## 6729

## 2009-2010 Regular Sessions

## IN ASSEMBLY

March 11, 2009

Introduced by M. of A. JOHN -- read once and referred to the Committee on Labor

AN ACT to amend the labor law, in relation to prohibiting quotas for a ticket, summons or arrest authorized by any general, special or local law

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

1 Section 1. Section 215-a of the labor law, as amended by chapter 166 2 of the laws of 1991, subdivision 3 as amended by chapter 526 of the laws 3 of 1991, is amended to read as follows:

4 S 215-a. Discrimination against employees for failure to meet certain 5 ticket quotas. 1. No employer or his OR HER duly authorized agent shall transfer or in any other manner penalize OR THREATEN, EXPRESSLY OR 6 IMPLIEDLY, an employee as to his OR HER employment [solely because] IN A 7 8 MANNER, INCLUDING, BUT NOT LIMITED TO, A REASSIGNMENT, A SCHEDULING 9 CHANGE, AN ADVERSE EVALUATION, A CONSTRUCTIVE DISMISSAL, THE DENIAL OF A PROMOTION, OR THE DENIAL OF OVERTIME, BASED IN WHOLE OR IN PART ON such 10 [employee has failed] EMPLOYEE'S FAILURE to meet a quota, established by 11 his OR HER employer or his OR HER duly authorized agent, of (A) tickets 12 or summonses issued within a specified period of time for [traffic] 13 violations [including parking, standing or stopping] OF PROVISIONS OF 14 LAW FOR WHICH A TICKET OR SUMMONS IS AUTHORIZED BY ANY GENERAL, 15 SPECIAL 16 OR LOCAL LAW; OR (B) ARRESTS MADE WITHIN A SPECIFIED PERIOD OF TIME FOR 17 VIOLATIONS OF PROVISIONS OF LAW FOR WHICH SUCH ARREST IS AUTHORIZED ΒY 18 ANY GENERAL, SPECIAL OR LOCAL LAW; OR (C) STOPS OF INDIVIDUALS SUSPECTED CRIMINAL ACTIVITY WITHIN A SPECIFIED PERIOD OF TIME. Any employee so 19 OF transferred or otherwise penalized may cause to be instituted a griev-20 ance proceeding pursuant to the provisions of a collective bargaining 21 22 agreement, if any, or pursuant to the provisions of section seventy-23 five-a of the civil service law if no collective bargaining agreement 24 exists. Any employee so transferred or otherwise penalized shall be

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

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restored to his OR HER previously assigned position of employment and 1 2 shall be compensated by his OR HER employer for any loss of wages aris-3 out of such transfer or other penalty, and shall have any penalty inq 4 imposed restored; provided, that if such employee shall cease to be 5 qualified to perform the duties of his OR HER employment he OR SHE shall 6 not be entitled to such restoration; and it shall be contrary to the 7 public policy of this state for such employer to establish or hereafter maintain a quota policy of (I) tickets or summonses issued for 8 traffic violations [including parking, standing, or stopping] WITHIN A SPECIFIED 9 10 PERIOD OF TIME FOR VIOLATIONS OF PROVISIONS OF LAW FOR WHICH A TICKET OR 11 SUMMONS IS AUTHORIZED BY ANY GENERAL, SPECIAL OR LOCAL LAW; OR (II) 12 ARRESTS MADE WITHIN A SPECIFIED PERIOD OF FOR VIOLATIONS TIME OF FOR WHICH SUCH ARREST IS AUTHORIZED BY ANY GENERAL, 13 PROVISIONS OF LAW 14 SPECIAL OR LOCAL LAW; OR (III) STOPS OF INDIVIDUALS SUSPECTED OF CRIMI-15 NAL ACTIVITY WITHIN A SPECIFIED PERIOD OF TIME.

16 For the purpose of this section a quota shall mean a specific 2. 17 number of (A) tickets or summonses [issued] for [traffic] violations [including parking, 18 standing or stopping which are required to be 19 issued] OF LAW FOR WHICH A TICKET OR SUMMONS IS AUTHORIZED BY ANY GENER-AL, SPECIAL OR LOCAL LAW, WHICH ARE REQUIRED TO BE MADE WITHIN A SPECI-20 FIED PERIOD OF TIME; OR (B) ARRESTS MADE FOR VIOLATIONS OF PROVISIONS OF 21 22 LAW FOR WHICH SUCH ARREST IS AUTHORIZED BY ANY GENERAL, SPECIAL OR LOCAL 23 LAW, WHICH ARE REQUIRED TO BE MADE within a specified period of time; OR STOPS OF INDIVIDUALS SUSPECTED OF CRIMINAL ACTIVITY WITHIN A SPECI-24 (C) 25 FIED PERIOD OF TIME.

26 3. Nothing provided in this section shall prohibit an employer or his 27 OR HER duly authorized agent from transferring or taking any other job 28 action against such employee for failure to satisfactorily perform his 29 HER job assignment of (A) issuing tickets or summonses for [traffic] OR 30 violations [including parking, standing or stopping except that the employment productivity of such employee shall not be measured by such 31 32 employee's failure to satisfactorily comply with the requirement of any 33 quota, as that term is defined herein, which may be established] OF LAW 34 FOR WHICH ISSUING A TICKET OR SUMMONS IS AUTHORIZED BY ANY GENERAL, LOCAL LAW; OR (B) MAKING ARRESTS FOR VIOLATIONS OF LAW FOR 35 SPECIAL OR WHICH MAKING SUCH ARREST IS AUTHORIZED UNDER ANY GENERAL, 36 SPECIAL OR 37 LOCAL LAW; OR (C) STOPS OF INDIVIDUALS SUSPECTED OF CRIMINAL ACTIVITY 38 WITHIN A SPECIFIED PERIOD OF TIME.

