## STATE OF NEW YORK

2418

2021-2022 Regular Sessions

## IN ASSEMBLY

January 19, 2021

Introduced by M. of A. NIOU, SIMON -- read once and referred to the Committee on Real Property Taxation

AN ACT to amend the real property tax law, in relation to creating the Mom and Pop Rent Increase Exemption

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

1	Section 1. This act shall be known and may be cited as the "Mom and
2	Pop Rent Increase Exemption".
3	§ 2. Article 4 of the real property tax law is amended by adding a new
4	title 6 to read as follows:
5	<u>TITLE 6</u>
б	TAX ABATEMENT FOR LIMITING RENT INCREASES ON SMALL BUSINESSES
7	IN A CITY OF ONE MILLION OR MORE PERSONS
8	<u>Section 499-aaaaa. Definitions.</u>
9	499-bbbbb. Real property tax abatement.
10	499-ccccc. Eligibility requirements.
11	499-ddddd. Application for certificate of abatement.
12	499-eeeee. Enforcement and administration.
13	499-fffff. Reporting requirements; revocation of abatements.
14	499-ggggg. Tax lien; interest and penalty.
15	499-hhhhh. Confidentiality.
16	<u>§ 499-aaaaa. Definitions. When used in this title, the following terms</u>
17	shall mean or include:
18	1. "Abatement base." The lesser of (i) two dollars and fifty cents of
19	the tax liability per square foot or (ii) fifty per centum of the tax
20	<u>liability per square foot.</u>
21	2. "Abatement zone." Any area of a city having a population of one
22	million or more. Any tax lot that is partly located inside an abatement
23	zone shall be deemed to be entirely located inside such zone.

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

LBD04770-01-1

1	3. "Aggregate floor area." The sum of the gross areas of the several
2	floors of a building, measured from the exterior faces of exterior walls
3	or from the center lines of walls separating two buildings.
4	4. "Applicant." The landlord and the tenant.
5	5. "Benefit period." The period commencing with the first day of the
6	month immediately following the rent commencement date and terminating
7	no later than one hundred twenty months thereafter.
8	6. "Billable assessed value." The lesser of the taxable transitional
9	or the taxable actual assessed value of the eligible building and the
10	land on which the eligible building is located for the fiscal year in
11	which the benefit period commences.
12	7. "Commercial activities." The buying, selling or otherwise providing
13	of goods or services by a small business.
14	8. "Department of finance." The department of finance of any city
15	having a population of one million or more.
16	9. "Eligible building." With respect to the abatement zone defined in
17	subdivision two of this section, a non-residential or mixed-use building
	which shall not include any building owned by a governmental agency.
18	
19	Each condominium unit in a building that meets the requirements of this
20	subdivision shall be considered a separate eligible building.
21	10. "Eligibility period." The period commencing April first, two thou-
22	sand twenty-one and terminating March thirty-first, two thousand thir-
23	<u>ty-nine.</u>
24	11. "Eligible premises." With respect to the abatement zone defined in
25	subdivision two of this section, premises located in an eligible build-
26	ing that (a) are occupied or used for commercial activities and (b) are
27	occupied or used by a tenant under a lease that meets the eligibility
28	requirements of section four hundred ninety-nine-ccccc of this title.
29	12. "Fiscal year." The fiscal year of any city having a population of
30	<u>one million or more.</u>
31	13. "Governmental agency." The United States of America or any agency
32	or instrumentality thereof, the state of New York, the city of New York,
33	any public corporation (including a body corporate and politic created
34	pursuant to agreement or compact between the state of New York and any
35	other state), public benefit corporation, public authority or other
36	political subdivision of the state.
37	14. "Landlord." Any person who (a) controls all non-residential
38	portions of an eligible building, including, without limitation, the
39	record owner, the lessee under a ground lease, any mortgagee in
40	possession or any receiver, and (b) who grants the right to use or occu-
41	py eligible premises to any tenant, provided that landlord shall not
42	include any lessee who at any time during the lease term occupied or
43	used or occupies or uses any part of the non-residential portions of
44	such eligible building, other than premises occupied or used by such
45	lessee to provide rental or management services to such building.
46	15. "Lease commencement date." The date set forth in the lease on
47	which the term of the lease commences.
48	16. "Mixed-use building." A building used for both residential and
49	commercial activities, provided that more than twenty-five per centum of
50	the aggregate floor area of such building is used or held out for use as
51	commercial, community facility or accessory use space.
52	17. "Person." An individual, corporation, limited liability company,
53	partnership, association, agency, trust, estate, foreign or domestic
54	government or subdivision thereof, or other entity.
55	18. "Renewal tenant." A person who (a) occupies premises in an eligi-
56	ble building under a lease which expires during the eligibility period

