SS/RC

SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

S.F. No. 1933

(SENATE AUT	THORS: CHAN	MPION, Dziedzic and Marty)
DATE	D-PG	OFFICIAL STATUS
02/28/2019	593	Introduction and first reading Referred to Jobs and Economic Growth Finance and Policy
03/20/2019	1067	Author added Dziedzic
03/28/2019	1424	Author added Marty

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6	relating to employment; prohibiting wage theft; modifying payment of wages; increasing civil and criminal penalties; allowing for administrative review; appropriating money; amending Minnesota Statutes 2018, sections 177.27, subdivision 2, by adding a subdivision; 177.30; 177.32, subdivision 1; 181.03, subdivision 1, by adding subdivisions; 181.032; 181.101.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. Minnesota Statutes 2018, section 177.27, subdivision 2, is amended to read:
1.9	Subd. 2. Submission of records; penalty. The commissioner may require the employer
1.10	of employees working in the state to submit to the commissioner photocopies, certified
1.11	copies, or, if necessary, the originals of employment records which the commissioner deems
1.12	necessary or appropriate. The records which may be required include full and correct
1.13	statements in writing, including sworn statements by the employer, containing information
1.14	relating to wages, hours, names, addresses, and any other information pertaining to the
1.15	employer's employees and the conditions of their employment as the commissioner deems
1.16	necessary or appropriate.
1.17	The commissioner may require the records to be submitted in a specific format by
1.18	certified mail delivery or, if necessary, by personal delivery by the employer or a
1.19	representative of the employer, as authorized by the employer in writing.
1.20	The commissioner may fine the employer up to $\frac{1,000}{1,000}$ for each failure to submit
1.21	or deliver records as required by this section. This penalty is in addition to any penalties
1.22	provided under section 177.32, subdivision 1. In determining the amount of a civil penalty
1.23	under this subdivision, the appropriateness of such penalty to the size of the employer's
1.24	business and the gravity of the violation shall be considered.

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Section 1.

	01/07/19	REVISOR	SS/RC	19-1640	as introduced
2.1	Sec. 2. Mir	nnesota Statutes 201	8. section 177.2	7, is amended by adding	a subdivision to
2.2	read:		-,	·,	,
2.2	Cubd 11	Subromes In orde	un ta a annu a st tha	mum agag of this sostion	4h a a a a a a a a a a a a a
2.3		· ·	-	purposes of this section, before the commissioner	
2.4 2.5				ipment, or materials. Up	
2.5				e failure of any person to	
2.0				subdivision as a contemp	
	<u> </u>				
2.8	Sec. 3. Mir	nnesota Statutes 201	8, section 177.3	0, is amended to read:	
2.9	177.30 K	EEPING RECOR	DS; PENALTY	•	
2.10	(a) Every	employer subject to	o sections 177.2	1 to 177.44 must make a	nd keep a record
2.11	of:				
2.12	(1) the na	me, address, and oc	cupation of eacl	n employee;	
2.13	(2) the rat	te of pay, and the ar	nount paid each	pay period to each empl	oyee, including
2.14	whether each	n employee is paid b	y the hour, shift	, day, week, salary, piece	e, commission, or
2.15	other;				
2.16	(3) the ho	ours worked each da	y and each work	week by the employee <u>,</u>	including for all
2.17	employees p	aid at piece rate, the	number of piec	es completed at each pie	ece rate;
2.18	(4) <u>any p</u>	ersonnel policies pro	ovided to employ	yees;	
2.19	<u>(5) a copy</u>	y of the notice provi	ded to each emp	ployee as required by sec	ction 181.032,
2.20	paragraph (d	<u>);</u>			
2.21	<u>(6)</u> for ea	ch employer subject	t to sections 177	.41 to 177.44, and while	performing work
2.22	on public wo	orks projects funded	in whole or in p	part with state funds, the	employer shall
2.23	furnish under	r oath signed by an c	wner or officer of	of an employer to the con	tracting authority
2.24	and the proje	ect owner every two	weeks, a certifie	ed payroll report with res	spect to the wages
2.25	and benefits	paid each employee	during the prece	ding weeks specifying fo	or each employee:
2.26	name; identit	fying number; preva	iling wage mast	ter job classification; hou	urs worked each
2.27	day; total hou	urs; rate of pay; gross	s amount earned;	each deduction for taxes	; total deductions;
2.28	net pay for w	eek; dollars contrib	uted per hour for	each benefit, including	name and address
2.29	of administra	ator; benefit account	number; and te	lephone number for heal	th and welfare,
2.30	vacation or h	oliday, apprentices	nip training, pen	sion, and other benefit p	rograms; and
2.31	(5) (7) oth	her information the	commissioner fi	nds necessary and appro	priate to enforce
2.32	sections 177.	21 to 177.435. The	records must be l	kept for three years in or	near the premises

