

100TH GENERAL ASSEMBLY

State of Illinois

2017 and 2018

SB0202

Introduced 1/24/2017, by Sen. John J. Cullerton

SYNOPSIS AS INTRODUCED:

820 ILCS 55/10

from Ch. 48, par. 2860

Amends the Right to Privacy in the Workplace Act. Makes a technical change in a Section concerning prohibited inquiries.

LRB100 04913 JLS 14923 b

SB0202

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AN ACT concerning employment.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

4 Section 5. The Right to Privacy in the Workplace Act is 5 amended by changing Section 10 as follows:

6 (820 ILCS 55/10) (from Ch. 48, par. 2860)

7 Sec. 10. Prohibited inquiries; online activities.

8 (a) It shall be unlawful for any employer to inquire, in a 9 written application or in any other manner, of any prospective 10 employee or of <u>the</u> the prospective employee's previous 11 employers, whether that prospective employee has ever filed a 12 claim for benefits under the Workers' Compensation Act or 13 Workers' Occupational Diseases Act or received benefits under 14 these Acts.

(b) (1) Except as provided in this subsection, it shall beunlawful for any employer or prospective employer to:

(A) request, require, or coerce any employee or prospective employee to provide a user name and password or any password or other related account information in order to gain access to the employee's or prospective employee's personal online account or to demand access in any manner to an employee's or prospective employee's personal online account; SB0202

1 (B) request, require, or coerce an employee or 2 applicant to authenticate or access a personal online 3 account in the presence of the employer;

4 (C) require or coerce an employee or applicant to
5 invite the employer to join a group affiliated with any
6 personal online account of the employee or applicant;

7 (D) require or coerce an employee or applicant to join 8 an online account established by the employer or add the 9 employer or an employment agency to the employee's or 10 applicant's list of contacts that enable the contacts to 11 access the employee or applicant's personal online 12 account;

13 discipline, discriminate (E) discharge, against, 14 retaliate against, or otherwise penalize an employee for 15 (i) refusing or declining to provide the employer with a 16 user name and password, password, or any other 17 authentication means for accessing his or her personal online account, (ii) refusing or declining to authenticate 18 19 or access a personal online account in the presence of the 20 employer, (iii) refusing to invite the employer to join a 21 group affiliated with any personal online account of the 22 employee, (iv) refusing to join an online account 23 established by the employer, or (v) filing or causing to be filed any complaint, whether orally or in writing, with a 24 25 public or private body or court concerning the employer's violation of this subsection; or 26

- 3 - LRB100 04913 JLS 14923 b

(F) fail or refuse to hire an applicant as a result of 1 2 his or her refusal to (i) provide the employer with a user 3 name and password, password, or any other authentication means for accessing a personal online account, (ii) 4 5 authenticate or access a personal online account in the 6 presence of the employer, or (iii) invite the employer to 7 join a group affiliated with a personal online account of 8 the applicant.

SB0202

9 (2) Nothing in this subsection shall limit an employer's 10 right to:

(A) promulgate and maintain lawful workplace policies governing the use of the employer's electronic equipment, including policies regarding Internet use, social networking site use, and electronic mail use; or

(B) monitor usage of the employer's electronic equipment and the employer's electronic mail without requesting or using any employee or prospective employee to provide any password or other related account information in order to gain access to the employee's or prospective employee's personal online account.

21 (3) Nothing in this subsection shall prohibit an employer 22 from:

(A) obtaining about a prospective employee or an
employee information that is in the public domain or that
is otherwise obtained in compliance with this amendatory
Act of the 97th General Assembly;

SB0202

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(B) complying with State and federal laws, rules, and regulations and the rules of self-regulatory organizations created pursuant to federal or State law when applicable;

4 (C) requesting or requiring an employee or applicant to 5 share specific content that has been reported to the 6 employer, without requesting or requiring an employee or 7 applicant to provide a user name and password, password, or 8 other means of authentication that provides access to an 9 employee's or applicant's personal online account, for the 10 purpose of:

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(i) ensuring compliance with applicable laws or regulatory requirements;

(ii) investigating an allegation, based on receipt of specific information, of the unauthorized transfer of an employer's proprietary or confidential information or financial data to an employee or applicant's personal account;

18 (iii) investigating an allegation, based on 19 receipt of specific information, of a violation of 20 applicable laws, regulatory requirements, or 21 prohibitions against work-related employee misconduct;

(iv) prohibiting an employee from using a personal
 online account for business purposes; or

(v) prohibiting an employee or applicant from
 accessing or operating a personal online account
 during business hours, while on business property,

while using an electronic communication device
 supplied by, or paid for by, the employer, or while
 using the employer's network or resources, to the
 extent permissible under applicable laws.

5 (4) If an employer inadvertently receives the username, password, or any other information that would enable the 6 7 employer to gain access to the employee's or potential 8 employee's personal online account through the use of an 9 otherwise lawful technology that monitors the employer's 10 network or employer-provided devices for network security or 11 data confidentiality purposes, then the employer is not liable 12 for having that information, unless the employer:

(A) uses that information, or enables a third party to
use that information, to access the employee or potential
employee's personal online account; or

16 (B) after the employer becomes aware that such 17 information was received, does not delete the information reasonably practicable, unless 18 as is as soon that 19 information is being retained by the employer in connection 20 with an ongoing investigation of an actual or suspected 21 breach of computer, network, or data security. Where an 22 employer knows or, through reasonable efforts, should be 23 aware that its network monitoring technology is likely to inadvertently to receive such information, the employer 24 25 shall make reasonable efforts to secure that information. 26 (5) Nothing in this subsection shall prohibit or restrict

an employer from complying with a duty to screen employees or 1 2 applicants prior to hiring or to monitor or retain employee 3 communications as required under Illinois insurance laws or federal law or by a self-regulatory organization as defined in 4 5 Section 3(A)(26) of the Securities Exchange Act of 1934, 15 78(A)(26) provided 6 U.S.C. that the password, account 7 information, or access sought by the employer only relates to an online account that: 8

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SB0202

(A) an employer supplies or pays; or

(B) an employee creates or maintains on behalf of or
 under direction of an employer in connection with that
 employee's employment.

13 (6) For the purposes of this subsection:

14 (A) "Social networking website" means an
 15 Internet-based service that allows individuals to:

(i) construct a public or semi-public profile
within a bounded system, created by the service;

(ii) create a list of other users with whom theyshare a connection within the system; and

20 (iii) view and navigate their list of connections21 and those made by others within the system.

22 "Social networking website" does not include23 electronic mail.

(B) "Personal online account" means an online account,
that is used by a person primarily for personal purposes.
"Personal online account" does not include an account

SB0202 - 7 - LRB100 04913 JLS 14923 b

1 created, maintained, used, or accessed by a person for a 2 business purpose of the person's employer or prospective 3 employer.

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4 (Source: P.A. 98-501, eff. 1-1-14; 99-610, eff. 1-1-17.)
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