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1	and (b) executes a lease for the continued occupancy of all or part of
2	such premises or all or part of such premises and additional premises in
3	such eligible building, provided such premises are eligible premises and
4	such lease meets the eligibility requirements of section four hundred
5	ninety-nine-ccccc of this title.
б	19. "Rent commencement date." The date set forth in the lease on which
7	the obligation to pay basic fixed rent shall commence.
8	20. "Small business." A business engaged in commercial activities that
9	employs fifty or fewer persons.
10	21. "Subtenant." A person whose right to occupy and use the eligible
11	premises is not derived from a lease with the landlord.
12	22. "Tax commission." The tax commission in any city having a popu-
13	lation of one million or more.
14	23. "Tax liability." The product obtained by multiplying the billable
15	assessed value for the fiscal year in which the benefit period commences
16	by the tax rate applicable to the eligible building for such fiscal year
17	as set by the local legislative body of any city having a population of
18	one million or more.
19	24. "Tax liability per square foot." The tax liability divided by the
20	total number of square feet in the eligible building, as listed on the
21	records of the department of finance.
22	25. "Tenant." A person, including any successors in interest, who
23	executes a lease with the landlord for the right to occupy or use the
24	eligible premises and who occupies or uses the eligible premises pursu-
25	ant to such lease. Tenant shall not include any subtenant. When used in
26	<u>this title, "tenant" includes "renewal tenant."</u>
27	26. "Tenant's percentage share." The percentage of the eligible
28	building's aggregate floor area allocated to the eligible premises,
20	Darrang D aggregate ritter area arrocated to the crigible premibed
29	which shall be presumed to be such percentage as set forth in the lease
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1	finance of a notice of the amount payable. Such amount payable shall
2	constitute a tax lien on the eligible building as of the date of such
3	notice and, if not paid within such thirty-day period, penalty and
4	interest at the rate applicable to delinquent taxes on such eligible
5	building shall be charged and collected on such amount from the date of
б	such notice to the date of payment.
7	3. In no event shall the abatement for the eligible premises granted
8	pursuant to this title exceed the tax liability allocable to the eligi-
9	ble premises.
10	4. Notwithstanding the provisions of any lease for occupancy of non-
11	eligible premises in an eligible building or for occupancy of eligible
12	premises for which no certificate of abatement has been issued pursuant
13	to this title, a lessee of non-eligible premises or of eligible premises
14	for which no certificate of abatement has been issued pursuant to this
15	title shall not be entitled to receive directly or indirectly a
16	reduction in either the real property taxes or any rent (including addi-
17	tional rent) payable pursuant to such lease where such reduction would
18	result from an abatement of real property taxes granted pursuant to this
19	title. A landlord of an eligible building shall not allocate, credit,
20	assign or disburse any portion of an abatement granted pursuant to this
21	title to a lessee of non-eligible premises or of eligible premises for
22	which no certificate of abatement has been issued pursuant to this
23	title. A landlord shall not be required to reduce the real property
24	taxes or any rent (including additional rent) payable by renewal tenants
25	by an amount that exceeds the full amount of the abatement granted
26	pursuant to this title, but a landlord shall be required to reduce the
27	real property taxes or any rent (including additional rent) payable by
28	renewal tenants by an amount that, in the aggregate, equals the full
29	amount of the abatement granted pursuant to this title. Such reduction
30	shall be allocated in accordance with the abatement granted for the
31	eligible premises occupied by each such tenant.
32	5. A tenant who occupies or uses eligible premises for which a certif-
33	icate of abatement is issued pursuant to this title shall not be eligi-
34	ble to receive a second certificate of abatement for the same eligible
35	premises. A tenant who occupies or uses eligible premises for which a
36	certificate of abatement is issued pursuant to this title and who, upon
37	the expiration of the lease for such eligible premises, relocates to
38	otherwise eligible premises, shall not be eligible to receive a certif-
39	icate of abatement for such otherwise eligible premises, except to the
40	extent that the square footage of such otherwise eligible premises
41	exceeds the square footage of all eligible premises previously occupied
42	or used by such tenant for which such tenant held a certificate of
43	abatement. If the square footage of such otherwise eligible premises
44	exceeds the square footage of all such eligible premises previously
45	occupied or used by such tenant and if there is any variation in the tax
46	liability per square foot of such otherwise eliqible premises, then, for
47	purposes of determining which square footage in such otherwise eligible
48	premises is entitled to an abatement pursuant to this title, square
49	footage with the greatest tax liability per square foot, in an amount
50	equal to the square footage of all such eligible premises previously
51	occupied or used by such tenant, shall first be excluded.
52	§ 499-ccccc. Eligibility requirements. 1. No abatement shall be grant-
53	ed pursuant to this title unless:
53 54	(a) the landlord enters into a ten year lease for eligible premises
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55 with a tenant and (b) such landlord includes within such lease with a

