



## **100TH GENERAL ASSEMBLY**

# State of Illinois

# 2017 and 2018

#### HB1606

by Rep. Michael J. Madigan

## 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.

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AN ACT concerning employment.

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

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

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

7 Sec. 10. Prohibited inquiries.

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 be 15 16 unlawful for any employer to request or require any employee or 17 prospective employee to provide any password or other related account information in order to gain access to the employee's 18 or prospective employee's account or profile on a social 19 20 networking website or to demand access in any manner to an 21 employee's or prospective employee's account or profile on a 22 social networking website.

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(2) Nothing in this subsection shall limit an employer's

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1 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; and

monitor usage of the employer's electronic 6 (B) 7 equipment and the employer's electronic mail without 8 requesting or requiring any employee or prospective 9 employee to provide any password or other related account 10 information in order to gain access to the employee's or 11 prospective employee's account or profile on a social 12 networking website.

13 (3) Nothing in this subsection shall prohibit an employer 14 from obtaining about a prospective employee or an employee 15 information that is in the public domain or that is otherwise 16 obtained in compliance with this amendatory Act of the 97th 17 General Assembly.

(3.5) Provided that the password, account information, or 18 19 access sought by the employer relates to a professional 20 account, and not a personal account, nothing in this subsection shall prohibit or restrict an employer from complying with a 21 22 duty to screen employees or applicants prior to hiring or to 23 monitor or retain employee communications as required under Illinois insurance laws or federal law or by a self-regulatory 24 25 organization as defined in Section 3(A) (26) of the Securities Exchange Act of 1934, 15 U.S.C. 78(A)(26). 26

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(4) For the purposes of this subsection, "social networking
 website" means an Internet-based service that allows
 individuals to:

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

6 (B) create a list of other users with whom they share a 7 connection within the system; and

8 (C) view and navigate their list of connections and 9 those made by others within the system.

10 "Social networking website" shall not include electronic 11 mail.

For the purposes of paragraph (3.5) of this subsection, "professional account" means an account, service, or profile created, maintained, used, or accessed by a current or prospective employee for business purposes of the employer.

For the purposes of paragraph (3.5) of this subsection, "personal account" means an account, service, or profile on a social networking website that is used by a current or prospective employee exclusively for personal communications unrelated to any business purposes of the employer.

21 (Source: P.A. 97-875, eff. 1-1-13; 98-501, eff. 1-1-14.)

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