371

2015-2016 Regular Sessions

IN ASSEMBLY

(PREFILED)

January 7, 2015

Introduced by M. of A. ROSENTHAL, PAULIN -- read once and referred to the Committee on Governmental Operations

AN ACT to amend the civil rights law, in relation to exemptions provided to professional journalists and newscasters from contempt

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

1 Section 1. Paragraph 6 of subdivision (a) of section 79-h of the civil 2 rights law, as amended by chapter 468 of the laws of 1981, is amended to 3 read as follows:

(6) 4 "Professional journalist" shall mean one who, for gain or livelihood, is engaged in gathering, preparing, collecting, writing, editing, filming, taping or photographing of news intended for a newspaper, maga-5 6 7 zine, news agency, press association [or], wire service or WEB LOG OR other professional medium or agency which has as one of its regular 8 functions the processing and researching of news intended for dissem-9 10 ination to the public; such person shall be someone performing said function either as a regular employee or as one otherwise professionally 11 12 affiliated for gain or livelihood with such medium of communication.

13 S 2. Subdivision (a) of section 79-h of the civil rights law is 14 amended by adding a new paragraph 9 to read as follows:

15 (9) "WEB LOG" SHALL MEAN A WEBSITE OR WEBPAGE THAT CONTAINS AN ONLINE 16 JOURNAL CONTAINING NEWS, COMMENTS AND OFFERS HYPERLINKS PROVIDED BY THE 17 PROFESSIONAL JOURNALIST OR NEWSCASTER.

18 S 3. Subdivision (b) of section 79-h of the civil rights law, as 19 amended by chapter 33 of the laws of 1990, is amended to read as 20 follows:

(b) Exemption of professional journalists and newscasters from contempt: Absolute protection for confidential news. Notwithstanding the provisions of any general or specific law to the contrary, no professional journalist or newscaster presently or having previously been

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

LBD01377-01-5

employed or otherwise associated with any newspaper, magazine, news 1 2 agency, press association, wire service, WEB LOG, radio or television 3 transmission station or network or other professional medium of communicating news or information to the public shall be adjudged in contempt 4 5 by any court in connection with any civil or criminal proceeding, or by б the legislature or other body having contempt powers, nor shall a grand 7 jury seek to have a journalist or newscaster held in contempt by any court, legislature or other body having contempt powers for refusing or 8 9 failing to disclose any news obtained or received in confidence or the 10 identity of the source of any such news coming into such person's possession in the course of gathering or obtaining news for publication 11 or to be published in a newspaper, magazine, WEB LOG or for broadcast by 12 radio or television transmission station or network or for public 13 а 14 dissemination by any other professional medium or agency which has as 15 one of its main functions the dissemination of news to the public, by 16 which such person is professionally employed or otherwise associated in 17 a news gathering capacity notwithstanding that the material or identity of a source of such material or related material gathered by a person 18 19 described above performing a function described above is or is not highly relevant to a particular inquiry of government and notwithstanding 20 that the information was not solicited by the journalist or newscaster 21 22 prior to disclosure to such person.

23 S 4. This act shall take effect immediately.