STATE OF NEW YORK

1627--B

Cal. No. 545

4

2019-2020 Regular Sessions

IN SENATE

January 15, 2019

Introduced by Sens. SKOUFIS, BOYLE, GAUGHRAN, GOUNARDES, SERRANO -- read twice and ordered printed, and when printed to be committed to the Committee on Consumer Protection -- reported favorably from said committee, ordered to first and second report, ordered to a third reading, amended and ordered reprinted, retaining its place in the order of third reading -- again amended and ordered reprinted, retaining its place in the order of third reading

AN ACT to amend the general business law, in relation to enacting "Harper's Law" requiring tip restraint devices on certain furniture

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

- Section 1. This act shall be known and may be cited as "Harper's Law".

 2 § 2. The general business law is amended by adding a new section 399
 3 ii to read as follows:
 - § 399-ii. Furniture tip restraint device. 1. As used in this section:
- 5 <u>(a) "furniture" shall mean a clothing storage unit that is freestand-</u>
 6 <u>ing and at least twenty-seven inches in height including but not limited</u>
 7 <u>to chests, dressers, armoires, and bureaus; and</u>
- 8 (b) "tip restraint device" shall mean a mechanism that is designed to
 9 reduce the risk of furniture tipping over. Such mechanism may include
 10 straps, wall brackets, steel cables, or plug and screw sets.
- 2. No person, firm, partnership, association, limited liability company, corporation, or other entity shall sell or offer to sell new furniture to a consumer at retail unless the furniture conforms to standards endorsed or established by the federal Consumer Product Safety Commission or, if no such standard exists, a standard established by ASTM International which requires furniture to contain a tip restraint device and carry a permanent warning label, including but not limited to, ASTM F2057.
- 3. A person, firm, partnership, association, limited liability company, corporation, or other entity may sell or offer to sell new furniture

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

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1 that does not meet the requirements in subdivision two of this section if the furniture sold is outside the scope of the standards prescribed in subdivision two of this section and contains a compatible tip 3 4 restraint device and carries a permanent warning label, or if the furniture is outside the scope of the standards prescribed in subdivision two of this section and the retailer: (a) maintains in stock and prominently displays within the store tip restraint devices available for sale that are compatible with such furniture; and (b) posts a notice, in a 9 conspicuous location which may be easily seen or reached by customers, 10 that, in legible format, states: "Certain furniture may become unstable 11 and tip over, leading to possible injury or death. Tip restraint devices may prevent tipping of furniture when properly installed." 12

- 4. Any person, firm, partnership, association, limited liability company, corporation, or other entity that sells or offers to sell new furniture to a consumer at retail in violation of the provisions of this section shall be liable for a civil penalty not to exceed five hundred dollars for each violation.
- 18 § 3. This act shall take effect on the ninetieth day after it shall 19 have become a law.