STATE OF NEW YORK

8064

2019-2020 Regular Sessions

IN ASSEMBLY

May 31, 2019

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

AN ACT to amend the labor law, in relation to requiring home care aide overtime to be voluntary

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 section 167-a to 2 read as follows:

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§ 167-a. Hours of labor for home care aides. 1. For purposes of this 4 section: (a) "Home care aide" means a home health aide, personal care aide, personal care attendant, home attendant or other licensed or unlicensed person whose primary responsibility includes the provision of in-home assistance with activities of daily living, instrumental activities of daily living or health-related tasks, or the provision of companionship or fellowship. The provisions of this section shall apply equally to services provided by home care aides who work on episodes of care as direct employees of the care recipient, certified home health agencies, long term home health care programs, or managed care plans, or as employees of licensed home care services agencies, limited licensed home care services agencies, or under any other arrangement.

- (b) "Unforeseeable emergent circumstance" means an unpredictable or 16 unavoidable occurrence that requires immediate action.
- 2. Notwithstanding any provision of law to the contrary, no employer shall require a home care aide to work in excess of twelve hours per day or fifty hours per week except as provided for in subdivision four of 20 this section. Any requirement of a home care aide to work overtime contained in any contract, agreement or understanding executed or 22 renewed after the effective date of this section shall be void.
- 3. The acceptance by any home care aide of overtime work shall 23 24 voluntary. Consent to work overtime must be expressly provided by the 25 employee. Consent to work overtime on a specific occasion shall not

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

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constitute implied consent to work overtime in the future. The refusal of a home health aide to accept overtime work shall not be grounds for 3 discrimination, dismissal, discharge, threats, or any other penalty or employment decision adverse to the employee.

- 4. The requirements this section shall not apply in case of an unforeseeable emergent circumstance when overtime is determined necessary, and is not used to fill vacancies resulting from short staffing, provided that the employer has exhausted reasonable efforts to obtain proper staffing. Where an unforeseeable emergent circumstance is due to the delayed arrival of a home care aide who is relieving a home care aide who has worked the maximum number of hours for such day pursuant to subdivision two of this section, such overtime shall not exceed two hours without acceptance of such overtime pursuant to the provisions of subdivision three of this section.
- 5. An employer shall not threaten, discharge or in any other manner 15 16 discriminate, penalize or take adverse action against a home health aide 17 because they have made any complaint that the employee has been required to work overtime in violation of the provisions of this section: 18
- 19 (a) to their employer, including the employer's representative or 20 agent;
 - (b) to the commissioner or the department; or
 - (c) to any other state or federal agency.
 - 6. (a) A home care aide may bring a civil action in a court of competent jurisdiction against any employer or his or her agent, or the officer or agent of any corporation, partnership, or limited liability company, or any other person who violates subdivision two, three or five this section. An employer or other person who violates such subdivisions shall be liable for all legal and/or equitable relief as may be appropriate to effectuate the purposes of this section, including but not limited to compensatory damages for loss of consortium, liquidated damages, punitive damages, and reinstatement and back wages, in addition to injunctive relief and any other appropriate relief. An employer or other person who is found to have violated subdivision two, three, or five of this section shall also be liable for the payment of reasonable attorney's fees.
 - (b) If the commissioner determines that an employer or employer's agent or the officer or agent of any corporation, partnership, or limited liability company, or any other person has violated subdivision two, three, or five of this section the commissioner may issue sanctions and penalties, including, but not limited to compensatory damages for loss of consortium, liquidated damages, and punitive damages, and may also order reinstatement, back wages, injunctive relief, and all other appropriate relief.
 - § 2. This act shall take effect immediately.