

101ST GENERAL ASSEMBLY

State of Illinois

2019 and 2020

SB0577

Introduced 1/31/2019, by Sen. John J. Cullerton

SYNOPSIS AS INTRODUCED:

775 ILCS 5/7-101

from Ch. 68, par. 7-101

Amends the Illinois Human Rights Act. Makes a technical change in a Section concerning the powers and duties of the Department of Human Rights.

LRB101 04339 LNS 49347 b

1 AN ACT concerning human rights.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The Illinois Human Rights Act is amended by 5 changing Section 7-101 as follows:

6 (775 ILCS 5/7-101) (from Ch. 68, par. 7-101)

Sec. 7-101. Powers and Duties. In addition to other powers and and duties prescribed in this Act, the Department shall have the following powers:

10 (A) Rules and Regulations. To adopt, promulgate, amend, and 11 rescind rules and regulations not inconsistent with the 12 provisions of this Act pursuant to the Illinois Administrative 13 Procedure Act.

14 (B) Charges. To issue, receive, investigate, conciliate,
15 settle, and dismiss charges filed in conformity with this Act.

16 (C) Compulsory Process. To request subpoenas as it deems17 necessary for its investigations.

(D) Complaints. To file complaints with the Commission inconformity with this Act.

(E) Judicial Enforcement. To seek temporary relief and to
enforce orders of the Commission in conformity with this Act.

(F) Equal Employment Opportunities. To take such action asmay be authorized to provide for equal employment opportunities

1 and affirmative action.

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(G) Recruitment; Research; Public Communication; Advisory
Councils. To engage in such recruitment, research and public
communication and create such advisory councils as may be
authorized to effectuate the purposes of this Act.

6 (H) Coordination with other Agencies. To coordinate its 7 activities with federal, state, and local agencies in 8 conformity with this Act.

9 (I) Public Grants; Private Gifts. To accept public grants 10 and private gifts as may be authorized.

(J) Education and Training. To implement a formal and unbiased program of education and training for all employees assigned to investigate and conciliate charges under Articles 7A and 7B. The training program shall include the following:

15 (1) substantive and procedural aspects of the 16 investigation and conciliation positions;

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(2) current issues in human rights law and practice;

18 (3) lectures by specialists in substantive areas
19 related to human rights matters;

20 (4) orientation to each operational unit of the21 Department and Commission;

(5) observation of experienced Department
 investigators and attorneys conducting conciliation
 conferences, combined with the opportunity to discuss
 evidence presented and rulings made;

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(6) the use of hypothetical cases requiring the

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- Department investigator and conciliation conference
 attorney to issue judgments as a means to evaluating
 knowledge and writing ability;
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(7) writing skills;

5 (8) computer skills, including but not limited to word
6 processing and document management.

A formal, unbiased and ongoing professional development program including, but not limited to, the above-noted areas shall be implemented to keep Department investigators and attorneys informed of recent developments and issues and to assist them in maintaining and enhancing their professional competence.

13 (Source: P.A. 99-74, eff. 7-20-15.)