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## 2011-2012 Regular Sessions

## IN SENATE

(PREFILED)

## January 5, 2011

Introduced by Sens. MAZIARZ, JOHNSON -- read twice and ordered printed, and when printed to be committed to the Committee on Labor

AN ACT to amend the labor law, in relation to permitting the employment of minors as referees, umpires or officials at youth sporting events

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

Section 1. Subdivision 2 of section 130 of the labor law is amended by adding a new paragraph i to read as follows:

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- I. A MINOR TWELVE OR THIRTEEN YEARS OF AGE AS A REFEREE, UMPIRE OR OFFICIAL AT A YOUTH SPORTING EVENT WHEN ATTENDANCE UPON INSTRUCTION IS NOT REQUIRED BY THE EDUCATION LAW.
  - S 2. Paragraph a of subdivision 3 of section 131 of the labor law is amended by adding a new subparagraph 7 to read as follows:
- (7) SERVICE AS A REFEREE, UMPIRE OR OFFICIAL AT A YOUTH SPORTING EVENT.
- 10 S 3. Paragraph a of subdivision 3 of section 132 of the labor law is 11 amended by adding a new subparagraph 7 to read as follows:
- 12 (7) SERVICE AS A REFEREE, UMPIRE OR OFFICIAL AT A YOUTH SPORTING 13 EVENT.
  - S 4. Subdivision 4 of section 142 of the labor law, as amended by chapter 35 of the laws of 2004, is amended to read as follows:
  - 4. This section shall not apply to a newspaper carrier as defined in section thirty-two hundred twenty-eight of the education law whose hours of work are governed by such section, a farm laborer, a child performer whose employment is governed by section 35.01 of the arts and cultural affairs law and article four-A of this chapter, a child model whose employment is governed by section 35.05 of the arts and cultural affairs law, a bridge caddie at a bridge tournament, A REFEREE, UMPIRE OR OFFICIAL AT A YOUTH SPORTING EVENT or a baby sitter as defined in section one hundred thirty-one of this [chapter] ARTICLE.

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

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S 5. Subdivision 4 of section 143 of the labor law, as amended by chapter 35 of the laws of 2004, is amended to read as follows:

4. This section shall not apply to a newspaper carrier as defined in section thirty-two hundred twenty-eight of the education law whose hours of work are governed by such section, a farm laborer, a child performer whose employment is governed by section 35.01 of the arts and cultural affairs law and article four-A of this chapter, a child model whose employment is governed by section 35.05 of the arts and cultural affairs law, a bridge caddie at a bridge tournament, A REFEREE, UMPIRE OR OFFICIAL AT A YOUTH SPORTING EVENT or a baby sitter as defined in section one hundred thirty-one of this [chapter] ARTICLE or a seventeen year old minor employed as a counselor, junior counselor or counselor-in-training at a camp for children during the months of June, July and August.

S 6. This act shall take effect immediately.