## STATE OF NEW YORK

2581

2017-2018 Regular Sessions

## IN ASSEMBLY

January 20, 2017

Introduced by M. of A. STECK -- read once and referred to the Committee on Labor

AN ACT to amend the labor law, in relation to the state policy against restraint of trade

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

Section 1. The labor law is amended by adding a new article 33 to read 2 as follows:

3 ARTICLE 33 4 POLICY AGAINST RESTRAINT OF TRADE

5 Section 950. Policy.

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951. Particular restraints of trade unenforceable.

952. Covenants relating to attorneys.

953. Exceptions.

§ 950. Policy. The legislature hereby reaffirms that the policy of 10 this state is to disfavor restrictive covenants in employment as constituting a restraint of trade.

§ 951. Particular restraints of trade unenforceable. A covenant not to 13 compete, or non-solicitation agreement with respect to either employees 14 or customers, shall not be enforceable against a former employee no 15 longer employed by a business or independent contractor no longer in a contractual relationship with the business, unless (1) the covenant is 16 reasonable in geographic extent or in time based on the circumstances of the case and (2) one of the following is true:

18 19 (a) Such employee or independent contractor left the business volun-20 tarily or was involuntarily terminated or discharged for misconduct; and 21 such employee or independent contractor is unique as a matter of law. An employee or independent contractor is considered unique if and only if he or she possesses trade secrets of the business or confidential mate-24 rial that is akin to a trade secret.

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

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1 (b) Such employee or independent contractor has purchased or sold any 2 portion of the business. Such employees are deemed to have left the 3 business voluntarily.

- (c) Such employee or independent contractor is a learned professional.

  Provided, however, that covenants involving learned professionals are
  not enforceable if such learned professional was involuntarily terminated or discharged for reasons other than misconduct.
- § 952. Covenants relating to attorneys. Any such covenants regarding attorneys, whether as employees or independent contractors, are unenforceable in light of the client's right to choose his or her own counsel.
- § 953. Exceptions. Such restrictive covenant may still be enforced if 12 13 the employer demonstrates that (1) the employee left its business volun-14 tarily or was terminated or discharged for misconduct; and (2) there are unusual circumstances unique to the business and to the employee 15 16 involved such that the employer has a compelling interest that outweighs 17 the employee or independent contractor's interest in being able to pursue his or her livelihood and the public interest in free and open 18 competition; and (3) such restrictive covenants shall be enforced only 19 20 to the extent necessary to protect the employer's compelling interest.
- 21 § 2. This act shall take effect immediately.