

Senate Passes Historic Women's Equality Agenda

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ISSUE: WOMEN



WOMENS EQUALITY

WE WANT EQUAL PAY
WE WANT TO END HUMAN TRAFFICKING
WE WANT TO STOP HARASSMENT
WE WANT TO END DOMESTIC VIOLENCE

ALBANY, 01/12/15 -- State Senator James L. Seward (R/C/I – Oneonta) today joined senate colleagues to adopt the comprehensive Senate Women's Equality Agenda to enhance the rights of women and protect those who are most vulnerable to abuse and discrimination.

"By passing this landmark legislation to start the 2015 legislative session, the senate is underscoring the importance of these historic measures," said Senator Seward. "This is not the first time I have voted to approve these measures and I hope the state assembly will finally take action and join the senate in adopting this legislation which will make positive changes in the lives of women."

The comprehensive package of eight bills would: stop human trafficking; ensure equal pay for equal work; combat sexual harassment in the workplace; end gender discrimination in employment, housing and credit decisions; make reasonable work accommodations available for pregnant women; and provide stronger protections for domestic violence victims.

The eight bills comprising the Senate Women's Equality Agenda were passed in 2013 and 2014 but were not acted upon by the assembly. The measures include:

THE TRAFFICKING VICTIMS PROTECTION AND JUSTICE ACT

The Trafficking Victims Protection and Justice Act (senate bill 7) toughens penalties against those who buy and sell young women, men, and children and reduces the stigma defendants may face when they are victims of the massive \$32 billion sex trafficking industry.

Key provisions of the measure include increasing the accountability of traffickers and buyers by raising the penalty for sex trafficking to a class B violent felony; creating the felony sex offense of "aggravated patronizing a minor"; and aligning the penalties for patronizing a minor with those of statutory rape.

The bill will also strengthen the investigative tools used to build a case against traffickers. Sex trafficking will be an affirmative defense to prostitution and the term "prostitute" will be eliminated from the Penal Law, as that term stigmatizes defendants who are in fact victims of sex trafficking. Nowhere else in the state's Penal Law are individuals identified by the crime they allegedly committed.

ENSURING EQUAL PAY

Despite existing protections under the law, women in New York earn 84 percent of what men earn and jobs traditionally held by women pay significantly less than jobs predominately employing men. In New York, on average, a woman working full time is paid \$42,113 per year,

while a man working full time is paid \$50,388 per year. This creates a wage gap of \$8,275 between full-time working men and women in the state.

Senate bill 1 helps women receive the wages they are entitled to by prohibiting employers from paying employees disparate amounts due to gender.

STOPPING DISCRIMINATION BASED ON FAMILY STATUS

Senate bill 4 would help working mothers by preventing discrimination in the hiring and promotion of people with families. Employers would be prohibited from denying work or promotions based on family status, such as parents and women who are pregnant. Existing law only prohibits discrimination based on family status in credit and housing, but not employment — which can have a negative impact on women with children.

ENDING PREGNANCY DISCRIMINATION IN THE WORKPLACE

To help protect pregnant women, senate bill 8 would require employers to provide reasonable accommodations to employees with pregnancy-related medical conditions. A pregnancy-related condition would be treated as a temporary disability and employers would be required to perform a reasonable accommodation analysis for employees with conditions related to pregnancy and childbirth.

PREVENTING HOUSING DISCRIMINATION AGAINST DOMESTIC VIOLENCE VICTIMS

Discrimination against victims of domestic violence is almost always discrimination against women. Eighty-five percent of domestic violence victims are women; 1.3 million women are victims of assault by an intimate partner each year. Many of these victims are forced to stay with or return to their abusive partners because of a lack of available housing or when they are refused housing.

Senate bill 5 would make it illegal to discriminate against domestic violence victims and provides the victims with the option of a civil action if discrimination occurs.

PROHIBITING SEXUAL HARASSMENT

Sexual harassment disproportionately affects women in the workplace. In 2011, women filed 75 percent of all sexual harassment complaints with the New York State Division of Human Rights and 83 percent of all sexual harassment complaints filed with the Equal Employment Opportunity Commission.

Senate bill 2 would protect workers from sexual harassment regardless of the size of the workplace. Under current law, people working at businesses with fewer than four employees cannot file a harassment complaint with the state because small employers are exempt from the law that prohibits harassment. More than 60 percent of the state's private employers have fewer than four employees. This bill would ensure that all employees are protected from sexual harassment by applying existing protections to businesses of all sizes.

REMOVING BARRIERS TO REMEDYING DISCRIMINATION

Senate bill 3 would remove barriers to remedying discrimination by allowing for reasonable attorney's fees in employment and credit discrimination cases when sex is a basis of discrimination.

Under existing law, attorney's fees for sex discrimination cases involving employment, credit, and lending are not available even after the plaintiff proves discrimination at trial. As a result, many who are discriminated against and cannot afford to hire an attorney never seek redress. Also, those who hire an attorney on a contingency fee arrangement are not "made whole" for their losses because they must pay for their attorneys out of their recovery. Some who cannot afford to hire an attorney, but who try to do so on a contingency

basis, are unsuccessful because the case is either too small or too risky.

ALLOWING ELECTRONIC FILING FOR ORDERS OF PROTECTION

Senate bill 6 would allow victims to electronically file for orders of protection. The measure creates a pilot program to allow domestic violence victims to seek temporary orders of protection through electronic means rather than having to appear in person. It also requires the Office of Court Administration to review and update its policies and services to make sure the services available to all crime victims are adequate and appropriate.

The bills will be sent to the assembly for consideration.

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