757

2009-2010 Regular Sessions

IN ASSEMBLY

(PREFILED)

January 7, 2009

Introduced by M. of A. PAULIN, CAHILL, GALEF, LAVINE -- Multi-Sponsored
by -- M. of A. DelMONTE, HOOPER, LIFTON, McENENY, J. RIVERA,
N. RIVERA, SCARBOROUGH -- read once and referred to the Committee on
Labor

AN ACT to amend the labor law, in relation to providing unemployment insurance benefits to certain part-time elected officials

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Section 522 of the labor law, as amended by chapter 720 of the laws of 1953, is amended to read as follows:

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- S 522. Total unemployment. "Total unemployment" means the total lack of any employment on any day. The term "employment" as used in this section means any employment including that not defined in this title BUT SHALL NOT INCLUDE SERVICE AS AN ELECTED COUNTY OR MUNICIPAL OFFICIAL.
- S 2. Subdivision 1 of section 591 of the labor law, as amended by chapter 413 of the laws of 2003, is amended to read as follows:
- 1. Unemployment. Benefits, except as provided in section five hundred ninety-one-a of this title, shall be paid only to a claimant who is totally unemployed and who is unable to engage in his OR HER usual employment or in any other for which he OR SHE is reasonably fitted by training and experience. A claimant who is receiving benefits under this article shall not be denied such benefits pursuant to this subdivision or to subdivision two of this section because of such claimant's service on a grand or petit jury of any state or of the United States OR SUCH CLAIMANT'S SERVICE AS AN ELECTED COUNTY OR MUNICIPAL OFFICIAL; PROVIDED, HOWEVER THAT SUCH CLAIMANT'S PAY FOR SERVICE AS AN ELECTED COUNTY OR MUNICIPAL OFFICIAL IS LESS THAN THE PRODUCT OF THE MINIMUM WAGE TIMES TWO THOUSAND HOURS PER YEAR. SUCH CLAIMANT SERVING AS AN ELECTED COUNTY OR MUNICIPAL OFFICIAL WHILE RECEIVING UNEMPLOYMENT INSURANCE BENEFITS

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [] is old law to be omitted.

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SHALL ONLY RECEIVE THE AMOUNT OF THE DIFFERENCE BETWEEN THE WEEKLY BENE-2 FIT AMOUNT AND THE AMOUNT OF WEEKLY EARNINGS FROM SUCH ELECTED PUBLIC SERVICE. 3

- S 3. Subdivision 1 of section 591 of the labor law, as amended by
- chapter 446 of the laws of 1981, is amended to read as follows:

 1. Unemployment. Benefits shall be paid only to a claimant who is 5 6 7 totally unemployed and who is unable to engage in his OR HER usual 8 employment or in any other for which he OR SHE is reasonably fitted by training and experience. A claimant who is receiving benefits under this 9 10 article shall not be denied such benefits pursuant to this subdivision or to subdivision two of this section because of such claimant's service 11 12 on a grand or petit jury of any state or of the United States OR CLAIMANT'S SERVICE AS AN ELECTED COUNTY OR MUNICIPAL OFFICIAL; PROVIDED, 13 14 HOWEVER THAT SUCH CLAIMANT'S PAY FOR SERVICE AS AN ELECTED COUNTY OR MUNICIPAL OFFICIAL IS LESS THAN THE PRODUCT OF THE MINIMUM WAGE 15 16 THOUSAND HOURS PER YEAR. SUCH CLAIMANT SERVING AS AN ELECTED COUNTY OR MUNICIPAL OFFICIAL WHILE RECEIVING UNEMPLOYMENT 17 INSURANCE BENEFITS SHALL ONLY RECEIVE THE AMOUNT OF THE DIFFERENCE BETWEEN THE WEEKLY BENE-18 19 AMOUNT AND THE AMOUNT OF WEEKLY EARNINGS FROM SUCH ELECTED PUBLIC 20 SERVICE.
- 21 S 4. This act shall take effect immediately, provided, however, 22 amendments to subdivision 1 of section 591 of the labor law made by 23 section two of this act shall be subject to the expiration and reversion of such subdivision pursuant to section 10 of chapter 413 of the laws of 24 25 2003, as amended, when upon such date the provisions of section three of 26 this act shall take effect.