10672

IN ASSEMBLY

June 11, 2016

Introduced by COMMITTEE ON RULES -- (at request of M. of A. Moya) -- read once and referred to the Committee on Codes

AN ACT to amend the general business law, in relation to employment agencies

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

Section 1. Paragraph b of subdivision 2 of section 173 of the general business law, as added by chapter 632 of the laws of 1975, is amended to read as follows:

3

5

6

7

9

11

12

13 14

15

16

17

18 19

20

21

22

23

24 25

26

27

28

- b. The application for a license shall be accompanied by samples or accurate facsimiles of each and every form which the applicant for a license will require applicants for employment to execute, and such approved by the commissioner before a license may be forms must be issued. The commissioner shall approve any such forms which fairly and clearly represent contractual terms and conditions between the proposed employment agency and applicants for employment, such as are permitted article. THE COMMISSIONER SHALL DETERMINE IN HIS DISCRETION, WHICH LANGUAGES TO PROVIDE, IN ADDITION TO ENGLISH, BASED ON THE SIZE OF THE STATE POPULATION THAT SPEAKS EACH LANGUAGE AND ANY OTHER FACTOR THE COMMISSIONER DEEMS RELEVANT. ALL FORMS SHALL BE MADE EMPLOYMENT AGENCIES IN SUCH A MANNER AS DETERMINED BY THE TO COMMISSIONER.
- S 2. Subdivisions 1 and 2 of section 174 of the general business law, subdivision 1 as amended by chapter 164 of the laws of 2003, subdivision 2 as amended by chapter 632 of the laws of 1975, are amended to read as follows:
- 1. Upon the receipt of an application for a license, the commissioner shall cause the name and address of the applicant, the name under which the employment agency is to be conducted, and the street and number of the place where the agency is to be conducted, to be posted ON THE COMMISSIONER'S WEBSITE, AS WELL AS in a conspicuous place in his public office. Such agency shall be used exclusively as an employment agency and for no other purpose, except as hereinafter provided. The commissioner shall investigate or cause to be investigated the character and

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

LBD06774-23-6

3

5

6

7

8

9

10

11

12

13

14

15

16

17

18 19

20

21

22

23

2425

26

27

28 29

30

31 32

33 34

35

36 37

38

39

40

41

42 43

44

45

46

47

48

49 50

51

52

53 54

55

56

responsibility of the applicant and agency manager and shall examine or cause to be examined the premises designated in such application as the place in which it is proposed to conduct such agency.

The commissioner shall require all applicants for licenses and agency managers to be fingerprinted. Such fingerprints shall be submitted to the division of criminal justice services for a state criminal history record check, as defined in subdivision one of section three thousand thirty-five of the education law, and may be submitted to the federal bureau of investigation for a national criminal history record check. CRIMINAL HISTORY INFORMATION, IF ANY, RECEIVED BY THE DEPARTMENT OF LABOR SHALL BE CONSIDERED IN ACCORDANCE WITH THE PROVISIONS TWENTY-THREE-A OF THE CORRECTION LAW AND SUBDIVISIONS FIFTEEN AND SIXTEEN OF SECTION TWO HUNDRED NINETY-SIX OF THE EXECUTIVE REASONABLE TIME BEFORE MAKING A DETERMINATION ON THE APPLICATION PURSU-ANT TO THIS SUBDIVISION, THE DEPARTMENT SHALL PROVIDE THECRIMINAL HISTORY INFORMATION, IF ANY. WHERE SUCH CRIMINAL HISTORY INFOR-IS PROVIDED, THE DEPARTMENT SHALL ALSO PROVIDE A COPY OF ARTICLE TWENTY-THREE-A OF THE CORRECTION LAW, AND INFORM SUCH APPLICANT HER RIGHT TO SEEK CORRECTION OF ANY INCORRECT INFORMATION CONTAINED IN SUCH CRIMINAL HISTORY INFORMATION PURSUANT TO THE REGULATIONS PROCEDURES ESTABLISHED BY THE DIVISION OF CRIMINAL JUSTICE SERVICES.

