GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

Н

HOUSE BILL 22 PROPOSED COMMITTEE SUBSTITUTE H22-PCS50208-RQ-2

	Short Title: E	Enhance Youth Employment Protections.	(Public)		
	Sponsors: Referred to:				
		February 2, 2009			
1		A BILL TO BE ENTITLED			
2 3	AN ACT TO ENHANCE YOUTH EMPLOYMENT PROTECTIONS BY REQUIRING THE COMMISSIONER OF LABOR TO REPORT ON ENFORCEMENT ACTIVITIES.				
4	The General Assembly of North Carolina enacts:				
5	SECTION 1. Article 2A of Chapter 95 of the General Statutes is amended by				
6	adding a new section to read:				
7	" <u>§ 95-25.23C. Report on youth employment enforcement activities.</u>				
8		ings. – The General Assembly finds that:			
9	<u>(1)</u>	There is an increasing need to protect the educational opport			
10		under age 18 and to prohibit their employment in jobs and	l under conditions		
11		that are detrimental to their health and well-being.	10 1		
12	<u>(2)</u>	Although the statutory protections available for youths und			
13		employed in this State are comprehensive, those protect	ions are rendered		
14	(2)	meaningless without effective enforcement.			
15	<u>(3)</u>	It is in the best interest of the State and its youngest work			
16 17		North Carolina employers are in full compliance with the y	. .		
17 18	(b) Inton	<u>laws and regulations enacted under the Wage and Hour Act</u> at. – Recognizing that the Department of Labor is the State age			
10 19					
20	enforcing the Wage and Hour Act as it pertains to youth employment, the General Assembly intends to review the Department's enforcement activities on a regular basis in order to identify				
20 21	effective measures for enhancing youth employment protections in this State.				
22	(c) By February 1, 2010, the Commissioner shall make a written report to the General				
23	Assembly, the Legislative Study Commission on Children and Youth, and the Fiscal Research				
24	Division of the General Assembly on the Department of Labor's investigative, inspection, and				
25		enforcement activities under the Wage and Hour Act pertaining to youth employment for the			
26		period commencing January 1, 2008, and ending December 31, 2008. The written report shall			
27	2	include at least all of the following:			
28	(1)	The total number of complaints received by the Depa	artment of Labor		
29		alleging youth employment violations under the Wage and			
30		regulations issued under the Wage and Hour Act, or both.	<i>ii</i> _		
31	(2)	The specific types of youth employment violations allege	d and the ages of		
31 32		the youths referenced in the complaints received by th	-		
33		Labor.			



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	(3)	The total number of investigations conducted by the Department of Labor	
	concerning alleged youth employment violations, the length		
		investigations, and the number of investigators assigned to conduct the	
		investigations. For purposes of this subdivision, the Commissioner shall	
		provide a separate analysis of (i) investigations initiated by the Department	
		in response to a complaint, (ii) investigations initiated by the Department in	
		the absence of a complaint, and (iii) alleged record-keeping violations	
		pertaining to youth employment.	
	<u>(4)</u>	The total number of administrative proceedings involving youth employment	
	<u>(1)</u>	violations.	
	<u>(5)</u>	The total number and identity of employers cited for youth employment	
	<u>(J)</u>	violations and the industries or occupations that received the greatest and the	
		least number of complaints alleging youth employment violations.	
	(6)	The total number and dollar amount of civil penalties assessed pursuant to	
	<u>(6)</u>	G.S. 95-25.23 and the total number and dollar amount of civil penalties	
		actually collected pursuant to that section. For purposes of this subdivision,	
		the Commissioner shall provide a detailed, itemized list of each civil penalty	
		represented in the total number and dollar amounts reported pursuant to this	
		subdivision and indicate whether each civil penalty is the result of a	
		<u>complaint.</u>	
	<u>(7)</u>	The total number and dollar amount of civil penalties assessed pursuant to	
		G.S. 95-25.23A and the total number and dollar amount of civil penalties	
		actually collected pursuant to that section. For purposes of this subdivision,	
		the Commissioner shall provide a detailed, itemized list of each civil penalty	
		represented in the total number and dollar amounts reported pursuant to this	
		subdivision and indicate whether each civil penalty is the result of a	
		<u>complaint.</u>	
	<u>(8)</u>	An explanation of any obstacles that prevented the Department of Labor	
		from enforcing any provision of the Wage and Hour Act as it pertains to	
		youth employment, any recommended changes to the Wage and Hour Act to	
		strengthen the Department of Labor's oversight and enforcement of youth	
		employment laws and regulations in this State, and any other information	
		related to the Department of Labor's enhanced enforcement of the State's	
		youth employment laws and regulations.	
	<u>(9)</u>	Recommendations about the funding needed by the Department to (i)	
		eliminate any identified obstacles to enforcement of youth employment laws	
		and regulations and (ii) effectively implement any recommended changes.	
	(d) <u>Begin</u>	nning February 1, 2011, and annually thereafter, the Commissioner shall	
submit a written report to the General Assembly, the Legislative Study Commission o			
	Children and Youth, and the Fiscal Research Division of the General Assembly updating th		
	information set forth in the report required by subsection (c) of this section. Each written report		
	submitted pursua	submitted pursuant to this subsection shall contain data and information about the calendar yea	
	preceding the day	te of the last written report submitted."	
	preceding the da	te of the last written report submitted.	