THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL No. 721 Session of 2019

INTRODUCED BY SANTARSIERO, COLLETT, FARNESE, LEACH, FONTANA, HUGHES, STREET, COSTA, TARTAGLIONE, MUTH, BREWSTER, SCHWANK, YUDICHAK, BLAKE AND KEARNEY, JUNE 6, 2019

REFERRED TO LABOR AND INDUSTRY, JUNE 6, 2019

AN ACT

1 2 3 4 5 6	Amending the act of December 17, 1959 (P.L.1913, No.694), entitled "An act prohibiting discrimination in rate of pay because of sex; conferring powers and imposing duties on the Department of Labor and Industry; and prescribing penalties," further providing for definitions, for wage rates and for collection of unpaid wages.
7	The General Assembly of the Commonwealth of Pennsylvania
8	hereby enacts as follows:
9	Section 1. Section 2(a) of the act of December 17, 1959
10	(P.L.1913, No.694), known as the Equal Pay Law, is amended and
11	the section is amended by adding subsections to read:
12	Section 2. Definitions(a) The term "employe," as used in
13	this act, shall mean any person employed for hire in any
14	[lawful] business, industry, trade or profession, or in any
15	other [lawful] enterprise in which individuals are gainfully
16	employed; including individuals employed by the Commonwealth or
17	any of its political subdivisions, including public bodies[:
18	Provided, however, That the term "employe" as used in this act
19	shall not apply to any person or persons who is or are subject

1 to section 6 of the Federal Fair Labor Standards Act (Act of June 25, 1938, as amended)]. 2 * * * 3 (e.1) The term "wages" includes all earnings of an employe, 4 regardless of whether determined on time, task, piece, 5 commission or other method of calculation, including salaries 6 7 based on annual or other basis. The term "wages" also includes 8 fringe benefits, wage supplements or other compensation, whether payable by the employer from funds of the employer or from 9 amounts withheld from the employe's pay by the employer. 10 (e.2) The term "comparable work" shall mean work that is 11 12 substantially similar in that it requires substantially similar 13 skill, effort and responsibility and is performed under similar 14 working conditions. 15 (e.3) The term "working conditions" shall include the 16 circumstances customarily taken into consideration in setting salary or wages, including, but not limited to, reasonable shift 17 18 differentials, physical surroundings and hazards encountered by 19 employes performing a job. 20 * * * 21 Section 2. Sections 3 and 5 of the act are amended to read: Section 3. Wage Rates. -- (a) No employer having employes 22 23 subject to any provisions of this section shall discriminate[, 24 within any establishment in which such employes are employed,] between employes on the basis of sex by paying wages to employes 25 26 [in such establishment] at a rate less than the rate at which 27 [he] the employer pays wages to employes of the opposite sex [in such establishment] for [equal] comparable work [on jobs, the 28 29 performance of which, requires equal skill, effort, and responsibility, and which are performed under similar working 30 20190SB0721PN0891

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1	conditions], except [where such payment is made pursuant to (1)
2	a seniority system; (2) a merit system; (3) a system which
3	measures earnings by quantity or quality of production; or (4) a
4	differential based on any other factor other than sex: Provided,
5	That any] if the employer demonstrates:
6	(1) The wage differential is based upon one or more of the
7	following factors:
8	<u>(i) A bona fide seniority system.</u>
9	<u>(ii) A bona fide merit system.</u>
10	(iii) A bona fide system which measures earnings by quantity
11	or quality of production or sales.
12	(iv) A bona fide factor other than sex, including education,
13	training or experience.
14	(2) Time spent on leave due to a pregnancy-related condition
15	and protected parental, family and medical leave does not reduce
16	<u>seniority under paragraph (1)(i).</u>
17	(3) Each factor relied upon is applied reasonably.
18	(4) The one or more factors relied upon account for the
19	entire wage differential.
20	(5) The job title or job description alone does not
21	determine if two jobs are comparable.
22	<u>(a.1) Any</u> employer who is paying a wage rate differential in
23	violation of [this] subsection <u>(a)</u> shall not $_{\it L}$ in order to comply
24	with the provisions of [this] subsection <u>(a)</u> , reduce the wage
25	rate of any employe.
26	(a.2) The bona fide factor defense described under
27	subsection (a)(1)(iv):
28	(1) Shall apply only if the employer demonstrates that the
29	bona fide factor:
30	(i) Is not based upon or derived from a sex-based

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1 <u>differential in compensation.</u>