- Any person may file, within one week after such application is so posted [in the said office], a written protest against the issuance of license. Such protest shall be in writing and signed by the person filing the same or his authorized agent or attorney, and shall reasons why the said license should not be granted. Upon the filing of such protest the commissioner shall appoint a time and place for the hearing of such application, and shall give at least five days' notice of such time and place to the applicant and the person filing such protest. The commissioner may administer oaths, subpoena witnesses and take testimony in respect to the matters contained in such application and protests or complaints of any character for violation of this article, and may receive evidence in the form of affidavits pertaining to such matters. If it shall appear upon such hearing or from the inspection, examination or investigation made by the commissioner that applicant or agency manager is not a person of good character or responsibility; or that he or the agency manager has not had at least two years experience as a placement employee, vocational counsellor or in related activities, or other satisfactory business experience which similarly tend to establish the competence of such individual to direct and operate the placement activities of the agency; or that the place where such agency is to be conducted is not a suitable place therefor; or that the applicant has not complied with the provisions of this article; the said application shall be denied and a license shall granted. Each application should be granted or refused within thirty days from the date of its filing.
- S 3. Section 179 of the general business law, as amended by chapter 632 of the laws of 1975, is amended to read as follows:
- S 179. Registers and other records to be kept. It shall be the duty of every licensed person to keep a register, approved by the commissioner, in which shall be entered, in the English language, the date of the application for employment, the date the applicant started work and the name and address of every applicant from whom a fee or deposit is charged, the amount of the fee or deposit and the service for which it is received or charged. Such licensed person shall also enter in the same or in a separate register, approved by the commissioner, in the

2425

26

27

28

29

30

31

32

33

34

35

36 37

38 39

40

41

42 43

44 45

46 47

48

49

50

51

52

53

54

55

56

English language, the name and address of every employer from whom a fee is received or charged or to whom the licensed person refers an appli-3 who has paid or is charged a fee, the date of such employer's request or assent that applicants be furnished, the kind of position for which applicants are requested, the names of the applicants sent from 5 6 whom a fee or deposit is received or charged with the designation of the 7 one employed, the amount of the fee or deposit charged, and the rate of 8 salary or wages agreed upon. It shall also be the duty of every licensed person to keep complete and accurate written records in the English 9 10 language of all receipts and income received or derived directly from 11 the operation of his employment agency, and to keep records concerning 12 job orders. No such licensed person, his agent or employees, shall make false entry in such records. It shall be the duty of every licensed 13 14 person to communicate orally or in writing with at least one of 15 persons mentioned as references for every applicant for work in private 16 families, or employed in a fiduciary capacity, and the result of such 17 investigation shall be kept on file in such agency for a period of at least three years. Every register and all records kept pursuant to the 18 19 requirements of this article shall be retained on the premises of the 20 agency concerned for three years following the date on which the last 21 entry thereon was made [except a job order which shall be retained for 22 one year following the date on which it was received]. 23

- S 4. Section 181 of the general business law, as added by chapter 893 of the laws of 1958, subdivision 1 as added and subdivision 2 as amended by chapter 632 of the laws of 1975, subdivision 3 as separately amended by chapters 1010 and 1083 of the laws of 1960, and subdivision 4 as amended by chapter 479 of the laws of 1963, is amended to read as follows:
- S 181. Contracts, STATEMENTS OF TERMS AND CONDITIONS, AND receipts. It shall be the duty of every employment agency to give to each applicant for employment:
- 1. A true copy of every contract executed between such agency and such applicant, which shall have printed on it or attached to it a statement setting forth in a clear and concise manner the provisions of sections one hundred eighty-five, and one hundred eighty-six of this article.
- [Information as to the name and address of the person to whom the applicant is to apply for such employment, the kind of service to be performed, the anticipated rate of wages or compensation, the agency's fee for the applicant based on such anticipated wages or compensation, whether such employment is permanent or temporary, the name and address of the person authorizing the hiring of such applicant, and the cost of transportation if the services are required outside of the city, town or village where such agency is located. If the job is a conditionally fee-paid job, the conditions under which the applicant will be required to pay a fee shall be clearly set forth in a separate agreement in tenpoint type signed by the job applicant.] (A) EACH CONTRACT BUT NOT BE LIMITED TO, THE FOLLOWING: INFORMATION AS TO THE NAME AND ADDRESS OF THE PERSON TO WHOM THE APPLICANT IS TO APPLY THE ADDRESS, THE MAILING ADDRESS, AND THE EMPLOYMENT, THENAME, TELEPHONE NUMBER OF THE EMPLOYER; THE ADDRESS OR ADDRESSES OF MENT, THE KIND OF SERVICE TO BE PERFORMED; THE ANTICIPATED RATE OF WAGES COMPENSATION; THEANTICIPATED HOURS OF WORK PER DAY AND NUMBER OF DAYS TO BE WORKED PER WEEK; THE AGENCY'S FEE FOR THE APPLICANT BASED ON ANTICIPATED WAGES OR COMPENSATION; ANY PROVISION TO THE EMPLOYEE, THAT PROVISION AND COSTS ASSOCIATED WITH INCLUDING HOUSING, INSURANCE, HEALTHCARE, SICK LEAVE, HOLIDAYS AND RETIREMENT BENEFITS;