3.1	where an employee works except each employer subject to sections 177.41 to 177.44, and
3.2	while performing work on public works projects funded in whole or in part with state funds,
3.3	the records must be kept for three years after the contracting authority has made final payment
3.4	on the public works project.
3.5	(b) All records required to be kept under paragraph (a) must be readily available for
3.6	inspection by the commissioner on the premises of employment during reasonable office
3.7	hours under section 177.27, subdivision 1.
3.8	(c) The commissioner may fine an employer up to \$1,000 \$10,000 for each failure to
3.9	maintain records as required by this section. This penalty is in addition to any penalties
3.10	provided under section 177.32, subdivision 1. In determining the amount of a civil penalty
3.11	under this subdivision, the appropriateness of such penalty to the size of the employer's
3.12	business and the gravity of the violation shall be considered.
3.13	Sec. 4. Minnesota Statutes 2018, section 177.32, subdivision 1, is amended to read:
3.14	Subdivision 1. Misdemeanors. (a) An employer who does any of the following is guilty
3.15	of a misdemeanor:
3.16	(1) hinders or delays the commissioner in the performance of duties required under
3.17	sections 177.21 to 177.435;
3.18	(2) refuses to admit the commissioner to the place of business or employment of the
3.19	employer, as required by section 177.27, subdivision 1;
3.20	(3) repeatedly fails to make, keep, and preserve records as required by section 177.30;
3.21	(4) falsifies any record;
3.22	(5) refuses to make any record available, or to furnish a sworn statement of the record
3.23	or any other information as required by section 177.27;
3.24	(6) repeatedly fails to post a summary of sections 177.21 to 177.44 or a copy or summary
3.25	of the applicable rules as required by section 177.31;
3.26	(7) pays or agrees to pay wages at a rate less than the rate required under sections 177.21
3.27	to 177.44;
3.28	(8) refuses to allow adequate time from work as required by section 177.253; or
3.29	(9) otherwise violates any provision of sections 177.21 to 177.44.

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4.1	(b) An em	ployer is guilty of a	gross misdemea	nor if the employer fails	to pay any wages
4.2	due to an emp	bloyee or employees	s under sections	177.21 to 177.44, and the	total of any such
4.3	wages in rela	tion to all affected e	employees is \$1	0,000 or more.	
4.4	Sec. 5. Min	nesota Statutes 201	8, section 181.0	3, subdivision 1, is amen	ided to read:
4.5	Subdivisi	on 1. Prohibited p	ractices. An em j	bloyer may not, directly	or indirectly and
4.6	with intent to	defraud: (a) No en	ployer shall cor	nmit wage theft.	
4.7	<u>(b)</u> For pu	rposes of this section	on, wage theft is	committed if:	
4.8	(1) cause	an employer has fai	iled to pay an en	ployee all wages to whi	ch that employee
4.9	is entitled;				
4.10	<u>(2) an em</u>	ployer directly or ir	ndirectly causes	any employee to give a r	eceipt for wages
4.11	for a greater a	amount than that ac	tually paid to th	e employee for services r	rendered;
4.12	(2) (3) an	employer directly o	or indirectly dem	and demands or receive r	receives from any
4.13	employee any	rebate or refund fi	rom the wages o	wed the employee under	contract of
4.14	employment	with the employer;	Of		
4.15	(<u>3) (4) an</u>	employer in any m	anner make mak	tes or attempt attempts to	make it appear
4.16	that the wage	s paid to any emplo	yee were greate	r than the amount actual	ly paid to the
4.17	employee.; or	<u>r</u>			
4.18	<u>(5) an em</u>	ployer retaliates aga	ainst an employe	e for asserting rights or	remedies under
4.19	this section, i	ncluding but not lir	nited to filing a	complaint with the Depa	rtment of Labor
4.20	and Industry	or telling the emplo	over of intention	to file a complaint.	
4.21	Sec 6 Min	nesota Statutes 201	8 section 181.0	3, is amended by adding	a subdivision to
4.22	read:		o, 5 001 01110110		
4.23	Subd 4 I	Inforcement The a	commissioner m	ay enforce this section. T	The use of an
4.24				reclude the use of any oth	
4.25		vided by law.	L		
4.26		nesota Statutes 201	8, section 181.0	3, is amended by adding	a subdivision to
4.27	read:				
4.28	<u>Subd. 5.</u>	Citations. The com	missioner may is	ssue a citation for failure	to pay wages of
4.29	up to \$1,000	by serving the citati	on on the emplo	yer. The citation shall di	rect the employer
4.30	to pay to the	commissioner any l	oack pay, gratuit	ies, and compensatory da	amages owed to
4.31	the employee	within 15 days. The	e citation may re-	quire the employer to cor	rect the violation,

