STATE OF NEW YORK

430

2021-2022 Regular Sessions

IN ASSEMBLY

(Prefiled)

January 6, 2021

Introduced by M. of A. L. ROSENTHAL, ZEBROWSKI, GOTTFRIED, CAHILL, PERRY, WEPRIN, DE LA ROSA, CRUZ, ABINANTI, COLTON -- Multi-Sponsored by -- M. of A. GALEF -- read once and referred to the Committee on Labor

AN ACT to amend the civil rights law, in relation to electronic monitoring

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

Section 1. The civil rights law is amended by adding a new section 52-c to read as follows:

§ 52-c. Employers engaged in electronic monitoring; prior notice required. 1. For purposes of this section, employer means any individual, corporation, partnership, firm, or association with a place of business in the state. It shall not include the state or any political subdivision of the state.

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2. (a) Any employer who monitors or otherwise intercepts telephone conversations or transmissions, electronic mail or transmissions, or 9 10 internet access or usage of or by an employee by any electronic device 11 or system, including but not limited to the use of a computer, tele-12 phone, wire, radio, or electromagnetic, photoelectronic or photo-optical systems, shall give prior written notice upon hiring to all employees 13 who are subject to electronic monitoring. The notice required by this 14 15 subdivision shall be in writing, in an electronic record, or in another 16 electronic form and acknowledged by the employee either in writing or 17 electronically. Each employer shall also post the notice of electronic monitoring in a conspicuous place which is readily available for viewing 18 by its employees who are subject to electronic monitoring. 19

20 (b) For purposes of written notice required by paragraph (a) of this 21 subdivision, an employee shall be advised that any and all telephone 22 conversations or transmissions, electronic mail or transmissions, or

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

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1 internet access or usage by an employee by any electronic device or system, including but not limited to the use of a computer, telephone, 3 wire, radio or electromagnetic, photoelectronic or photo-optical systems may be subject to monitoring at any and all times and by any lawful

- 3. The attorney general may enforce the provisions of this section. Any employer found to be in violation of this section shall be subject to a maximum civil penalty of five hundred dollars for the first 9 offense, one thousand dollars for the second offense and three thousand 10 dollars for the third and each subsequent offense.
- 11 4. The provisions of this section shall not apply to processes that are designed to manage the type or volume of incoming or outgoing elec-12 tronic mail or telephone voice mail or internet usage, that are not 13 14 targeted to monitor or intercept the electronic mail or telephone voice mail or internet usage of a particular individual, and that are 15 16 performed solely for the purpose of computer system maintenance and/or 17 protection.
- § 2. This act shall take effect on the one hundred eightieth day after 18 19 it shall have become a law.