

General Assembly

January Session, 2021

Referred to Committee on AGING

Introduced by: (AGE)

Committee Bill No. 56

LCO No. **1705**

AN ACT DETERRING AGE DISCRIMINATION IN EMPLOYMENT APPLICATIONS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- Section 1. Section 46a-60 of the general statutes is repealed and the
 following is substituted in lieu thereof (*Effective October 1, 2021*):
- 3 (a) As used in this section:
- 4 (1) "Pregnancy" means pregnancy, childbirth or a related condition,5 including, but not limited to, lactation;
- 6 (2) "Reasonable accommodation" means, but [shall not be] is not 7 limited to, being permitted to sit while working, more frequent or longer 8 breaks, periodic rest, assistance with manual labor, job restructuring, 9 light duty assignments, modified work schedules, temporary transfers 10 to less strenuous or hazardous work, time off to recover from childbirth 11 or break time and appropriate facilities for expressing breast milk; and 12 (3) "Undue hardship" means an action requiring significant difficulty 13 or expense when considered in light of factors such as (A) the nature
- 14 and cost of the accommodation; (B) the overall financial resources of the

employer; (C) the overall size of the business of the employer with respect to the number of employees, and the number, type and location of its facilities; and (D) the effect on expenses and resources or the impact otherwise of such accommodation upon the operation of the employer.

20 (b) It shall be a discriminatory practice in violation of this section:

21 (1) For an employer, by the employer or the employer's agent, except 22 in the case of a bona fide occupational qualification or need, to refuse to 23 hire or employ or to bar or to discharge from employment any 24 individual or to discriminate against [such] any individual in 25 compensation or in terms, conditions or privileges of employment 26 because of the individual's race, color, religious creed, age, sex, gender 27 identity or expression, marital status, national origin, ancestry, present 28 or past history of mental disability, intellectual disability, learning 29 disability, physical disability, including, but not limited to, blindness or 30 status as a veteran;

31 (2) For any employment agency, except in the case of a bona fide 32 occupational qualification or need, to fail or refuse to classify properly 33 or refer for employment or otherwise to discriminate against any 34 individual because of such individual's race, color, religious creed, age, 35 sex, gender identity or expression, marital status, national origin, 36 ancestry, present or past history of mental disability, intellectual 37 disability, learning disability, physical disability, including, but not 38 limited to, blindness or status as a veteran;

39 (3) For a labor organization, because of the race, color, religious creed, 40 age, sex, gender identity or expression, marital status, national origin, 41 ancestry, present or past history of mental disability, intellectual 42 disability, learning disability, physical disability, including, but not 43 limited to, blindness or status as a veteran of any individual to exclude 44 from full membership rights or to expel from its membership such 45 individual or to discriminate in any way against any of its members or 46 against any employer or any individual employed by an employer,

47 unless such action is based on a bona fide occupational qualification;

(4) For any person, employer, labor organization or employment
agency to discharge, expel or otherwise discriminate against any person
because such person has opposed any discriminatory employment
practice or because such person has filed a complaint or testified or
assisted in any proceeding under section 46a-82, 46a-83 or 46a-84;

(5) For any person, whether an employer or an employee or not, to
aid, abet, incite, compel or coerce the doing of any act declared to be a
discriminatory employment practice or to attempt to do so;

56 (6) For any person, employer, employment agency or labor 57 organization, except in the case of a bona fide occupational qualification 58 or need, to advertise employment opportunities in such a manner as to 59 restrict such employment so as to discriminate against individuals 60 because of their race, color, religious creed, age, sex, gender identity or 61 expression, marital status, national origin, ancestry, present or past 62 history of mental disability, intellectual disability, learning disability, 63 physical disability, including, but not limited to, blindness or status as a 64 veteran;

65 (7) For an employer, by the employer or the employer's agent: (A) To 66 terminate a woman's employment because of her pregnancy; (B) to 67 refuse to grant to that employee a reasonable leave of absence for 68 disability resulting from her pregnancy; (C) to deny to that employee, 69 who is disabled as a result of pregnancy, any compensation to which 70 she is entitled as a result of the accumulation of disability or leave 71 benefits accrued pursuant to plans maintained by the employer; (D) to 72 fail or refuse to reinstate the employee to her original job or to an 73 equivalent position with equivalent pay and accumulated seniority, 74 retirement, fringe benefits and other service credits upon her signifying 75 her intent to return unless, in the case of a private employer, the 76 employer's circumstances have so changed as to make it impossible or 77 unreasonable to do so; (E) to limit, segregate or classify the employee in 78 a way that would deprive her of employment opportunities due to her

