



CENTRE FOR SPANISH SPEAKING PEOPLES LEGAL CLINIC

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CWR Special Advisors

August 29, 2106

Via email

Dear Advisors:

RE: Personal Emergency Leave

The Centre for Spanish Speaking Peoples Legal Clinic endorses and supports the positions outlined in the Submissions to the Changing Workplace Review on Personal Emergency Leave submitted by Parkdale Community Legal Services and Workers' Action Centre.

At the CSSP Legal Clinic there is a substantial demand for employment law services. As you are aware, Spanish speaking workers are for the most part vulnerable workers working at wages at or close to the minimum wage with little job security and minimal chance of advancement. Most employment involves physically demanding work. Most employers are small employers who have an endless supply of workers which can result in termination of employment if a worker misses a day of work.

For these workers most do not have the luxury of Personal Emergency Leave. The Spanish speaking community is also a very traditional community which means that any problems with children or family members usually fall to women to deal with. A sick child or a parent or other relative that requires care often means the woman will have to take time off work to provide care and the lack of Personal Emergency Leave can leave these workers vulnerable to termination of employment. It is not unusual for particularly women in this position to lose their employment after having to take time off work to provide whatever care is needed.

There are therefore two important aspects to Personal Emergency Leave that have a substantial impact on our clients:

1. At the present time our clients for the most part do not have access to Personal Emergency Leave because this is only available to workers who work with employers who have more than 50 employees. As stated in the Submissions these employers employ less than 25% of workers. Our clients do not fall within this exemption. These workers need to have Personal Emergency Leave





... 2

- to allow them to meet emergencies as they arise without fear of losing their employment; and
2. In terms of whether this leave category should be subdivided into separate leave categories the effect of this kind of subdivision is that workers will have fewer leave days available to them unless they happen to fall within the separate leave categories available to them. If this is an emergency situation, as the name suggests, the worker is again faced with the choice of either ignoring the emergency (which may or may not be feasible) or dealing with the emergency and facing termination of employment as the law as it presently stands.

Thank you for your consideration of this matter.

Yours very truly

Mary Ellen McIntyre
Barrister and Solicitor

c.c. The Honourable B. Duguid
Minister of Economic Development and Growth





Submission to the Changing Workplaces Review On Personal Emergency Leave

By the
Workers' Action Centre
Parkdale Community Legal Services
Monday August 29, 2016

Workers' Action Centre

The Workers' Action Centre is a worker-based organization committed to improving the lives and working conditions of people in low-wage and unstable employment. We work with thousands of workers, predominantly recent immigrants, racialized workers, women and workers in precarious jobs that face problems at work. The Workers' Action Centre provides information about workplace rights, strategies to enforce those rights and participates in campaigns to improve wages and working conditions in workplaces and in labour legislation.

Parkdale Community Legal Services

Parkdale Legal Services is a poverty law clinic providing workers' rights assistance and legal representation. We work with communities in low-wage and precarious work to improve labour standards.

For Information, contact Deena Ladd, Workers' Action Centre 416-531-0778 ext 222 or Mary Gellatly, Parkdale Community Legal Services 416-531-2411 ext 246.

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Introduction

Since 2001, the *Employment Standards Act* (ESA) has entitled workers to take up to 10 days of unpaid Personal Emergency Leave (PEL) per year. This leave can be used by a worker for their own personal illness, injury, and medical emergency or for the death, illness, injury, medical emergency or urgent matter concerning the worker's family.¹ PEL is an *unpaid* leave which limits access to it for people in low-wage and precarious work. However, PEL does provide some workers with job-protected leave when sick, family illness and emergencies arise.

Workers in precarious employment, particularly women, need full access to all the leave entitlements under PEL to manage paid work and unpaid caregiving work.

Employers want to reduce the entitlement under PEL by breaking up the 10 day unpaid leave into separate categories. For example, employers have called for restricting how many of the 10 days can be used for personal vs. family emergency, or how many can be used for illness vs. bereavement, and so forth. Breaking down the 10-day PEL into separate leave categories would reduce the entitlement available to Ontario workers.

We believe the ESA should maintain the current scope and flexibility in emergency leave provisions to address the current and future realities of workers lives. Further, this leave must be made accessible to *all* employees by removing the current exemption for firms that employ fewer than 50 employees.