as	introduced	

5.1	may require the employer to cease and desist from committing the violation, and may assess
5.2	a monetary penalty of up to \$1,000. In determining the amount of the monetary penalty,
5.3	the commissioner shall consider the factors described in section 14.045, subdivision 3. If
5.4	the citation includes a penalty assessment, then the penalty is due and payable on the date
5.5	the citation becomes final. The commissioner shall vacate the citation if: (1) before the
5.6	citation was issued, the employer paid to the employee the back pay, gratuities, and
5.7	compensatory damages specified in the citation; and (2) within the five days after the citation
5.8	is issued, the employer provides to the commissioner evidence acceptable to the
5.9	commissioner that the employer made the payment described in clause (1).
5.10	Sec. 8. Minnesota Statutes 2018, section 181.03, is amended by adding a subdivision to
	read:
5.11	icad.
5.12	Subd. 6. Administrative review. (a) Within 15 days after the commissioner issues a
5.13	citation under subdivision 5, the employer to whom the citation is issued may request an
5.14	expedited hearing to review the citation. The request for hearing must be in writing and
5.15	must be served on the commissioner at the address specified in the citation. If the employer
5.16	does not request a hearing or if the employer's written request for hearing is not served on
5.17	the commissioner by the 15th day after the commissioner issues the citation, the citation
5.18	becomes a final order of the commissioner and is not subject to review by any court or
5.19	agency. The hearing request must state the reasons for seeking review of the citation. The
5.20	employer to whom the citation is issued and the commissioner are the parties to the expedited
5.21	hearing. The commissioner must notify the employer to whom the citation is issued of the
5.22	time and place of the hearing at least 15 days before the hearing. The hearing shall be
5.23	conducted under Minnesota Rules, parts 1400.8510 to 1400.8612, as modified by this
5.24	section. If a hearing has been held, the commissioner shall not issue a final order until at
5.25	least five days after the date of the administrative law judge's report. Any person aggrieved
5.26	by the administrative law judge's report may, within those five days, serve written comments
5.27	to the commissioner on the report and the commissioner shall consider and enter the
5.28	comments in the record. The commissioner's final order shall comply with sections 14.61,
5.29	subdivision 2, and 14.62, subdivisions 1 and 2a, and may be appealed in the manner provided
5.30	in sections 14.63 to 14.69.
5.31	(b) When an employer to whom a citation under subdivision 5 was issued requests an
5.32	expedited hearing under paragraph (a), the employer is presumed to have committed each
5.33	violation listed in the citation. The employer to whom the citation was issued may rebut
5.34	this presumption by showing that the employer did not commit the violation.

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6.1	Sec. 9. Min	nnesota Statutes 20	18, section 181.0	3, is amended by adding	a subdivision to
6.2	read:				
6.3	Subd. 7.	Effect on other lav	vs. Nothing in thi	s section shall be constru	ued to limit the
6.4	application of	of other state or fede	eral laws.		
6.5	Sec. 10. M	innesota Statutes 20	018, section 181.	032, is amended to read:	
6.6	181.032	REQUIRED STAT	EMENT OF E	ARNINGS BY EMPLO	YER <u>; NOTICE</u>
6.7	TO EMPLO	DYEE.			
6.8	(a) At the	end of each pay per	riod, the employe	r shall provide each empl	loyee an earnings
6.9		•		ns, covering that pay peri	
6.10		_		electronic means must p	
6.11				n employee's regular wor	rking hours to
6.12	review and p	orint earnings staten	nents.		
6.13	(b) The e	arnings statement n	nay be in any for	m determined by the emp	ployer but must
6.14	include:				
6.15	(1) the na	ame of the employe	e;		
6.16	(2) the $\frac{1}{100}$	ourly rate or rates of	f pay (if applicab	le) and basis thereof, inc	luding whether
6.17	the employed	e is paid by hour, sh	ift, day, week, sa	lary, piece, commission,	or other method;
6.18	(3 <u>) allow</u>	ances, if any, claim	ed pursuant to pe	rmitted meals and lodgin	<u>1g;</u>
6.19	(4) the to	tal number of hours	worked by the en	mployee unless exempt f	rom chapter 177;
6.20	<u>(4) (5)</u> th	e total amount of gr	ross pay earned b	y the employee during the	nat period;
6.21	(5)<u>(6)</u> a 1	list of deductions m	ade from the emp	ployee's pay;	
6.22	(6) (7) th	e net amount of pay	after all deducti	ons are made;	
6.23	(7)<u>(8)</u> th	e date on which the	pay period ends	; and	
6.24	(8) <u>(9)</u> the	e legal name of the e	mployer and the o	operating name of the emp	ployer if different
6.25	from the lega	al name . ;			
6.26	(10) the p	ohysical address of	the employer's m	ain office or principal pl	ace of business,
6.27	and a mailin	g address if differer	nt; and		
6.28	<u>(11) the t</u>	elephone number o	f the employer.		
6.29	(c) An er	nployer must provid	de earnings stater	nents to an employee in	writing, rather
6.30	than by elect	ronic means, if the	employer has rec	eived at least 24 hours n	otice from an