79 pregnancy; (F) to discriminate against an employee or person seeking 80 employment on the basis of her pregnancy in the terms or conditions of 81 her employment; (G) to fail or refuse to make a reasonable 82 accommodation for an employee or person seeking employment due to 83 her pregnancy, unless the employer can demonstrate that such 84 accommodation would impose an undue hardship on such employer; 85 (H) to deny employment opportunities to an employee or person 86 seeking employment if such denial is due to the employee's request for 87 a reasonable accommodation due to her pregnancy; (I) to force an 88 employee or person seeking employment affected by pregnancy to 89 accept a reasonable accommodation if such employee or person seeking 90 employment (i) does not have a known limitation related to her 91 pregnancy, or (ii) does not require a reasonable accommodation to 92 perform the essential duties related to her employment; (J) to require an 93 employee to take a leave of absence if a reasonable accommodation can 94 be provided in lieu of such leave; and (K) to retaliate against an 95 employee in the terms, conditions or privileges of her employment 96 based upon such employee's request for a reasonable accommodation;

97 (8) For an employer, by the employer or the employer's agent, for an 98 employment agency, by itself or its agent, or for any labor organization, 99 by itself or its agent, to harass any employee, person seeking 100 employment or member on the basis of sex or gender identity or 101 expression. If an employer takes immediate corrective action in 102 response to an employee's claim of sexual harassment, such corrective 103 action shall not modify the conditions of employment of the employee 104 making the claim of sexual harassment unless such employee agrees, in 105 writing, to any modification in the conditions of employment. 106 "Corrective action" taken by an employer, includes, but is not limited to, 107 employee relocation, assigning an employee to a different work 108 schedule or other substantive changes to an employee's terms and 109 conditions of employment. Notwithstanding an employer's failure to 110 obtain a written agreement from an employee concerning a modification 111 in the conditions of employment, the commission may find that 112 corrective action taken by an employer was reasonable and not of 113 detriment to the complainant based on the evidence presented to the 114 commission by the complainant and respondent. As used in this 115 subdivision, "sexual harassment" means any unwelcome sexual 116 advances or requests for sexual favors or any conduct of a sexual nature 117 when (A) submission to such conduct is made either explicitly or 118 implicitly a term or condition of an individual's employment, (B) 119 submission to or rejection of such conduct by an individual is used as 120 the basis for employment decisions affecting such individual, or (C) 121 such conduct has the purpose or effect of substantially interfering with 122 an individual's work performance or creating an intimidating, hostile or 123 offensive working environment;

124 (9) For an employer, by the employer or the employer's agent, for an 125 employment agency, by itself or its agent, or for any labor organization, 126 by itself or its agent, to request or require information from an 127 employee, person seeking employment or member relating to the 128 individual's child-bearing age or plans, pregnancy, function of the 129 individual's reproductive system, use of birth control methods, or the 130 individual's familial responsibilities, unless such information is directly 131 related to a bona fide occupational qualification or need, provided an 132 employer, through a physician may request from an employee any such 133 information which is directly related to workplace exposure to 134 substances which may cause birth defects or constitute a hazard to an 135 individual's reproductive system or to a fetus if the employer first informs the employee of the hazards involved in exposure to such 136 137 substances:

138 (10) For an employer, by the employer or the employer's agent, after 139 informing an employee, pursuant to subdivision (9) of this subsection, 140 of a workplace exposure to substances which may cause birth defects or 141 constitute a hazard to an employee's reproductive system or to a fetus, 142 to fail or refuse, upon the employee's request, to take reasonable 143 measures to protect the employee from the exposure or hazard 144 identified, or to fail or refuse to inform the employee that the measures 145 taken may be the subject of a complaint filed under the provisions of

this chapter. Nothing in this subdivision is intended to prohibit an
employer from taking reasonable measures to protect an employee from
exposure to such substances. For the purpose of this subdivision,
"reasonable measures" shall be those measures which are consistent
with business necessity and are least disruptive of the terms and
conditions of the employee's employment;

152 (11) For an employer, by the employer or the employer's agent, for an 153 employment agency, by itself or its agent, or for any labor organization, 154 by itself or its agent: (A) To request or require genetic information from 155 an employee, person seeking employment or member, or (B) to 156 discharge, expel or otherwise discriminate against any person on the 157 basis of genetic information. For the purpose of this subdivision, 158 "genetic information" means the information about genes, gene 159 products or inherited characteristics that may derive from an individual 160 or a family member;

161 (12) For an employer, by the employer or the employer's agent, to 162 request or require a prospective employee's age, date of birth, dates of 163 attendance at or date of graduation from an educational institution on an initial employment application, provided the provisions of this 164 165 subdivision shall not apply to any employer requesting or requiring 166 such information (A) based on a bona fide occupational qualification or need, or (B) when such information is required to comply with any 167 168 provision of state or federal law.