The government asked the Changing Workplaces Review Advisors to make recommendations in advance of the final recommendations emerging from the Changing Workplaces Review. This is because the government committed in the 2016 Budget to "seek advice ... from the Special Advisors on the Changing Workplaces Review to resolve concerns raised by business regarding the application of the emergency leave provisions" of the ESA on an expedited basis.²

We are concerned about the effectiveness of reviewing PEL in isolation from many related issues under consideration in the Changing Workplaces Review; in particular, paid sick days, and employers' demand to deem firm-based benefits as a greater benefit than PEL (even though they may be narrower in scope than PEL). Further, we believe that a separate consultation on PEL will make it difficult for the Changing Workplaces Review to meet its objective of "creating decent work for Ontarians,

¹ spouse; parent, step-parent or foster child of the employee or their spouse; grandparent; brother or sister, spouse of the employee's child; and a relative of the employee who is dependent on the employee for care or assistance.

² Charles Sousa, Minister of Finance **Jobs for Today and Tomorrow** 2016 Ontario Budget: Budget papers. http://www.fin.gov.on.ca/en/budget/ontariobudgets/2016/papers_all.pdf

particularly for those who have been made vulnerable by changes to our economy and workplaces.”³

The Interim Report presents four options for public comment on PEL. We address each of those options below.

Option 1: maintain the status quo, that is, no changes to the Personal Emergency Leave.

We reject this option as it leaves the exemption for small and medium businesses unaddressed. See discussion under Option 2.

Option 2: Remove the exemption for companies that regularly employ fewer than 50 employees

Option 2 would remove the exemption for workplaces with fewer than 50 employees. We recommend the firm-size exemption for PEL be removed and that all workers should be able to access PEL.

The majority of workers in Ontario do not have access to paid sick days or employer-based sick leave policies. Less than one in four low wage workers get paid leaves.⁴ Many workers rely on the job-protected, unpaid personal emergency leave as the only way to take care of themselves or dependents when sick without jeopardizing their employment when illness, injury or family emergencies arise.

Unfortunately, over 1.7 million Ontario workers⁵ do not have this job-protected leave. Only 5% of businesses employ 50 or more workers; 95% employ 49 or less and are therefore exempted from providing job-protected emergency leave to their employees. As a result, one in every three Ontario workers is denied basic job protection in the event of a family or personal emergency. We believe job-protected emergency leave is a necessary standard to support work-life balance that all workers should have access to.

The firm-size exemption denies access to those who need it most. Research done for the Changing Workplaces Review concluded that workers in small workplaces are more likely to be in precarious work (e.g., less likely to be unionized; more likely to be earning

³ Mitchell, C. Michael and John C. Murray (2016) Changing Workplaces Review: Special Advisors Interim Report. Online: https://www.labour.gov.on.ca/english/about/pdf/cwr_interim.pdf.

⁴ Sheila Block (2015) “A Higher Standard: The case for holding low-wage employers in Ontario to a higher standard” Canadian Centre for Policy Alternatives. Online: https://www.policyalternatives.ca/sites/default/files/uploads/publications/Ontario%20Office/2015/06/Higher_Standard.pdf p 15.

⁵ In 2015, 1,723,576 people worked in firms with 49 or fewer employees. Source: Statistics Canada, CANSIM, table 281-0042. <http://www5.statcan.gc.ca/cansim/a26>

lower hourly wages and living in low-income families; and, more likely to be in temporary and part-time work).⁶ Removing the exemption is in line with the objectives of the Changing Workplaces Review to create decent work for Ontarians, particularly for those who have been made vulnerable by changes to our economy and workplaces

Losing pay is enough of a deterrent for workers facing a family or personal emergency. Denying job protection adds even more insecurity to vulnerable workers. Without job-protected leave, many people in exempted workplaces will be forced to work while sick or facing family emergencies. Being able to take time off when sick speeds up recovery, deters further illness, and reduces health care costs. Most people without job protected PEL work in retail, accommodation and food services, construction, health care, and social services.⁷ The sectors where workers are most in contact with the public are the sectors with the least access to job-protected sick leave (PEL). Ontario's Ministry of Health and Long-Term Care advises people to stay home if they are sick, especially when it comes to infectious diseases like influenza.⁸ Ensuring workers have access to PEL, especially those in precarious work, will support public health goals.