A. 10672 4

WHETHER SUCH EMPLOYMENT IS PERMANENT OR TEMPORARY, THE ANTICIPATED PERIOD OF EMPLOYMENT, THE NAME AND ADDRESS OF THE PERSON AUTHORIZING THE
HIRING OF SUCH APPLICANT; AND THE COST OF TRANSPORTATION IF THE SERVICES
ARE REQUIRED OUTSIDE OF THE CITY, TOWN OR VILLAGE WHERE SUCH AGENCY IS
LOCATED. IF THE JOB IS A CONDITIONALLY FEE-PAID JOB, THE CONDITIONS
UNDER WHICH THE APPLICANT WILL BE REQUIRED TO PAY A FEE SHALL BE CLEARLY
SET FORTH IN A SEPARATE AGREEMENT IN TEN-POINT TYPE SIGNED BY THE JOB
APPLICANT.

- (B) THE EMPLOYMENT AGENCY SHALL PROVIDE TO EACH APPLICANT, A SEPARATE DOCUMENT ACCOMPANYING EACH CONTRACT SUMMARIZING THE TERMS AND CONDITIONS OF THE CONTRACT IN COMMONLY UNDERSTOOD TERMS. THIS DOCUMENT SHALL BE ENTITLED "TERMS AND CONDITIONS" AND SHALL INCLUDE THE LANGUAGE THAT THE DOCUMENT IS NOT A CONTRACT AND THAT SUCH DOCUMENT IS NOT LEGALLY BINDING. THE COMMISSIONER SHALL PROMULGATE RULES AND REGULATIONS DETERMINING WHAT INFORMATION SHALL BE INCLUDED IN THE TERMS AND CONDITIONS PROVIDED BY AN AGENCY TO AN APPLICANT.
- (C) WHEN A JOB APPLICANT IDENTIFIES AS HIS OR HER PRIMARY LANGUAGE A LANGUAGE FOR WHICH A TEMPLATE IS NOT AVAILABLE FROM THE COMMISSIONER, THE EMPLOYMENT AGENCY SHALL COMPLY WITH THIS SUBDIVISION BY PROVIDING THAT EMPLOYEE AN ENGLISH-LANGUAGE STATEMENT.
- (D) AN EMPLOYMENT AGENCY SHALL NOT BE PENALIZED FOR ERRORS OR OMISSIONS IN THE NON-ENGLISH PORTIONS OF ANY NOTICE PROVIDED BY THE COMMISSIONER.
- 3. A receipt for any fee, deposit, consideration, or payment which such agency receives from such applicant, which shall have printed or written on it the name of the applicant, the name and address of the employment agency, the date and amount of such fee, deposit, consideration or payment or portion thereof for which the receipt is given, purpose for which it was paid, and the signature of the person receiving such payment. If the applicant for employment has been recruited from outside the state for domestic or household employment the receipt shall have printed on it, or attached to it, a copy of section one hundred eighty-four of this article. THE RECEIPT SHALL ALSO INCLUDE, IMMEDIATE-LΥ ABOVE THE PLACE FOR SIGNATURE OF THE PERSON RECEIVING PAYMENT, SET OFF IN A BOX AND PRINTED IN BOLD CAPITAL LETTERS, THE FOLLOWING STATE-MENT: "AN EMPLOYMENT AGENCY MAY NOT CHARGE YOU, THE JOB APPLICANT, A FEE BEFORE REFERRING YOU TO A JOB THAT YOU ACCEPT. IF YOU PAY A FEE BEFORE ACCEPTING A JOB OR PAY A FEE THAT OTHERWISE VIOLATES THE LAW, YOU MAY DEMAND A REFUND, WHICH SHALL BE REPAID WITHIN SEVEN DAYS".
- 4. The COMPLETED original or duplicate-original copy of each such contract [and receipt], STATEMENT OF TERMS AND CONDITIONS, RECEIPTS, AND ANY OTHER DOCUMENTS GIVEN TO THE APPLICANT shall be retained by every employment agency for three years following the date on which the contract is executed or the payment is made, and shall be made available for inspection by the commissioner or his duly authorized agent or inspector, upon his request. Notwithstanding the other provisions of such contracts, the monetary consideration to be paid by the applicant shall not exceed the fee ceiling provided in subdivision eight of section one hundred eighty-five OF THIS ARTICLE.
- S 5. Subdivisions 1 and 3 of section 185 of the general business law, subdivision 1 as amended by chapter 460 of the laws of 2012 and subdivision 3 as amended by chapter 1010 of the laws of 1960, are amended to read as follows:
- 1. Circumstances permitting fee. An employment agency shall not charge or accept a fee or other consideration unless in accordance with the terms of a written contract with a job applicant[, except:

A. 10672 5

(a) for class "A" and "A-1" employment, and except] AND after such agency has been responsible for referring such job applicant to an employer or such employer to a job applicant and where as a result thereof such job applicant has been employed by such employer[; and

(b)], EXCEPT for class "C" employment: [(i)] (A) after an agency has been responsible for referring an artist to an employer or such employer to an artist and where as a result thereof such artist has been employed by such employer; or [(ii)] (B) after an agency represents an artist in the negotiation or renegotiation of an original or pre-existing employment contract and where as a result thereof the artist enters into a negotiated or renegotiated employment contract. For class "C" employment pursuant to this paragraph, an employment agency shall provide an artist with a statement setting forth in a clear and concise manner the provisions of this section and section one hundred eighty-six of this article.

The maximum fees provided for herein for all types of placements or employment may be charged to the job applicant and a similar fee may be charged to the employer provided, however, that with regard to placements in class "B" employment, a fee of up to one and one-half times the fee charged to the job applicant may be charged to the employer. By agreement with an employment agency, the employer may voluntarily assume payment of the job applicant's fee. The fees charged to employers by any licensed person conducting an employment agency for rendering services in connection with, or for providing employment in classes "A", "A-1" and "B", as hereinafter defined in subdivision four of this section where the applicant is not charged a fee shall be determined by agreement between the employer and the employment agency. No fee shall be charged or accepted for the registration of applicants for employees or employment.

- 3. Deposits, advance fees. [Notwithstanding any other provisions of this section, an] AN employment agency [may] SHALL not require OR ACCEPT a deposit or advance fee from any applicant [except an applicant for class "A" or class "A1" employment, and only to the extent of the maximum fees hereinafter provided. Such deposit or advance fee shall be offset against any fee charged or accepted when such employment is obtained. Any excess above the lawful fee shall be returned without demand therefor, immediately after the employment agency has been notified that such employment has been obtained; and all of such deposit or advance fee shall be returned immediately upon demand therefor, if at the time of the demand such employment has not been obtained].
- S 6. Subdivision 2 of section 186 of the general business law, as amended by chapter 1010 of the laws of 1960, is amended to read as follows:
- 2. Failure to report: If a job applicant accepts employment and thereafter fails to report for work, the gross fee charged to such applicant shall not exceed twenty-five per cent of the maximum fee allowed by section one hundred eighty-five of this article[, provided however, if the applicant remains with his same employer, the fee shall not exceed fifty per cent]. If a job applicant accepts employment and fails to report for work, no fee shall be charged to the employer.
- S 7. Subdivision 3 of section 187 of the general business law, as added by chapter 893 of the laws of 1958, is amended to read a follows:
- (3) Advertise in newspapers or otherwise, or use letterheads or receipts or other written or printed matter, unless such advertising or other matter contains the name and address of the employment agency [and], the word "agency" AND THE AGENCY'S LICENSE NUMBER.

A. 10672 6

S 8. Section 188 of the general business law, as amended by chapter 632 of the laws of 1975, is amended to read as follows:

- S 188. Copies of law to be posted. 1. Every licensed person shall post in a conspicuous place in the main room of such agency sections one hundred seventy-eight, [one hundred eighty,] one hundred eighty-one, one hundred eighty-five, and one hundred eighty-six, of this article[, which shall be printed in large type in languages in which persons commonly doing business with such office can understand]. Such poster shall also contain the name and address of the commissioner charged with the enforcement of this article in the place where the agency is located.
- 2. THE COMMISSIONER, IN CONJUNCTION WITH THE DIRECTOR OF THE OFFICE FOR NEW AMERICANS, SHALL DEVELOP, ESTABLISH AND IMPLEMENT A PUBLIC AWARENESS CAMPAIGN REGARDING THE RIGHTS OF JOB SEEKERS. SUCH PUBLIC AWARENESS CAMPAIGN SHALL BE MADE AVAILABLE TO THE PUBLIC BY ANY MEANS DEEMED APPROPRIATE BY THE COMMISSIONER AND THE DIRECTOR OF THE OFFICE FOR NEW AMERICANS. ANY MATERIALS DEVELOPED AND DISSEMINATED TO JOB SEEKERS ACCORDING TO THIS SUBDIVISION MUST ALSO BE DISTRIBUTED TO LICENSED EMPLOYMENT AGENCIES.
- S 9. Section 189 of the general business law, as amended by chapter 479 of the laws of 1963, subdivisions 1 and 2 as amended by chapter 721 of the laws of 2004, subdivisions 4 and 5 as amended by chapter 632 of the laws of 1975, is amended to read as follows:
- S 189. Enforcement of provisions of this article. 1. This article, article nineteen-B of the labor law and sections 37.01, 37.03 and 37.05 of the arts and cultural affairs law shall be enforced by the commissioner of labor, except that in the city of New York this article and such sections shall be enforced by the commissioner of consumer affairs of such city. IN ADDITION TO THE POWERS OF THE COMMISSIONER, THE ATTORNEY GENERAL MAY ENFORCE THE PROVISIONS OF THIS ARTICLE TO THE EXTENT PERMITTED UNDER SECTION SIXTY-THREE OF THE EXECUTIVE LAW.
- 2. To effectuate the purposes of this article, article nineteen-B of labor law and sections 37.01, 37.03 and 37.05 of the arts and cultural affairs law, the commissioner or any duly authorized inspector designated by such commissioner, shall have authority to inspect the premises, registers, contract forms, COMPLETED CONTRACTS, STATEMENTS OF TERMS AND CONDITIONS, receipt books, application forms, referral forms, reference forms, reference reports and financial records of fees charged and refunds made of each employment agency, AND ANY OTHER RECORD THAT THE EMPLOYMENT AGENCY IS REQUIRED TO MAINTAIN PURSUANT THIS ARTICLE, which are essential to the operation of such agency, and of each applicant for an employment agency license, as frequently as necessary to ensure compliance with this article and such sections[; but in]. IN no event shall any employment agency be inspected less frequently than once every eighteen months. INSPECTIONS MAY CONSIST OF TO EMPLOYMENT AGENCIES. The commissioner shall also have SON VISITS authority to subpoena records and witnesses or otherwise to conduct investigations of any employer or other person where he or she has reasonable grounds for believing that such employer or person is violating or has conspired or is conspiring with an employment agency to violate this article or such sections.
- 3. To effectuate the purposes of this article, the commissioner may make reasonable administrative rules within the standards set in this article. Before such rules shall be issued, the commissioner shall conduct a public hearing, giving due notice thereof to all interested parties. No rule shall become effective until fifteen days after it has been filed in the office of the department of state, if it is a rule of

5

33

34 35

36 37

38

39

40

41

42 43

44

45

46

47

48

49

50

51

52

53 54

56

of New York, if it is a rule of the commissioner of licenses of 3 city, and copies thereof shall be furnished to all employment agencies affected at least fifteen days prior to the effective date of such rule. 4. Complaints against any such licensed OR UNLICENSED person [shall] 6 MAY be made orally or in writing to the commissioner, or be sent in an 7 affidavit form without appearing in person, and may be made by recognized employment agencies, trade associations, or others. The commissioner may hold a hearing on a complaint with the powers provided by 9 10 section one hundred seventy-four of this article. If a hearing is held, 11 reasonable notice thereof, not less than five days, shall be given in writing to said [licensed] person by serving upon the [licensed] person 12 either personally, by mail, or by leaving the same with the person in 13 charge of his office, a concise statement of the facts constituting the 14 15 complaint, and the hearing shall commence before the commissioner with reasonable speed but in no event later than two weeks from the date of the filing of the complaint. The commissioner when investigating any 16 17 18 matters pertaining to the granting, issuing, transferring, renewing, 19 revoking, suspending or cancelling of any license is authorized in his 20 discretion to take such testimony as may be necessary on which to base 21 official action. When taking such testimony he may subpoena witnesses 22 and also direct the production before him of necessary and material books and papers. A daily calendar of all hearings shall be kept by the 23 commissioner and shall be posted in a conspicuous place in his public 24 25 least one day before the date of such hearings. The office for at 26 commissioner shall render his decision within thirty days from the time 27 matter is finally submitted to him. The commissioner shall keep a 28 record of all such complaints and hearings. THE OFFICE OF NEW AMERICANS 29 SHALL, PURSUANT TO SECTION NINETY-FOUR-B OF THE EXECUTIVE LAW, 30 COMPLAINTS, ATTEMPT TO MEDIATE SUCH COMPLAINTS, AND WHERE APPROPRIATE REFER SUCH COMPLAINTS TO THE ATTORNEY GENERAL OR OTHER FEDERAL, STATE OR 31 32 LOCAL AGENCY AUTHORIZED BY LAW TO TAKE ACTION ON SUCH COMPLAINT.

