STATE OF NEW YORK

6114

2021-2022 Regular Sessions

IN ASSEMBLY

March 10, 2021

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

AN ACT to amend the labor law, in relation to the "uniform employee and student online privacy protection act"

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 "uniform
2	employee and student online privacy protection act".
3	§ 2. The labor law is amended by adding a new article 34 to read as
4	follows:
5	ARTICLE 34
6	UNIFORM EMPLOYEE AND STUDENT
7	ONLINE PRIVACY PROTECTION ACT
8	Section 965. Definitions.
9	966. Protection of employee online accounts.
10	967. Protection of student online accounts.
11	968. Civil action.
12	969. Uniformity of application and construction.
13	970. Relation to electronic signatures in global and national
14	commerce act.
15	§ 965. Definitions. As used in this article:
16	1. "content" means information, other than login information, that is
17	contained in a protected personal online account, accessible to the
18	account holder, and not publicly available.
19	2. "educational institution" means a person that provides students at
20	the postsecondary level an organized program of study or training which
21	is academic, technical, trade-oriented, or preparatory for gaining
22	employment and for which the person gives academic credit. The term
23	includes both a public or private institution and also applies to any
24	agent or designee of the educational institution.
25	3. "electronic" means relating to technology having electrical,
26	digital, magnetic, wireless, optical, electromagnetic, or similar capa-
27	bilities.

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

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1	4. "employee" means an individual who provides services or labor to an
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2	employer in exchange for salary, wages, or the equivalent or, for an
3	unpaid intern, academic credit or occupational experience including
4	independent contractors. The term includes a prospective employee who:
5	(a) has expressed to the employer an interest in being an employee; or
б	(b) has applied to or is applying for employment by, or is being
7	recruited for employment by, the employer.
8	5. "employer" means a person that provides salary, wages, or the
9	equivalent to an employee in exchange for services or labor or engages
10	the services or labor of an unpaid intern. The term includes an agent
11	or designee of the employer.
12	6. "login information" means a user name and password, password, or
13	other means or credentials of authentication required to access or
14	control of a protected personal online account or an electronic device,
15	which the employee's employer or the student's educational institution
16	has not supplied or paid for in full, that itself provides access to or
17	control over the account.
18	7. "login requirement" means a requirement that login information be
19	provided before an online account or electronic device can be accessed
20	or controlled.
20	
	8. "online" means accessible by means of a computer network or the
22	internet.
23	9. "person" means an individual, estate, business or nonprofit entity,
24	public corporation, government or governmental subdivision, agency, or
25	instrumentality, or other legal entity.
26	10. "protected personal online account" means an employee's or
27	student's online account that is protected by a login requirement. The
28	term does not include an online account or the part of an online account
29	that is publicly available. The term also does not include an online
30	account or the part of an online account that the employer or educa-
31	tional institution has notified the employee or student might be subject
32	to a request for login information or content, and which:
33	(a) the employer or educational institution supplies or pays for in
34	<u>full; or</u>
35	(b) the employee or student creates, maintains, or uses primarily on
36	behalf of or under the direction of the employer or educational institu-
37	tion in connection with the employee's employment or the student's
38	education.
39	11. "record" means information that is inscribed on a tangible medium
40	or that is stored in an electronic or other medium and is retrievable in
41	perceivable form.
42	12. "student" means an individual who participates in an educational
43	institution's organized program of study or training. The term includes:
44	(a) a prospective student who expresses to the institution an interest
45	in being admitted to, applies for admission to, or is being recruited
46	for admission by, the educational institution; and
47	(b) a parent or legal quardian of a student under the age of eighteen.
48	§ 966. Protection of employee online accounts. 1. Subject to the
49	exceptions in subdivision two of this section, an employer may not:
50	(a) require, coerce, or request an employee to:
51	(i) disclose the login information for a protected personal online
52	account;
53	(ii) disclose the content of the account, except that an employer may
54	request an employee to add the employer to, or not remove the employer
55	from, the set of persons to which the employee grants access to the
56	content;
50	<u></u>

1	(iii) alter the settings of the online account in a manner that makes
2	the login information for, or content of, the account more accessible to
3	<u>others; or</u>
4	(iv) access the account in the presence of the employer in a manner
5	that enables the employer to observe the login information for or
б	content of the account; or
7	(b) take, or threaten to take, adverse action against an employee for
8	failure to comply with:
9	(i) an employer requirement, coercive action, or request that violates
10	<u>paragraph (a) of this subdivision; or</u>
11	(ii) an employer request under subparagraph (ii) of paragraph (a) of
12	this subdivision to add the employer to, or not remove the employer
13	from, the set of persons to which the employee grants access to the
14	content of a protected personal online account.
15	2. Nothing in subdivision one shall prevent an employer from:
16	(a) accessing information about an employee which is publicly avail-
17	<u>able;</u>
18	(b) complying with a federal or state law, court order, or rule of a
19	self-regulatory organization established by federal or state statute,
20	including a self-regulatory organization defined in section 3(a)(26) of
21	the securities and exchange act of 1934, 15 U.S.C. § 78c(a)(26); or
22	(c) requiring or requesting, based on specific facts about the employ-
23	ee's protected personal online account, access to the content of, but
24	not the login information for, the account in order to:
25	(i) ensure compliance, or investigate non-compliance, with federal or
26	state law or an employer prohibition against work-related employee
27	misconduct of which the employee has reasonable notice, which is in a
28	record, and which was not created primarily to gain access to a
29	protected personal online account; or
30	(ii) protect against a threat to safety, a threat to employer informa-
31	tion technology or communications technology systems or to employer
32	property, or disclosure of information in which the employer has a
33	proprietary interest or information the employer has a legal obligation
34	<u>to keep confidential.</u>
35	3. An employer that accesses employee content for a purpose specified
36	in paragraph (c) of subdivision two of this section:
37	(a) shall attempt reasonably to limit its access to content that is
38	relevant to the specified purpose;
39	(b) shall use the content only for the specified purpose; and
40	(c) may not alter the content unless necessary to achieve the speci-
41	fied purpose.
42	4. An employer that acquires the login information for an employee's
43	protected personal online account by means of otherwise lawful technolo-
44	gy that monitors the employer's network, or employer-provided devices,
45	for a network security, data confidentiality, or system maintenance
46	purpose:
47	(a) may not use the login information to access or enable another
48	person to access the account;
49	(b) shall make a reasonable effort to keep the login information
50	secure;
51	(c) unless otherwise provided in paragraph (d) of this subdivision,
52	shall dispose of the login information as soon as, as securely as, and
53	to the extent reasonably practicable; and
54	(d) shall, if the employer retains the login information for use in an
55	ongoing investigation of an actual or suspected breach of computer,
56	network, or data security, make a reasonable effort to keep the login