1	tenant a renewal clause that limits a rent increase to no more than
2	three percent annually.
3	2. No abatement shall be granted pursuant to this title if an appli-
4	cant shall fail to meet any of the requirements of this title within
5	sixty days of the rent commencement date.
6	3. For purposes of this title, the expiration date of a lease shall be
7	determined by the expiration date set forth in such lease, without
8	giving effect to any rights of the landlord or the tenant to terminate
9	such lease prior to the expiration date set forth therein.
10	4. The lease for the eligible premises shall contain the following
11	provisions:
12	(a) a statement of the tenant's percentage share;
13	(b) a statement certifying the percentage of eligible premises occu-
14	pied or used for commercial activities, as defined in subdivision seven
15	of section four hundred ninety-nine-aaaaa of this title; and
16	(c) a statement informing the tenant in at least twelve-point type
17	that:
18	(1) an application for abatement of real property taxes pursuant to
19	this title will be made for the premises;
20	(2) the rent, including amounts payable by the tenant for real proper-
21	ty taxes, will accurately reflect any abatement of real property taxes
22	granted pursuant to this title for the premises;
23	(3) a renewal of the lease will not increase rent by more than three
24	percent annually pursuant to the lease agreement;
25	(4) all abatements granted with respect to a building pursuant to this
26	title will be revoked if, during the benefit period, real estate taxes
27	or water or sewer charges or other lienable charges are unpaid for more
28	than one year, unless such delinquent amounts are paid as provided in
29	subdivision four of section four hundred ninety-nine-fffff of this
30	title; and
31	(5) all benefits granted with respect to eligible premises will be
32	reduced if, during the benefit period, the aggregate floor area of such
33	eligible premises occupied or used for commercial activities, as defined
34	in subdivision seven of section four hundred ninety-nine-aaaaa of this
35	title, is reduced.
36	5. No abatement shall be granted pursuant to this title if:
37	(a) the lease for the eligible premises provides that during the
38	initial lease term required by subdivision one of this section either
39	the landlord or the tenant may terminate such lease prior to the expira-
40	tion date of such required initial lease term; provided that such lease
41	may provide that either the landlord or the tenant may terminate such
42	lease if (1) the other party is in default of any of such party's obli-
43	gations under the lease, (2) the eligible premises are damaged or
44	destroyed by fire or other casualty, (3) the eliqible premises are
45	rendered unusable for any reason not attributable to any act or failure
46	to act of either tenant or landlord, or (4) the eligible premises are
47	acquired by eminent domain; and
48	(b) there are real property taxes, water or sewer charges or other
49	lienable charges currently due and owing on the eligible building which
50	is the subject of an application for abatement pursuant to this title,
50 51	unless such real property taxes or charges are currently being paid in
52	timely installments pursuant to a written agreement with the department
53	of finance or other appropriate agency.
53 54	6. No abatement shall be granted pursuant to this title unless the
54	applicant shall file, together with the application, an affidavit
55	apprisant phare eres cogether with the apprisation, an alliadvit

56 setting forth the following information:

1 (a) a statement that within the seven years immediately preceding the 2 date of application for a certificate of abatement, neither the appli-3 cant nor any person owning a substantial interest in the eligible build-4 ing as defined in paragraph (c) of this subdivision, nor any officer, 5 director or general partner of the applicant or such person was finally б adjudicated by a court of competent jurisdiction to have violated 7 section two hundred thirty-five of the real property law or any section 8 of article one hundred fifty of the penal law or any similar arson law 9 of another jurisdiction with respect to any building, or was an officer, 10 director or general partner of a person at the time such person was 11 finally adjudicated to have violated such law; and (b) a statement setting forth any pending charges alleging violation 12 section two hundred thirty-five of the real property law or any 13 of 14 section of article one hundred fifty of the penal law or any similar arson law of another jurisdiction with respect to any building by the 15 16 applicant or any person owning a substantial interest in the eligible 17 building as defined in paragraph (c) of this subdivision, or any officer, director or general partner of the applicant or such person, or any 18 19 person for whom the applicant or person owning a substantial interest in 20 the eligible building is an officer, director or general partner. 21 (c) for purposes of this subdivision and subdivision seven of section four hundred ninety-nine-fffff of this title, "substantial interest" 22 shall mean ownership and control of an interest of ten per centum or 23 more in the eligible building or in any person owning the eligible 24 25 building. 26 § 499-ddddd. Application for certificate of abatement. 1. Application 27 for a certificate of abatement may be made on or after April first, two thousand twenty-one and until sixty days after the end of the eligibil-28 29 ity period. Applications shall be filed with the department of finance. 30 No application may be filed prior to the date on which the lease for the 31 eligible premises is executed by the landlord and tenant. 32 2. No abatement pursuant to this title shall be granted unless the 33 applicant files an application for a certificate of abatement within sixty days following the lease commencement date. 34 35 3. In addition to any other information required by the department of 36 finance, the application for a certificate of abatement shall include an abstract of the lease for the eligible premises for which an abatement 37 is being sought, which abstract is signed by the landlord and the 38 tenant. Such abstract shall include the tenant's percentage share, the 39 lease commencement date, the rent commencement date, the expiration date 40 for such lease and a description of the lease renewal clause, including 41 42 the annual rent increase percentage. Such application shall also include 43 (i) a statement of the number of persons who will, on the rent commencement date, be employed in the eligible premises, (ii) a statement of the 44 45 location of all commercial space in the city of New York occupied by the 46 tenant prior to the execution of the lease for the eligible premises, (iii) the commencement and expiration dates of all leases for eligible 47 48 premises, and (iv) the aggregate floor area of the eligible building. Such application shall also state that the applicant agrees to comply 49 with and be subject to the rules issued from time to time by the depart-50 51 ment of finance. 52 4. Within one hundred eighty days following the lease commencement 53 date, the applicant shall provide, in addition to any other information 54 required by the department of finance, evidence acceptable to the department of finance of the number of employees in the eligible prem-55 56 ises. The department of finance shall issue a certificate of abatement