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7.1	employee that the employee would like to receive earnings statements in written form. Once
7.2	an employer has received notice from an employee that the employee would like to receive
7.3	earnings statements in written form, the employer must comply with that request on an
7.4	ongoing basis.
7.5	(d) At the start of employment, an employer shall provide each employee a written notice
7.6	containing the following information:
7.7	(1) the rate or rates of pay and basis thereof, including whether the employee is paid by
7.8	the hour, shift, day, week, salary, piece, commission, or other method;
7.9	(2) allowances, if any, claimed pursuant to permitted meals and lodging;
7.10	(3) paid vacation, sick time, or other paid time off accruals and terms of use;
7.11	(4) whether the employee is exempt from minimum wage, overtime, and other provisions
7.12	of chapter 177, and on what basis;
7.13	(5) a list of deductions that may be made from the employee's pay;
7.14	(6) the dates on which the pay periods start and end and the regularly scheduled payday;
7.15	(7) the legal name of the employer and the operating name of the employer if different
7.16	from the legal name;
7.17	(8) the physical address of the employer's main office or principal place of business, and
7.18	a mailing address if different; and
7.19	(9) the telephone number of the employer.
7.20	(e) The employer must keep a copy of the notice under paragraph (d) signed by each
7.21	employee acknowledging receipt of the notice. The notice must be provided to each employee
7.22	in English and in the employee's native language.
7.23	(f) An employer must provide the employee any written changes to the information
7.24	contained in the notice under paragraph (d) at least seven calendar days prior to the time
7.25	the changes take effect. The changes must be signed by the employee before the changes
7.26	go into effect. The employer must keep a signed copy of all notice of changes as well as
7.27	the initial notices under paragraph (d).

- 7.28 Sec. 11. Minnesota Statutes 2018, section 181.101, is amended to read:
- 7.29 **181.101 WAGES; HOW OFTEN PAID.**

(a) Except as provided in paragraph (b), every employer must pay all wages earned by
an employee at least once every 31 16 days on a regular payday designated in advance by

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the employer regardless of whether the employee requests payment at longer intervals. 8.1 Unless paid earlier, the wages earned during the first half of the first 31-day pay period 8.2 become due on the first regular payday following the first day of work. Payment for the 8.3 first day of work must be received no later than the first regular payday after the first 16 8.4 calendar days of employment or within 31 calendar days of the first day of employment, 8.5 whichever comes first. If wages earned are not paid, the commissioner of labor and industry 8.6 or the commissioner's representative may demand payment on behalf of an employee. If 8.7 payment is not made within ten five days of demand, the commissioner may charge and 8.8 collect the wages earned and a penalty in the amount of the employee's average daily earnings 8.9 at the rate agreed upon in the contract of employment, not exceeding 15 days in all, for each 8.10 day beyond the ten-day five-day limit following the demand. Money collected by the 8.11 commissioner must be paid to the employee concerned. This section does not prevent an 8.12 employee from prosecuting a claim for wages. This section does not prevent a school district, 8.13 other public school entity, or other school, as defined under section 120A.22, from paying 8.14 any wages earned by its employees during a school year on regular paydays in the manner 8.15 provided by an applicable contract or collective bargaining agreement, or a personnel policy 8.16 adopted by the governing board. For purposes of this section, "employee" includes a person 8.17 who performs agricultural labor as defined in section 181.85, subdivision 2. For purposes 8.18 of this section, wages are earned on the day an employee works. 8.19

(b) An employer of a volunteer firefighter, as defined in section 424A.001, subdivision
10, a member of an organized first responder squad that is formally recognized by a political
subdivision in the state, or a volunteer ambulance driver or attendant must pay all wages
earned by the volunteer firefighter, first responder, or volunteer ambulance driver or attendant
at least once every 31 days, unless the employer and the employee mutually agree upon
payment at longer intervals.

8.26

6 Sec. 12. <u>APPROPRIATION.</u>

8.27 <u>\$.....</u> in fiscal year 2020 and \$..... in fiscal year 2021 are appropriated from the general
8.28 <u>fund to the commissioner of labor and industry to address wage theft. The commissioner</u>
8.29 <u>must use at least ... percent of the amounts appropriated for grants to community-based</u>
8.30 groups for the purpose of outreach, education, and technical assistance for employees and
8.31 <u>employers.</u>