industrial commissioner, or in the office of the clerk of the city

5. [Following such hearing if it has been shown] UPON A FINDING that the licensed person or his agent, employee or anyone acting on his behalf is guilty of violating any provision of this article or is not a good character and responsibility, the commissioner may suspend or revoke the license of such licensed person [and/or levy a fine against such licensed person for each violation not to exceed five hundred dollars]. ANY EMPLOYMENT AGENCY FOUND TO HAVE VIOLATED ANY PROVISION OF THIS ARTICLE SHALL BE SUBJECT, FOR THE FIRST OFFENSE, TO A CIVIL PENALTY NOT TO EXCEED ONE THOUSAND DOLLARS PER VIOLATION, AND, FOR EACH SUBSEQUENT OFFENSE WITHIN SIX YEARS OF SUCH PREVIOUS OFFENSE, TO A CIVIL PENALTY, NOT TO EXCEED FIVE THOUSAND DOLLARS PER VIOLATION. WHEN IT IS DETERMINED THAT THERE HAS BEEN A VIOLATION OF THIS ARTICLE EMPLOYMENT AGENCY, THE COMMISSIONER SHALL PROVIDE THE EMPLOYMENT AGENCY WITH A SPECIFIC TIME PERIOD FOR SUCH EMPLOYMENT AGENCY TO SUCH VIOLATION OR TAKE OTHER AMELIORATIVE ACTION AS DIRECTED BY THE COMMISSIONER, THE SUCCESSFUL COMPLETION OF WHICH SHALL PREVENT IMPOSITION OF PENALTIES ON THE EMPLOYMENT AGENCY FOR SUCH VIOLATION. Whenever such commissioner shall suspend or revoke the license of employment agency, or shall levy a fine against [such] ANY agency, said determination shall be subject to judicial review in proceedings brought pursuant to article seventy-eight of the civil practice law and rules. Whenever [such] AN EMPLOYMENT AGENCY'S license is revoked, another license or agency manager permit shall not be issued within three years from the date of such revocation to said licensed person or his agency

2

3

5

6

7

8

9

manager or to any person with whom the licensee has been associated in the business of furnishing employment or engagements. Deputy commissioners, or other officials designated to act on behalf of the commissioner, may conduct hearings and act upon applications for licenses, and revoke or suspend such licenses, or levy fines AGAINST AN EMPLOYMENT AGENCY.

- 6. IF ANY PROVISIONS OF THIS ARTICLE OR THE APPLICATION THEREOF TO ANY PERSON OR CIRCUMSTANCES IS HELD UNCONSTITUTIONAL, THE REMAINDER OF THE ARTICLE AND THE APPLICATION OF THAT PROVISION TO OTHER PERSONS AND CIRCUMSTANCES SHALL NOT BE AFFECTED THEREBY.
- 10 S 10. Section 190 of the general business law, as amended by chapter 11 632 of the laws of 1975, is amended to read as follows:
- S 190. Penalties for violations. Any person who violates and the officers of a corporation and stockholders holding ten percent or more of 12 13 14 stock of a corporation which is not publicly traded, who knowingly 15 permit the corporation to violate sections one hundred seventy-two, one 16 hundred seventy-three, one hundred seventy-six, one hundred eighty-four, 17 hundred eighty-four-a, one hundred eighty-five, one hundred eightyfive-a, one hundred eighty-six, or one hundred eighty-seven of 18 19 article shall be guilty of a misdemeanor and upon conviction shall be 20 subject to a fine not to exceed [one thousand] TWO THOUSAND FIVE HUNDRED 21 dollars PER VIOLATION, or imprisonment for not more than one year, both, by any court of competent jurisdiction. The violation of any other 23 provision of this article shall be punishable by a fine not to exceed [one] FIVE hundred dollars or imprisonment for not more than thirty 24 25 days. Criminal proceedings based upon violations of these sections shall 26 instituted by the commissioner and may be instituted by any persons aggrieved by such violations. 27
- 28 S 11. This act shall take effect immediately.