

2026 -- H 7768

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LC005151

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S T A T E O F R H O D E I S L A N D

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2026

A N A C T

RELATING TO LABOR AND LABOR RELATIONS -- FAIR EMPLOYMENT PRACTICES

Introduced By: Representatives Edwards, Shanley, Potter, Ackerman, Newberry, Craven, Bennett, Slater, Kislak, and Voas

Date Introduced: February 12, 2026

Referred To: House Labor

It is enacted by the General Assembly as follows:

1 SECTION 1. Section 28-5-7 of the General Laws in Chapter 28-5 entitled "Fair
2 Employment Practices" is hereby amended to read as follows:

3 **28-5-7. Unlawful employment practices.**

4 It shall be an unlawful employment practice:

5 (1) For any employer:

6 (i) To refuse to hire any applicant for employment because of his or her race or color,
7 religion, sex, sexual orientation, gender identity or expression, disability, age, or country of
8 ancestral origin;

9 (ii) Because of those reasons, to discharge an employee or discriminate against him or her
10 with respect to hire, tenure, compensation, terms, conditions or privileges of employment, or any
11 other matter directly or indirectly related to employment. However, if an insurer or employer
12 extends insurance-related benefits to persons other than or in addition to the named employee,
13 nothing in this subdivision shall require those benefits to be offered to unmarried partners of named
14 employees;

15 (iii) In the recruiting of individuals for employment or in hiring them, to utilize any
16 employment agency, placement service, training school or center, labor organization, or any other
17 employee referring source that the employer knows, or has reasonable cause to know, discriminates
18 against individuals because of their race or color, religion, sex, sexual orientation, gender identity
19 or expression, disability, age, or country of ancestral origin;

4 (v) When an employee has presented to the employer an internal complaint alleging
5 harassment in the workplace on the basis of race or color, religion, sex, disability, age, sexual
6 orientation, gender identity or expression, or country of ancestral origin, to refuse to disclose in a
7 timely manner in writing to that employee the disposition of the complaint, including a description
8 of any action taken in resolution of the complaint; provided, however, no other personnel
9 information shall be disclosed to the complainant; or

10 (vi) To require an employee as a condition of employment, to execute a nondisclosure
11 agreement that requires alleged violations of civil rights remain confidential, or a non-
12 disparagement agreement concerning alleged violations of civil rights or alleged unlawful conduct,
13 or any agreement with a clause that requires alleged violations of civil rights remain confidential.

14 Any contract provision in violation of this subsection shall be void as a violation of public policy;

15 (2)(i) For any employment agency to fail or refuse to properly classify or refer for

16 employment or otherwise discriminate against any individual because of his or her race or color,

17 religion, sex, sexual orientation, gender identity or expression, disability, age, or country of

18 ancestral origin; or

19 (ii) For any employment agency, placement service, training school or center, labor
20 organization, or any other employee referring source to comply with an employer's request for the
21 referral of job applicants if the request indicates, either directly or indirectly, that the employer will
22 not afford full and equal employment opportunities to individuals regardless of their race or color,
23 religion, sex, sexual orientation, gender identity or expression, disability, age, or country of
24 ancestral origin;

25 (3) For any labor organization:

26 (i) To deny full and equal membership rights to any applicant for membership because of
27 his or her race or color, religion, sex, sexual orientation, gender identity or expression, disability,
28 age, or country of ancestral origin;

(iii) To fail or refuse to classify properly or refer for employment, or otherwise to discriminate against any member because of his or her race or color, religion, sex, sexual orientation, gender identity or expression, disability, age, or country of ancestral origin; or

(iv) To refuse to reasonably accommodate a member's or prospective member's disability unless the labor organization can demonstrate that the accommodation would pose a hardship on the labor organization's program, enterprise, or business;

12 (i) Elicit, or attempt to elicit, any information directly or indirectly pertaining to his or her
13 race or color, religion, sex, sexual orientation, gender identity or expression, disability, age, or
14 country of ancestral origin;

15 (ii) Make or keep a record of his or her race or color, religion, sex, sexual orientation,
16 gender identity or expression, disability, age, or country of ancestral origin;