39 S 2. Section 215-a of the labor law, as added by chapter 633 of the 40 laws of 1978, is amended to read as follows:

41 215-a. Discrimination against employees for failure to meet certain S 42 ticket quotas. 1. No employer or his OR HER duly authorized agent shall 43 transfer or in any other manner penalize OR THREATEN, EXPRESSLY OR 44 IMPLIEDLY, an employee who is a police officer as to his OR HER employment [solely because] IN A MANNER, INCLUDING, BUT NOT LIMITED TO, A REASSIGNMENT, A SCHEDULING CHANGE, AN ADVERSE EVALUATION, A CONSTRUCTIVE 45 46 47 DISMISSAL, THE DENIAL OF A PROMOTION, OR THE DENIAL OF OVERTIME BASED IN 48 WHOLE OR IN PART ON such [employee has failed] EMPLOYEE'S FAILURE to meet a quota, established by his OR HER employer or his OR HER duly authorized agent, of (A) tickets or summonses issued within a specified 49 50 51 period of time for [traffic] violations [other than parking, standing or 52 OF PROVISIONS OF LAW FOR WHICH A TICKET OR SUMMONS IS AUTHORstopping] 53 IZED BY ANY GENERAL, SPECIAL OR LOCAL LAW; OR (B) ARRESTS MADE WITHIN A 54 SPECIFIED PERIOD OF TIME FOR VIOLATIONS OF PROVISIONS OF LAW FOR WHICH 55 SUCH ARREST IS AUTHORIZED BY ANY GENERAL, SPECIAL OR LOCAL LAW; OR (C) 56 INDIVIDUALS SUSPECTED OF CRIMINAL ACTIVITY WITHIN A SPECIFIED STOPS OF

PERIOD OF TIME. Any employee so transferred or otherwise penalized may 1 2 cause to be instituted a grievance proceeding pursuant to the provisions 3 a collective bargaining agreement, if any, or pursuant to the of 4 provisions of section seventy-five-a of the civil service law if no 5 collective bargaining agreement exists. Any employee so transferred or 6 otherwise penalized shall be restored to his OR HER previously assigned 7 position of employment and shall be compensated by his OR HER employer for any loss of wages arising out of such transfer or other penalty, and 8 shall have any penalty imposed restored; provided, that if such employee 9 10 shall cease to be qualified to perform the duties of his OR HER employ-11 ment he OR SHE shall not be entitled to such restoration; and it shall be contrary to the public policy of this state for such employer to establish or hereafter maintain a quota policy of (I) tickets or 12 13 14 summonses issued for traffic violations [other than parking, standing, 15 or stopping] WITHIN A SPECIFIED PERIOD OF TIME FOR VIOLATIONS OF 16 PROVISIONS OF LAW FOR WHICH A TICKET OR SUMMONS IS AUTHORIZED BY ANY GENERAL, SPECIAL OR LOCAL LAW; OR (II) ARRESTS MADE WITHIN A SPECIFIED 17 PERIOD OF TIME FOR VIOLATIONS OF PROVISIONS OF LAW FOR WHICH SUCH ARREST 18 19 AUTHORIZED BY ANY GENERAL, SPECIAL OR LOCAL LAW; OR (III) STOPS OF IS 20 INDIVIDUALS SUSPECTED OF CRIMINAL ACTIVITY WITHIN A SPECIFIED PERIOD OF 21 TIME.

22 2. the purpose of this section a quota shall mean a specific For 23 number of (A) tickets or summonses [issued] for [traffic] violations 24 [other than parking, standing or stopping which are required to be 25 issued] OF LAW FOR WHICH A TICKET OR SUMMONS IS AUTHORIZED BY ANY GENER-26 AL, SPECIAL OR LOCAL LAW, WHICH ARE REQUIRED TO BE MADE WITHIN A SPECI-27 FIED PERIOD OF TIME; OR (B) ARRESTS MADE FOR VIOLATIONS OF PROVISIONS OF LAW FOR WHICH SUCH ARREST IS AUTHORIZED BY ANY GENERAL, SPECIAL OR LOCAL 28 29 LAW, WHICH ARE REOUIRED TO BE MADE within a specified period of time; OR STOPS OF INDIVIDUALS SUSPECTED OF CRIMINAL ACTIVITY WITHIN A SPECI-30 (C) 31 FIED PERIOD OF TIME.

32 3. Nothing provided in this section shall prohibit an employer or his 33 OR HER duly authorized agent from transferring or taking any other job 34 action against such employee who is a police officer for failure to satisfactorily perform his OR HER job assignment of (A) issuing tickets 35 or summonses for [traffic] violations [other than parking, 36 standing or 37 stopping except that the employment productivity of such police officer 38 shall not be measured by such officer's failure to satisfactorily comply 39 with the requirement of any quota, as that term is defined herein, which 40 may be established] OF LAW FOR WHICH ISSUING A TICKET IS OR SUMMONS AUTHORIZED BY ANY GENERAL, SPECIAL OR LOCAL LAW; OR (B) MAKING ARRESTS 41 FOR VIOLATIONS OF LAW FOR WHICH MAKING SUCH ARREST IS 42 AUTHORIZED UNDER 43 ANY GENERAL, SPECIAL OR LOCAL LAW; OR (C) STOPS OF INDIVIDUALS SUSPECTED 44 OF CRIMINAL ACTIVITY WITHIN A SPECIFIED PERIOD OF TIME.

S 3. This act shall take effect immediately, provided that the amendments to section 215-a of the labor law made by section one of this act shall be subject to the expiration and reversion of such section pursuant to section 406 of chapter 166 of the laws of 1991, as amended, when upon such date the provisions of section two of this act shall take effect.