1988 BILL 224

Third Session, 21st Legislature, 37 Elizabeth II

THE LEGISLATIVE ASSEMBLY OF ALBERTA

BILL 224

RELIGIOUS AND ETHNIC HOLIDAYS ACT

MS. BARRETT
First Reading
Second Reading
Committee of the Whole
Third Reading
Royal Assent
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BILL 224

1988

RELIGIOUS AND ETHNIC HOLIDAYS ACT

(Assented to , 1988)

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of Alberta, enacts as follows:

- 1 The Employment Standards Act is amended by this Act.
- 2 The following is added after section 50:
 - **50.1**(1) Notwithstanding any other provisions of this Act, an employee may, on one month's written notice to his employer, designate any day that would otherwise be a normal working day, to be a special holiday for him.
 - (2) An employee may designate as a special holiday only a day that is of substantial importance either to his religion or ethnic culture and which is normally observed by members of his religion or ethnic culture as a day of abstention from work, in a jurisdiction where members of the religion or ethnic culture form the majority of the population.
 - (3) If an employee designates and takes a special holiday, the employer may either
 - (a) deduct from the employee's earnings an amount equivalent to the employee's earnings for a normal working day, in respect of the special holiday, or

Explanatory Notes

- 1 This Bill will amend chapter E-10.1 of the Revised Statutes of Alberta 1980.
- 2 Provides a right for an employee to take extra traditional religious or ethnic holidays without pay based on his own religious or ethnic background.

- (b) require the employee to work a number of extra hours equal to the number of hours taken as a special holiday.
- (4) In the event of a dispute arising between an employer and an employee concerning
 - (a) the designation of a holiday by the employee pursuant to subsection (1),
 - (b) the amount of money deducted by an employer from an employee's earnings pursuant to subsection (3)(a), or
 - (c) the amount of or scheduling of additional work assigned by an employer to employee pursuant to subsection (3)(b),

any party to the dispute may cause the dispute to be referred to the Labour Relations Board for adjudication.