169 (c) (1) The provisions of this section concerning age shall not apply 170 to: (A) The termination of employment of any person with a contract of 171 unlimited tenure at an independent institution of higher education who 172 is mandatorily retired, on or before July 1, 1993, after having attained 173 the age of seventy; (B) the termination of employment of any person 174 who has attained the age of sixty-five and who, for the two years 175 immediately preceding such termination, is employed in a bona fide 176 executive or a high policy-making position, if such person is entitled to 177 an immediate nonforfeitable annual retirement benefit under a pension,

178 profit-sharing, savings or deferred compensation plan, or any 179 combination of such plans, from such person's employer, which equals, 180 in aggregate, at least forty-four thousand dollars; (C) the termination of 181 employment of persons in occupations, including police work and firefighting, in which age is a bona fide occupational qualification; (D) the 182 183 operation of any bona fide apprenticeship system or plan; or (E) the 184 observance of the terms of a bona fide seniority system or any bona fide 185 employee benefit plan for retirement, pensions or insurance which is not 186 adopted for the purpose of evading said provisions, except that no such 187 plan may excuse the failure to hire any individual and no such system 188 or plan may require or permit the termination of employment on the 189 basis of age. No such plan which covers less than twenty employees may 190 reduce the group hospital, surgical or medical insurance coverage 191 provided under the plan to any employee who has reached the age of sixty-five and is eligible for Medicare benefits or any employee's spouse 192 193 who has reached age sixty-five and is eligible for Medicare benefits 194 except to the extent such coverage is provided by Medicare. The terms 195 of any such plan which covers twenty or more employees shall entitle 196 any employee who has attained the age of sixty-five and any employee's 197 spouse who has attained the age of sixty-five to group hospital, surgical 198 or medical insurance coverage under the same conditions as any 199 covered employee or spouse who is under the age of sixty-five.

200 (2) No employee retirement or pension plan may exclude any 201 employee from membership in such plan or cease or reduce the 202 employee's benefit accruals or allocations under such plan on the basis 203 of age. The provisions of this subdivision shall be applicable to plan 204 years beginning on or after January 1, 1988, except that for any 205 collectively bargained plan this subdivision shall be applicable on the 206 earlier of (A) January 1, 1990, or (B) the later of (i) the expiration date of 207 the collective bargaining agreement, or (ii) January 1, 1988.

(3) The provisions of this section concerning age shall not prohibit an
employer from requiring medical examinations for employees for the
purpose of determining such employees' physical qualification for

211 continued employment.

(4) Any employee who continues employment beyond the normal
retirement age in the applicable retirement or pension plan shall give
notice of intent to retire, in writing, to such employee's employer not
less than thirty days prior to the date of such retirement.

216 (d) (1) An employer shall provide written notice of the right to be free 217 from discrimination in relation to pregnancy, childbirth and related 218 conditions, including the right to a reasonable accommodation to the 219 known limitations related to pregnancy pursuant to subdivision (7) of 220 subsection (b) of this section to: (A) New employees at the 221 commencement of employment; (B) existing employees within one 222 hundred twenty days after the effective date of this section; and (C) any 223 employee who notifies the employer of her pregnancy within ten days 224 of such notification. An employer may comply with the provisions of 225 this section by displaying a poster in a conspicuous place, accessible to 226 employees, at the employer's place of business that contains the 227 information required by this section in both English and Spanish. The 228 Labor Commissioner may adopt regulations, in accordance with 229 chapter 54, to establish additional requirements concerning the means 230 by which employers shall provide such notice.

(2) The Commission on Human Rights and Opportunities shall
develop courses of instruction and conduct ongoing public education
efforts as necessary to inform employers, employees, employment
agencies and persons seeking employment about their rights and
responsibilities under this section.

This act shall take effect as follows and shall amend the following sections:

Section 1	October 1, 2021	46a-60

Statement of Purpose:

To deter age discrimination by prohibiting questions regarding age in preliminary employment applications.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]

Co-Sponsors: SEN. SLAP, 5th Dist.

<u>S.B. 56</u>