penalties in connection with the New York state labor relations
54	act as contained in article twenty of this chapter.
55	3. Severability. If any word, phrase, clause, sentence, paragraph,
56	subdivision, section or part of this article or the application thereof
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1	to any person or circumstances shall be adjudged invalid by a court of
2	competent jurisdiction, such order or judgment shall be confined in its
3	operation to the controversy in which it was rendered, and shall not
4	affect or invalidate the remainder of this article, but shall be
5	confined in its operation to the word, phrase, clause, sentence, para-
6	graph, subdivision, section or part thereof directly involved in the
7	<u>controversy in which such judgment shall have been rendered.</u>
8	4. This article shall be construed in light of its remedial purposes
9	to expand the enforcement of this chapter.

<sup>10 § 4.</sup> This act shall take effect immediately.