1	upon determining that the applicant has submitted proof acceptable to
2	the department of finance that the applicant has met the requirements
3	<u>set forth in this title.</u>
4	5. The burden of proof shall be on the applicant to show by clear and
5	convincing evidence that the requirements for granting a certificate of
б	abatement have been satisfied. The department of finance shall have the
7	authority to require that statements in connection with such application
8	be made under oath.
9	6. The department of finance may provide by rule for reasonable admin-
10	istrative charges or fees necessary to defray expenses in administering
11	the abatement program provided by this title.
12	§ 499-eeeee. Enforcement and administration. The department of finance
13	shall have, in addition to any other functions, powers and duties which
14	have been or may be conferred on it by law, the following functions,
15	powers and duties:
16	1. To receive and review applications for certificates of abatement
17	under this title and issue such certificates where authorized pursuant
18	to this title.
19	2. To receive all certificates of continuing eligibility required by
20	section four hundred ninety-nine-fffff of this title.
21	3. To collect all real property taxes, with interest and penalty, due
22	and owing as a result of reduction, termination or revocation of any
23	abatement granted pursuant to this title.
24	4. To make and promulgate rules to carry out the purposes of this
25	<u>title.</u>
26	§ 499-fffff. Reporting requirements; revocation of abatements. 1. For
27	the duration of the applicant's benefit period, the applicant shall file
28	annually with the department of finance, on or before July first of each
29	year, a certificate of continuing eligibility confirming that the eligi-
30	ble premises are occupied by the tenant who originally executed the
31	lease and that the eligible premises are being used for the purposes
32	described in the application. Such certificate of continuing eligibil-
33	ity shall be on a form prescribed by the department of finance and shall
34	contain such additional information as the department of finance shall
35	require. The department of finance shall have the authority to terminate
36	abatements granted pursuant to this title upon failure of an applicant
37	to file such certificate by such July first date. The burden of proof
38	shall be on the applicant to establish continuing eligibility for bene-
39	fits and the department of finance shall have the authority to require
40	that statements made in such certificate shall be made under oath.
41	2. The department of finance shall revoke any abatement granted pursu-
42	ant to this title when the tenant who originally executed the lease is
43	no longer occupying the eligible premises. Such revocation shall be
44	retroactive to the date that such tenant vacated the eligible premises
45	and the department of finance shall require the landlord to pay, with
46	interest, any taxes which become payable as a result of such revocation.
47	The landlord shall notify the department of finance within thirty days
48	following the date on which such tenant vacated the eligible premises
49	and, for failure to comply with this notification requirement, shall be
50	liable for penalty calculated for the same period as interest is calcu-
51 52	lated pursuant to the preceding sentence.
52 52	3. If any portion of the premises for which an abatement has been
53 E4	granted pursuant to this title ceases to be occupied or used as eligible
54 55	premises or is occupied by a subtenant, the department of finance shall
55 56	reduce the abatement granted pursuant to this title by an amount equal
56	to the percentage of such eligible premises which has ceased to be occu-

pied or used as eligible premises or is occupied by a subtenant. Such 1 2 reduction shall be retroactive to the date that such premises ceased to 3 be occupied or used as eligible premises or was occupied by a subtenant, 4 and the department of finance shall require the landlord to pay, with 5 interest, any taxes which become payable as a result of such reduction. б The landlord shall notify the department of finance within thirty days 7 following the date on which the premises ceased to be occupied or used 8 as eligible premises or was occupied by a subtenant and, for failure to 9 comply with this notification requirement, shall be liable for penalty 10 calculated for the same period as interest is calculated pursuant to the 11 preceding sentence. 4. If, during the benefit period, any real property tax or water or 12 13 sewer charge or other lienable charge due and payable with respect to an 14 eligible building shall remain unpaid for at least one year following 15 the date upon which such tax or charge became due and payable, all 16 abatements granted pursuant to this title with respect to such building 17 shall be revoked, unless within thirty days from the mailing of a notice of revocation by the department of finance satisfactory proof is 18 19 presented to the department of finance that any and all delinquent taxes 20 and charges owing with respect to such building as of the date of such 21 notice have been paid in full or are currently being paid in timely installments pursuant to a written agreement with the department of 22 finance or other appropriate agency. Any revocation pursuant to this 23 subdivision shall be effective with respect to real property taxes which 24 25 become due and payable following the date of such revocation. 26 5. The department of finance may deny, reduce, suspend, terminate or 27 revoke any abatement granted pursuant to this title whenever: (a) the landlord or the tenant receiving abatement pursuant to this 28 29 title fails to comply with the requirements of this title or the rules 30 promulgated hereunder; or 31 (b) an application, certificate, report or other document submitted by 32 the applicant contains a false or misleading statement as to a material 33 fact or omits to state any material fact necessary in order to make the statement therein not false or misleading, and may declare any applicant 34 35 who makes such false or misleading statement or omission to be ineligi-36 ble for future abatement pursuant to this title for the same or other 37 property. In addition, the department of finance shall require the 38 applicant to pay, with penalty and interest, any abatement received 39 pursuant to this title as a result of such false or misleading statement 40 or omission of a material fact. 41 6. Notwithstanding any other provision of this title, the department 42 of finance shall deny, terminate or revoke any abatement applied for or 43 granted pursuant to this title upon a determination that the lease between the landlord and the tenant does not constitute a bona fide 44 45 arm's length lease. In making such determination, the department of 46 finance may consider, among other factors, the relationship, if any, between the landlord and the tenant and whether the business terms of 47 such lease are consistent with the business terms generally found in 48 49 leases for comparable space. 7. (a) If any person described in the statement required by paragraph 50 51 (b) of subdivision six of section four hundred ninety-nine-ccccc of this 52 title or paragraph (b) of this subdivision is finally adjudicated by a 53 court of competent jurisdiction to be guilty of any charge listed in 54 such statement, the department of finance shall revoke the abatement granted pursuant to this title and shall require the payment, with 55 56 interest, of any abatement received pursuant to this title.