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2	(ii) Is job-related with respect to the position in	
3	<u>question.</u>	
4	(iii) Is consistent with business necessity. For purposes of	
5	this subparagraph, "business necessity" means an overriding	
6	legitimate business purpose such that the factor relied upon	
7	effectively fulfills the business purpose it is supposed to	
8	serve.	
9	(2) Shall not apply if the employe demonstrates that an	
10	alternative business practice exists that would serve the same	
11	business purpose without producing the wage differential.	
12	(b) No labor organization, or its agents, representing	
13	employes of an employer having employes subject to any	
14	provisions of this section, shall cause or attempt to cause such	
15	an employer to discriminate against an employe in violation of	
16	subsection (a) of this section.	
17	(c) It shall be an unlawful practice for an employer to:	
18	(1) Require as a condition of employment that an employe	
19	refrain from inquiring about, discussing or disclosing	
20	information about the amount of the employe's wages or any other	
21	employe's wages, including by requiring an employe to sign a	
22	waiver or other document that purports to deny the employe the	
23	right to inquire about, discuss, share or disclose the amount of	
24	the employe's or another employe's wages.	
25	(2) Rely on the wage history of a prospective employe from	
26	any current or former employer of the individual in determining	
27	the wages for the individual, except that an employer may rely	
28	on prior wage history if it is provided by a prospective employe	
29	to support a wage higher than the wage offered by the employer.	
30	(3) Request or require as a condition of being interviewed,	
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1	or as a condition of continuing to be considered for an offer of	
2	employment or as a condition of employment, that a prospective	
3	employe disclose wages from a current or former employer.	
4	(4) Seek from a current or former employer the previous	
5	wages of a prospective employe, except that an employer may seek	
6	to confirm prior wage information after an offer of employment	
7	with compensation has been made to the prospective employe and	
8	the prospective employe responds to the offer by providing prior	
9	wage information to support a wage higher than offered by the	
10	employer. Under these circumstances, the employer may only seek	
11	to confirm prior wages after obtaining written authorization by	
12	the prospective employe to do so.	
13	(5) Contract with an employe to avoid complying with this	
14	<u>act.</u>	
15	(6) Discharge or in any other manner retaliate against any	
16	employe or prospective employe because the employe or	
17	prospective employe:	
18	(i) opposed any act or practice made unlawful by this act;	
19	<u>(ii) made a report, verbally or in writing, alleging a</u>	
20	violation of this act;	
21	(iii) made or is about to make a complaint or instituted or	
22	caused to be instituted or is about to institute or cause to be	
23	instituted any proceeding under or related to this act,	
24	including an investigation conducted by the employer; or	
25	(iv) testified, assisted or participated or is about to	
26	testify, assist or participate in any manner in an investigation	
27	or proceeding related to any act or practice made unlawful under	
28	this act.	
29	(d) Taking adverse action against a person within ninety	
30	days of the person's exercise of rights protected under this act	
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shall raise a rebuttable presumption of having done so in 1 retaliation for the exercise of those rights. 2 3 Section 5. Collection of Unpaid Wages. -- (a) An employer who [wilfully and knowingly] violates the provisions of section 3 of 4 this act shall be liable to the employe or employes affected in 5 6 the amount of [their unpaid wages and in addition, an equal amount as liquidated damages.] the sum of the following: 7 8 (1) The difference between the amount of wages paid and the 9 maximum wage paid any other employe for equal work. 10 (2) Compensatory damages. 11 (3) Reasonable attorney fees and costs. (4) Punitive damages, if the violation is found to be 12 intentional or committed with reckless indifference to the 13 employe's rights under this act. 14 15 (5) Any other legal and equitable relief as may be 16 appropriate, including, but not limited to, employment reinstatement and promotion. 17 (a.1) Action to recover such wages [and], damages and legal 18 19 or equitable relief may be maintained in any court of competent 20 jurisdiction by any one or more employes for and in behalf of 21 himself or themselves and other employes similarly situated. 22 (a.2) Any agreement between the employer and an employe to work for less than the wage to which such employe is entitled 23 24 under this act shall be no defense to such action. [The court in 25 such action shall, in addition to any wages and damages, allow a 26 reasonable attorney's fee and costs of the action to the plaintiff.] <u>An employe's previous wage or salary history shall</u> 27 28 not be a defense to an action. 29 (a.3) At the request of any employe paid less than the wage to which he is entitled under this act and due any damages as a 30

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1 result of a violation, the [Secretary of Labor and Industry]
2 secretary may take an assignment of such wage and damages claim
3 for collection and shall bring any legal action necessary to
4 collect such claim. The secretary shall not be required to pay
5 the filing fee or other costs in connection with such action.
6 The secretary shall have power to join various claimants against
7 the employer in one cause of action.

8 <u>(a.4) The Attorney General may also bring an action to</u> 9 <u>collect unpaid wages on behalf of one or more employes, as well</u> 10 <u>as damages, equitable relief and attorney fees and costs. The</u> 11 <u>costs and attorney fees shall be paid to the Commonwealth. The</u> 12 <u>Attorney General shall not be required to pay any filing fee or</u> 13 other cost in connection with the action.

(b) Any action pursuant to the provisions of this act must
be brought within two years from the date upon which the
violation complained of occurs[.] <u>unless the violation is a</u>
<u>wilful violation, in which case the action must be brought</u>
<u>within three years from the date of the violation. For the</u>
purposes of this section, a violation occurs if:

20 (1) a discriminatory wage decision or practice is adopted;

21 (2) an individual is subject to a discriminatory wage

- 22 <u>decision or practice; or</u>
- 23 (3) an individual is affected by application of a

24 discriminatory wage decision or practice, including each time

25 wages paid result, in whole or in part, from a discriminatory

26 wage decision or practice.

27 Section 3. This act shall take effect in 30 days.

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