STATE OF NEW YORK

450

2021-2022 Regular Sessions

IN ASSEMBLY

(Prefiled)

January 6, 2021

Introduced by M. of A. ROZIC, EPSTEIN, D. ROSENTHAL, DE LA ROSA, L. ROSENTHAL, DARLING, CRUZ, FERNANDEZ, QUART, STECK -- Multi-Sponsored by -- M. of A. SIMON -- read once and referred to the Committee on Labor

AN ACT to amend the labor law, in relation to employee work schedules

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

1	Section 1. Article 5 of the labor law is amended by adding a new title
2	2 to read as follows:
3	TITLE 2
4	SPECIAL REQUIREMENTS
5	Section 171. Definitions.
б	172. Advanced notice requirements.
7	173. Exchange of shifts.
8	174. Prohibited acts.
9	175. Exceptions.
10	176. Enforcement.
11	§ 171. Definitions. As used in this title:
12	1. "Employer" shall mean any person, corporation, limited liability
13	company, limited liability partnership or association employing five
14	hundred or more full-time employees nationwide or a proportional number
15	of part-time employees, who employs a retail employee, food service
16	employee or cleaning employee.
17	2. "Employee" shall mean an individual employed as a retail employee,
18	food service employee or cleaning employee by an employer.
19	3. "Retail employee" shall mean any employee primarily engaged in the
20	sale of items at a retail store engaged in the sale of items to consum-
21	ers.
22	4. "Food service employee" shall mean any employee primarily engaged
23	in the service of food or beverage to guests, patrons or customers in
	EXPLANATIONMatter in italics (underscored) is new; matter in brackets

[-] is old law to be omitted.

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1	the hotel or restaurant industry, including but not limited to, wait
2	staff, bartenders, captains and busing personnel; and who regularly
3	receives tips from such guests, patrons or customers.
4	5. "Cleaning employee" shall mean any employee primarily engaged in
5	activities involving cleaning in a commercial context at a commercial or
6	residential setting including, but not limited to, janitors, maids,
7	housekeeping cleaners and building cleaners.
8	§ 172. Advanced notice requirements. 1. On or before the first day of
9	employment of a retail employee, food service employee or cleaning
10	employee, the employer or its designee shall provide notice to such
11	employee in writing of the employee's work schedule and the minimum
12	number of hours the employee will be assigned on a monthly basis. Upon
13	the provisions of such notice to such an employee, the employer or its
14	designee shall obtain from the employee a signed and dated written
15	acknowledgement, in English and in the primary language of the employee,
16	of receipt of the notice, which the employer shall preserve and maintain
17	for a period of six years.
18	2. On or before the seventh day after the effective date of this
19	section and every seven days thereafter, each employer or its designee
20	shall provide each employee with the days that the employee has been
21	assigned to work and the hours of work on those days in writing. Sched-
22	uling notices shall additionally be posted in a conspicuous place in
23	every workplace of the employer and may be requested by electronic
24	means.
25	3. The provisions of this section shall not apply during any period
26	where regular operations of the employer are suspended as a result of
27	events beyond the employer's control.
28	§ 173. Exchange of shifts. Any employees who work for the same employ-
29	er in the same or substantially similar line of work may mutually agree
30	to exchange work schedules between the two employees. For any change of
31	schedule as a result of this section, the employer shall not be required
32	to provide any notice to any other employees pursuant to section one
33	hundred seventy-two of this title.
34	§ 174. Prohibited acts. It shall be unlawful for any employer to:
35	1. interfere with, restrain or deny the exercise of, or attempt to
36	exercise any rights provided to an employee by the provisions of this
37	title;
38	2. discharge, threaten to discharge, demote, suspend, reduce work
39	hours of or take any other adverse employment action against any employ-
40	ee who exercises or attempts to exercise any rights provided by this
41	title; or
42	<u>3. discharge or discriminate in any other manner against an individual</u>
43	because such individual has filed any charge, instituted any proceeding,
44	provided any information in connection with an investigation, or testi-
45	fied or is about to testify in any proceeding as a result of the
46	provisions of this title.
47	§ 175. Exceptions. Nothing in this title shall be construed as prohib-
48	iting or conflicting with any provision of law, obligation or collective
49	bargaining agreement that imposes increased levels of protections for
49 50	employees.
51 52	§ 176. Enforcement. 1. For each violation of this title by an employ-
52	er, the department may assess a civil penalty not to exceed fifty
53 E4	dollars.
54	2. In addition to any penalty assessed by the department pursuant to
55	subdivision one of this section, any employee, who is not provided with
56	the notice required by subdivision one of section one hundred seventy-

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two of this title on his or her first day of employment, shall have a 1 2 private right of action against his or her employer for damages equal to 3 fifty dollars for each work day, after the first day of employment, 4 during which the employee is not provided with the required notice, in 5 an amount in the aggregate not to exceed five thousand dollars, plus б court costs and attorney's fees. 7 3. In addition to any penalty assessed by the department pursuant to 8 subdivision one of this section, any employee, who during any month is 9 not scheduled to work the minimum hours of work for the month as stated 10 in the notice provided to such employee pursuant to subdivision one of 11 section one hundred seventy-two of this title, shall have a private right of action against his or her employer for damages equal to the 12 employee's hourly pay rate multiplied by the number of hours which is 13 14 the result of subtracting the hours the employee actually worked during the month from such employee's stated minimum hours of work for a month, 15 16 plus court costs and attorney's fees. 17 § 2. Severability. If any clause, sentence, paragraph, section, or part of this act shall be adjudged by any court of competent jurisdic-18 19 tion to be invalid, this judgment shall not affect, impair, or invali-20 date the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, section, or part of this act directly 21 involved in the controversy in which the judgment shall have been 22 23 rendered. 3. This act shall take effect on the ninetieth day after it shall 24 S 25 have become a law.