(b) The applicant shall, on the certificate of continuing eligibility, 1 2 state whether any charges alleging violation by the applicant or any 3 person owning a substantial interest in the eligible building, or any 4 officer, director or general partner of the applicant or person owning a 5 substantial interest in the eligible building, or any person for whom б the applicant or person owning a substantial interest in the eligible 7 building is an officer, director or general partner, of section two 8 hundred thirty-five of the real property law or any section of article 9 one hundred fifty of the penal law or any similar arson law of another 10 jurisdiction, are pending. For purposes of this paragraph, "substantial 11 interest shall have the same meaning as set forth in paragraph (c) of subdivision six of section four hundred ninety-nine-ccccc of this title. 12 13 § 499-gggggg. Tax lien; interest and penalty. All taxes, with interest, 14 required to be paid retroactively pursuant to this title shall consti-15 tute a tax lien as of the date it is determined such taxes and interest 16 are owed. All interest shall be calculated from the date the taxes would 17 have been due but for the abatement granted pursuant to this title at the applicable rate or rates of interest imposed by such city generally 18 for non-payment of real property tax with respect to the eligible build-19 20 ing for the period in question. When a provision of this title requires 21 the payment of a penalty in addition to interest, the amount of such 22 penalty shall be equal to the amount of interest that would have been payable pursuant to such provision had such interest been calculated at 23 the rate of three percent per annum. 24 25 § 499-hhhhh. Confidentiality. 1. Except in accordance with a proper 26 judicial order or as otherwise provided by law, it shall be unlawful for 27 the commissioner of finance, any officer or employee of the department 28 of finance, the president or a commissioner or employee of the tax commission, any person engaged or retained by such department or such 29 30 commission on an independent contract basis, or any person who, pursuant to this title, is permitted to inspect any information submitted by an 31 32 applicant to the department of finance pursuant to this title or to whom 33 a copy, an abstract or a portion of any such information is furnished, to divulge or make known in any manner any such information to any 34 person not authorized pursuant to this title to inspect such informa-35 36 tion. The officers charged with custody of such information shall not be 37 required to produce any of it or evidence of anything contained in it in 38 any action or proceeding in any court except on behalf of the commissioner of finance in an action or proceeding under the provisions of 39 40 this title, or on behalf of any party to any action or proceeding under the provisions of this title when such information or facts shown there-41 42 by are directly involved in such action or proceeding, in either of 43 which events the court may require the production of, and may admit in 44 evidence so much of such information or of the facts shown thereby, as 45 are pertinent to the action or proceeding and no more. Nothing herein 46 shall be construed to prohibit the inspection by the legal represen-47 tatives of the department of finance or the tax commission of such 48 information submitted by any applicant who shall bring an action to 49 correct an assessment. Nothing herein shall be construed to prohibit the delivery to an applicant or the applicant's duly authorized repre-50 sentative of a certified copy of any information submitted by an appli-51 cant to the department of finance pursuant to this title; or to any 52 53 agency or any department of any city having a population of one million 54 or more provided the same is requested for official business; nor to prohibit the inspection for official business of such information by the 55 56 corporation counsel or other legal representatives of a city having a

1	population of one million or more or by the district attorney of any
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2	<u>county within such city; nor to prohibit the publication of statistics</u>
3	so classified as to prevent the identification of such information or
4	particular items thereof. Information submitted by an applicant to the
5	<u>department of finance pursuant to this title shall not be subject to</u>
6	disclosure pursuant to article six of the public officers law.
7	2. Any violation of the provisions of subdivision one of this section
8	shall be punishable by a fine not exceeding one thousand dollars or by
9	imprisonment not exceeding one year or both at the discretion of the

9 imprisonment not exceeding one year, or both, at the discretion of the 10 court, and if the offender be an officer or employee of the department

11 of finance or of the tax commission, the offender shall be dismissed

- 12 from office.
- 13 § 3. This act shall take effect immediately.