information secure and dispose of it as soon as, as securely as, and to 1 2 the extent reasonably practicable after completing the investigation. 3 § 967. Protection of student online accounts. 1. Subject to the 4 exceptions in subdivision two of this section, an educational institu-5 tion may not: б (a) require, coerce, or request a student to: 7 (i) disclose the login information for a protected personal online 8 account; 9 (ii) disclose the content of the account, except that an educational 10 institution may request a student to add the educational institution to, or not remove the educational institution from, the set of persons to 11 which the student grants access to the content; 12 13 (iii) alter the settings of the account in a manner that makes the 14 login information for or content of the account more accessible to 15 <u>others; or</u> 16 (iv) access the account in the presence of the educational institution 17 in a manner that enables the educational institution to observe the login information for or content of the account; or 18 (b) take, or threaten to take, adverse action against a student for 19 20 failure to comply with: 21 (i) an educational institution requirement, coercive action, or request, that violates paragraph (a) of this subdivision; or 22 (ii) an educational institution request under subparagraph (ii) of 23 paragraph (a) of this subdivision to add the educational institution to, 24 25 or not remove the educational institution from, the set of persons to 26 which the student grants access to the content of a protected personal 27 online account. 2. nothing in subdivision one of this section shall prevent an educa-28 29 tional institution from: 30 (a) accessing information about a student that is publicly available; 31 (b) complying with a federal or state law, court order, or rule of a 32 self-regulatory organization established by federal or state statute; or 33 (c) requiring or requesting, based on specific facts about the student's protected personal online account, access to the content of, 34 35 but not the login information for, the account in order to: (i) ensure compliance, or investigate non-compliance, with federal or 36 state law or an educational institution prohibition against education-37 38 related student misconduct of which the student has reasonable notice, which is in a record, and which was not created primarily to gain access 39 to a protected personal online account; or 40 (ii) protect against a threat to safety, a threat to educational 41 42 institution information technology or communications technology systems 43 or to educational institution property, or disclosure of information in 44 which the educational institution has a proprietary interest or informa-45 tion the educational institution has a legal obligation to keep confi-46 <u>dential.</u> 47 3. An educational institution that accesses student content for a 48 purpose specified in paragraph (c) of subdivision two of this section: (a) shall attempt reasonably to limit its access to content that is 49 50 relevant to the specified purpose; 51 (b) shall use the content only for the specified purpose; and (c) may not alter the content unless necessary to achieve the speci-52 53 fied purpose. 54 4. An educational institution that acquires the login information for student's protected personal online account by means of otherwise 55

56 lawful technology that monitors the educational institution's network,

1	or educational institution-provided devices, for a network security,
2	<u>data confidentiality, or system maintenance purpose:</u>
3	(a) may not use the login information to access or enable another
4	person to access the account;
5	(b) shall make a reasonable effort to keep the login information
б	secure;
7	(c) unless otherwise provided in paragraph (d) of this subdivision,
8	shall dispose of the login information as soon as, as securely as, and
9	to the extent reasonably practicable; and
10	(d) shall, if the educational institution retains the login informa-
11	tion for use in an ongoing investigation of an actual or suspected
12	breach of computer, network, or data security, make a reasonable effort
13	to keep the login information secure and dispose of it as soon as, as
14	securely as, and to the extent reasonably practicable after completing
15	the investigation.
16	§ 968. Civil action. 1. The attorney general may bring a civil action
17	against an employer or educational institution for a violation of this
18	article. A prevailing attorney general may obtain:
19	(a) injunctive and other equitable relief; and
20	(b) a civil penalty of up to one thousand dollars for each violation,
21	but not exceeding one hundred thousand dollars for all violations caused
22	by the same event.
23	2. An employee or student may bring a civil action against the indi-
24	vidual's employer or educational institution for a violation of this
25	article. A prevailing employee or student may obtain:
26	(a) injunctive and other equitable relief;
27	(b) actual damages; and
28	(c) costs and reasonable attorney's fees.
29	3. An action under subdivision one of this section does not preclude
30	an action under subdivision two of this section, and an action under
31	subdivision two of this section does not preclude an action under subdi-
32	vision one of this section.
33	4. This section does not affect a right or remedy available under law
34	<u>other than this article.</u>
35	<u>§ 969. Uniformity of application and construction. In applying and</u>
36	construing the sections of this article, consideration must be given to
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57	the need to promote uniformity of the law with respect to its subject
38	the need to promote uniformity of the law with respect to its subject matter among states that enact it.
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