Testimony in Support of: Senate Bill 2379, Senate Bill 2235, and Senate Bill 2475
Senate Labor Committee
Submitted by Douglas Hall, Ph.D.
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Chairman Fogarty, Vice-Chair Ciccone, and Members of the Senate Committee on Labor, thank you for considering these three bills, S2379, S2235, and S2475, each of which addresses different dimensions of wage theft, which undermines the well-being of workers throughout the United States, including here in Rhode Island.

Senate Bill 2379 expands Rhode Island’s current protections against wage theft, by prohibiting employers from subjecting their employees to wage theft by deducting from wages for spoilage, breakage, cash shortages, fines or by imposing penalties for tardiness, misconduct, or quitting by an employee without notice.

Senate Bill 2235 establishes a procedure for employees to secure liens against employers for unpaid wages.

Senate Bill 2475 further protects employees against wage theft, by giving them several additional avenues to collect their wages from nonpaying employers, sets forth penalties for nonpayment of wages by an employer, and implements a new procedure for filing of claims.

Wage theft is a huge but not well understood set of actions that result in depriving employees of rightfully owed wages.

Wage theft results from several practices by employers, including most commonly minimum wage violations, over-time violations, and independent contractor violations. Minimum wage violations alone cost American workers between $8.6 Billion and $13.0 Billion a year, according to Ross Eisenbrey, the Vice President of the DC based Economic Policy Institute.¹ The practices prohibited by S2379, while comparatively small in their economic impact, erode wages for workers, particularly those at lower income levels. As noted in a seminal report on wage theft released by the National Employment Law Project, “women, immigrants, and people of color are particularly hard hit.”²

As seen in Figure 1, low wages (wages at the 20th percentile) have been in decline – down more than a dollar an hour in real terms since 2000. Wage theft is one factor that has contributed to this erosion.

Here in Rhode Island we have recently created within DLT’s Workforce Regulation and Safety Division, the Workplace Fraud Unit (using existing funds) to address workplace fraud, including wage theft. Further expanding staffing of that unit would put more teeth into the enforcement of Rhode Island’s laws protecting workers from wage theft. As this committee considers these bills today, we urge you to also work with your legislative colleagues to provide the Department of Labor and Training the resources necessary to ensure full enforcement of all of Rhode Island’s laws protecting against wage theft (The Governor’s proposed funding for the Workforce Regulation and Safety Division for 2017 falls short of 2014 spending by nearly $70,000).

Enacting these laws will not solve the problem of wage theft in Rhode Island, nor will it reverse the steady decline of low wages in the Ocean State, but they are each important tools to address this problem, and for that reason we urge you to pass them out of committee.