Ontario is the only province to exempt employers from providing such leaves by firm size. Removing this exemption will bring Ontario in line with other jurisdictions.

Option 3: Remove the general 10-day leave entitlement and replace it with a number of separate leave categories (personal illness/injury, bereavement, dependent illness/injury etc)

Option 3 would break down the 10-day leave into separate leave categories but *not* increase the total leave entitlement (i.e., separate number of days for personal illness/injury, bereavement, dependent illness/injury or emergency leave).

We reject this option. Breaking down PEL into separate leave categories would reduce the types and scope of unpaid leave available to workers. Ten days of leave divided into separate categories for personal illness, injury, and medical emergency or for the death, illness, injury, medical emergency or urgent matter concerning the worker's family (spouse; parent, step-parent or foster child of the employee or their spouse; grandparent; brother or sister, spouse of the employee's child; and a relative of the employee who is dependent on the employee for care or assistance) would inevitably be a reduction in benefits available to workers.

⁶ Leah Vosko, Andrea Noack and Mark Thomas (2016) "How Far Does the Employment Standards Act 2000 Extend, and What are the Gaps in Coverage? An Empirical Analysis of Archival and Statistical Data." <https://cirhr.library.utoronto.ca/sites/cirhr.library.utoronto.ca/files/research-projects/Vosko%20Noack%20Thomas-5-%20ESA%20Exemptions.pdf> p 61

⁷ Source: Statistics Canada, CANSIM table 281-0042 <http://www5.statcan.gc.ca/cansim/a47>

⁸ Ministry of Health and Long-term Care (2009) The H1N1 Flu in Ontario: A Report by Ontario's Chief Medical Officer of Health online: http://www.health.gov.on.ca/en/ccom/flu/h1n1/pro/docs/oh9100_report.pdf

The Interim Report states that employers want to limit the scope and nature of PEL so that workers cannot access both company-based leaves (e.g., paid sick leave) and unpaid leave under the terms of Personal Emergency Leave. We believe that the social and individual cost of reducing the leave entitlements and removing flexibility under PEL far exceeds the costs of this unpaid leave to some employers.

The reasons for workers using personal emergency leaves are changing. As more women enter the labour force, the need has grown for the critical ability to access leave in order to take care of dependents. The use of leaves for personal illness has shrunk (from 84% in 1976 to 54% in 2015). An aging population and social policies that rely on family to provide elder care are some of the factors in the shift to using emergency leave for personal/family responsibilities. In 2015, men took 26% of their leave for personal/family responsibilities while women took 56% of their leave for personal/family responsibilities (i.e., not personal illness). Removing flexibility under PEL would create a substantial burden on women workers. More, rather than less, flexibility is required in PEL to accommodate labour market, demographic and social policy changes.⁹

Some large companies want to be able to opt out of the ESA PEL provisions because they provide one or more benefits that they believe may be more generous than PEL even if the benefits do not cover all the specific provisions of PEL (i.e., do not cover the same family members or reasons for taking unpaid emergency leave). As the Advisors note, “An employer cannot rely on a greater benefit with respect to one standard to offset a lesser benefit with respect to another. This has not been permitted because the result would be that employees would be deprived of the benefit of some standards.”¹⁰ One of the fundamental principles of the ESA is to provide statutory minimum terms and conditions of employment. We strongly believe PEL should not be reduced in scope nor should amendments enable employers to contract out of PEL or other employment standards.

Option 4: Combine options 2 and 3 giving different entitlements for different sized employers.

Option 4 would break down the 10 day PEL standard into separate leave categories and maintain or create different obligations for different sized employers. We reject this option for reasons discussed above.

⁹ For data and a fuller analysis of these issues, please see “Personal Emergency Leave: A Response to Options Identified in the Mid-Term Report of Changing Workplaces” by Researchers from Closing the employment Standards Enforcement Gap: Improving Protections for People in Precarious Jobs, August 26, 2016.

¹⁰ Mitchell, C. Michael and John C. Murray (2016) Changing Workplaces Review: Special Advisors Interim Report. Online: https://www.labour.gov.on.ca/english/about/pdf/cwr_interim.pdf. P 254