01/08/19 **REVISOR** SS/NB 19-1407 as introduced

SENATE STATE OF MINNESOTA **NINETY-FIRST SESSION**

S.F. No. 1916

(SENATE AUTHORS: JENSEN, Kiffmeyer and Abeler) D-PG

DATE 02/28/2019

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OFFICIAL STATUS

Introduction and first reading
Referred to Jobs and Economic Growth Finance and Policy

A bill for an act

relating to employment; prohibiting employers from discipline or discharge for

employee or applicant refusal to immunize; providing proposing coding for new law in Minnesota Statutes,	
.5 BE IT ENACTED BY THE LEGISLATURE OF THE ST	CATE OF MINNESOTA:
Section 1. [181.9385] IMMUNIZATIONS; PROHIBIT	TED EMPLOYER CONDUCT.
Subdivision 1. Definitions. (a) For the purposes of this	s section, "employer" means all
.8 persons employing one or more individuals in the state an	d includes the state and its
.9 <u>subdivisions.</u>	
(b) For the purposes of this section, "employee" means	s any individual, age 18 or older,
employed by an employer. The term also includes unpaid	board members and other
12 <u>volunteers.</u>	
(c) For the purposes of this section, "employ" means to	o permit to work in the state.
Subd. 2. Prohibited practice. An employer must not dis	scipline or discharge an employee
or refuse to hire a job applicant when the employee or app	olicant refuses an immunization
that prevents or lessens the risk of infection with an immu	inization-preventable disease,
provided one or more of the following conditions are met	<u>-</u>
(1) the employee or applicant provides a written statem	ent, signed by a physician, to the
employer stating that an immunization is contraindicated	for medical reasons or that
laboratory confirmation of the presence of adequate immu	unity exists; or
(2) the employee or applicant provides a notarized state	tement to the employer that the
employee or applicant has not been immunized because o	f conscientiously held beliefs.

Section 1. 1

2.1	Subd. 3. Reasonable policies. An employer subject to this section may create reasonable
2.2	policies regarding the timing, form, and process for submissions under subdivision 2.
2.3	Subd. 4. Remedy. The sole remedy for a violation of subdivision 2 is a civil action for
2.4	damages. Damages are limited to wages and benefits lost by the individual because of the
2.5	violation. A court shall award the prevailing party in the action, whether plaintiff or
2.6	defendant, court costs and a reasonable attorney fee.

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Section 1. 2