20 (iv) Print or publish, or cause to be printed or published, any notice or advertisement
21 relating to employment or membership indicating any preference, limitation, specification, or
22 discrimination based upon race or color, religion, sex, sexual orientation, gender identity or
23 expression, disability, age, or country of ancestral origin; or

24 (v) Establish, announce, or follow a policy of denying or limiting, through a quota system
25 or otherwise, employment or membership opportunities of any group because of the race or color,
26 religion, sex, sexual orientation, gender identity or expression, disability, age, or country of
27 ancestral origin of that group;

28 (5) For any employer or employment agency, labor organization, placement service,
29 training school or center, or any other employee referring source to discriminate in any manner
30 against any individual because he or she has opposed any practice forbidden by this chapter, or
31 because he or she has made a charge, testified, or assisted in any manner in any investigation,
32 proceeding, or hearing under this chapter;

33 (6) For any person, whether or not an employer, employment agency, labor organization,
34 or employee, to directly or indirectly commit any act declared by this section to be an unlawful

1 employment practice, or to aid, abet, incite, compel, or coerce the doing of any act declared by this
2 section to be an unlawful employment practice, or to obstruct or prevent any person from
3 complying with the provisions of this chapter or any order issued pursuant to this chapter, or to
4 attempt directly or indirectly to commit any act declared by this section to be an unlawful
5 employment practice, it being the legislative intent that individuals may be held personally liable
6 for such conduct including, but not limited to, individual employees of employers;

7 (7) For any employer to include on any application for employment, except applications
8 for law enforcement agency positions or positions related to law enforcement agencies, a question
9 inquiring or to otherwise inquire either orally or in writing whether the applicant has ever been
10 arrested, charged with or convicted of any crime; provided, that:

11 (i) If a federal or state law or regulation creates a mandatory or presumptive disqualification
12 from employment based on a person's conviction of one or more specified criminal offenses, an
13 employer may include a question or otherwise inquire whether the applicant has ever been
14 convicted of any of those offenses; or

15 (ii) If a standard fidelity bond or an equivalent bond is required for the position for which
16 the applicant is seeking employment and his or her conviction of one or more specified criminal
17 offenses would disqualify the applicant from obtaining such a bond, an employer may include a
18 question or otherwise inquire whether the applicant has ever been convicted of any of those
19 offenses; and

20 (iii) Notwithstanding, any employer may ask an applicant for information about his or her
21 criminal convictions at the first interview or thereafter, in accordance with all applicable state and
22 federal laws;

23 (8)(i) For any person who or that, on June 7, 1988, is providing either by direct payment
24 or by making contributions to a fringe benefit fund or insurance program, benefits in violation with
25 §§ 28-5-6, 28-5-7 and 28-5-38, until the expiration of a period of one year from June 7, 1988, or if
26 there is an applicable collective bargaining agreement in effect on June 7, 1988, until the
27 termination of that agreement, in order to come into compliance with §§ 28-5-6, 28-5-7 and 28-5-
28 38, to reduce the benefits or the compensation provided any employee on June 7, 1988, either
29 directly or by failing to provide sufficient contributions to a fringe benefit fund or insurance
30 program.

31 (ii) Where the costs of these benefits on June 7, 1988, are apportioned between employers
32 and employees, the payments or contributions required to comply with §§ 28-5-6, 28-5-7 and 28-
33 5-38 may be made by employers and employees in the same proportion.

34 (iii) Nothing in this section shall prevent the readjustment of benefits or compensation for

1 reasons unrelated to compliance with §§ 28-5-6, 28-5-7 and 28-5-38.

2 SECTION 2. This act shall take effect upon passage.

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EXPLANATION
BY THE LEGISLATIVE COUNCIL
OF
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RELATING TO LABOR AND LABOR RELATIONS -- FAIR EMPLOYMENT PRACTICES

- 1 This act would prohibit an employer, employment agency, labor organization, or employee,
- 2 to directly or indirectly commit any act declared to be an unlawful employment practice, it being
- 3 the legislative intent that individuals would be held personally liable for such conduct, including,
- 4 but not limited to, individual employees of employers.
- 5 This act would take effect upon passage.

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