Appendix A: Public Chapter 997

State of Tennessee

PUBLIC CHAPTER NO. 997

SENATE BILL NO. 2228

By Kyle


By Parkinson, Love, Fitzhugh, Hereway, Tidwell, John DeBerry, Doe, Miller, Favors, Jernigan,
   Fairson, Abban, Fears, Shaw, Jonas, Camper

AN ACT to amend Tennessee Code Annotated, Title 50, Chapter 1, relative to employers and
   employees.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF TENNESSEE:

SECTION 1. Tennessee Code Annotated, Title 50, Chapter 1, is amended by adding the
   following language as a new part:

53-1-501. This part shall be known and may be cited as the “Healthy Workplace Act”.

53-1-502. As used in this part:

   (1) “Abusive conduct” means acts or omissions that would cause a
       reasonable person, based on the severity, nature, and frequency of the
       conduct, to believe that an employee was subject to an abusive work
       environment, such as:

       (A) Repeated verbal abuse in the workplace, including
derogatory remarks, insults, and slights;

       (B) Verbal, nonverbal, or physical conduct of a threatening,
           intimidating, or humiliating nature in the workplace; or

       (C) The sabotage or undermining of an employee’s work
           performance in the workplace;

   (2) “Agency” means any department, commission, board, office or
       other agency of the executive, legislative or judicial branch of state
       government and

   (3) “Employer” means any agency, county, metropolitan government,
       municipality, or other political subdivision of this state.

53-1-503.

(a) No later than March 1, 2015, the Tennessee advisory commission on
   intergovernmental relations (TACIR) shall create a model policy for employers to
   prevent abusive conduct in the workplace. The model policy shall be developed in
   consultation with the department of human resources and interested municipal and
   county organizations including, but not limited to, the Tennessee municipal league,
   the Tennessee county services association, the municipal technical advisory service
   (MTAS), and the county technical assistance service (CTAS).

   (b) The model policy created pursuant to subsection (a) shall:

   (1) Assist employers in recognizing and responding to abusive conduct
       in the workplace; and

   (2) Prevent retaliation against any employee who has reported abusive
       conduct in the workplace.
(c) Each employer may adopt the policy created pursuant to subsection (a) as a policy to address abusive conduct in the workplace.

50-1-604.

Notwithstanding § 28-20-205, if an employer adopts the model policy created by TACIR pursuant to subsection (a), or accepts a policy that conforms to the requirements set out in subsection (b), then the employer shall be immune from suit for any employee's abusive conduct that results in negligent or intentional infliction of mental anguish. Nothing in this section shall be construed to limit the personal liability of an employee for any abusive conduct in the workplace.

SECTION 2. This act shall take effect upon becoming a law, the public welfare requiring it.
SENATE BILL NO. 2226

PASSED: April 17, 2014

Ron Ramsey
Speaker of the Senate

Beth Harwell
Speaker of the House of Representatives

APPROVED this 22nd day of May 2014

Bill Haslam
Governor