

Senate passes comprehensive strengthening of New York's sexual harassment laws

FRED AKSHAR March 13, 2018

ISSUE: SEXUAL HARASSMENT



Senator Fred Akshar voted with his colleagues in the New York State Senate today to pass legislation that is the most comprehensive response yet to sexual harassment in New York's workplaces. The bill (\$7848A), would prevent individuals from engaging in misconduct that creates a hostile work environment in either the public or private sectors, and encourage victims to come forward.

The major reforms passed today include: establishing a statutory definition of sexual harassment; prohibiting the anonymity of the accused in court-approved settlements and banning mandatory sexual harassment arbitration clauses; prohibiting confidentiality agreements unless the victim requests confidentiality; expanding protections to independent contractors; creating uniform policies for all branches of state and local government; and protecting hardworking taxpayers from paying for public sector harassment settlements.

Senator Fred Akshar said, "There is simply no place in our society for sexual harassment. These major reforms will help create safer workplaces for employees in every industry and they're long overdue. This comprehensive package protects victims, gives them a voice, holds individuals accountable for their unacceptable behavior, and safeguards taxpayer money from being used in individual settlements."

The Senate legislation mirrors much of what the Governor proposed and builds on it in key ways. It would:

• Adopt the definition of "Sexual Harassment" into state law: Although the state Division of Human Rights has a definition it uses administratively, there is currently no definition in statute of what constitutes sexual harassment. That leaves litigants subject to varying interpretations by judges, who may improperly dismiss sexual harassment cases at the outset. One study found that approximately 37 percent of cases are dismissed pretrial.

The bill creates a uniform definition of sexual harassment that is based on federal regulations: unwelcome sexual advances, requests for sexual favors, and other verbal or physical conduct of a sexual nature when submission to or rejection of such conduct,

explicitly or implicitly, affects an individual's employment, unreasonably interferes with an individual's work performance or creates an intimidating, hostile or offensive work environment without regard to actual economic injury to or discharge of the individual.

- Prohibit secret settlements unless the victim requests confidentiality: Courts would be
  prohibited from accepting any sexual harassment settlements that include confidentiality
  agreements or provisions. This would help ensure that those responsible are held
  accountable and prevent future harassment.
- Prohibit mandatory arbitration for sexual harassment complaints: Mandatory arbitration clauses are often used by employers to force sexual harassment victims into private arbitration proceedings, which precludes their ability to seek legal action.
- Protect non-employees in the workplace: Currently, individuals who are not employees
  but are present in the workplace on a contract basis cannot file complaints against their
  harassers. The legislation would close this loophole by extending to contract workers the
  same right to file sexual harassment complaints to the state Division of Human Rights as
  individuals who are directly employed by the company or entity.
- Create a uniform policy for all branches of state and local government: The state

  Department of Labor would be required to create a strong model management policy

  defining and prohibiting sexual harassment. Every county, city, town, village, school

  district, or other public entity would be required to develop a sexual harassment

  prevention policy that applies to all employees and which includes investigation

  procedures and a standard complaint form. Each complaint would be confidential and the

  policy must include the prevention of intimidation, retaliation, or coercion to help protect

  the complainant.

- The measure also standardizes the process for state government. The legislature would
  be required to designate an independent attorney specializing in employment law to
  investigate complaints based on sexual harassment. A specialized unit within the
  state's Joint Commission on Public Ethics would also be established to receive and
  investigate complaints. Managers and supervisors would be required to report as soon
  as they become aware of sexual harassment conduct.
- Protect taxpayer funds from being used for individual sexual harassment
   settlements: When there is a finding or admission of sexual harassment by a state or local
   employee, this measure holds the harasser financially accountable for the settlement by
   enabling the public entity to recoup taxpayer money.

The bill will be sent to the Assembly.

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RELATED LEGISLATION

## 2017-S7848A

- Introduced
- ullet o In Committee Assembly
  - o In Committee Senate

- o On Floor Calendar Assembly
  - o On Floor Calendar Senate
- o Passed Assembly
  - Passed Senate
- Delivered to Governor
- Signed By Governor

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Enacts into law major components of legislation necessary to combat sexual harassment in the workplace

March 04, 2018

In Assembly Committee

Sponsored by Catharine Young

Do you support this bill?