STATE OF NEW YORK

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1443--A

2023-2024 Regular Sessions

IN ASSEMBLY

January 17, 2023

Introduced by M. of A. WALLACE, SEPTIMO, MAMDANI, SANTABARBARA, BURDICK, JACOBSON, GALLAGHER, MORINELLO, RAMOS, LUNSFORD, RIVERA, STIRPE, NORRIS, JENSEN, GRAY, SAYEGH, BRONSON, FORREST, ZEBROWSKI, CONRAD, McMAHON, STECK, THIELE, BURKE, RAGA, CLARK, CHANG, REYES, DE LOS SANTOS, SHIMSKY, SILLITTI, GIBBS, SIMONE, WOERNER, BORES, SOLAGES, BRABENEC, SHRESTHA, CARROLL, LEE, JEAN-PIERRE, SEAWRIGHT, DURSO, DeSTEFANO, GUNTHER, HEVESI, STERN, ALVAREZ, DICKENS, TAPIA, L. ROSENTHAL, DARLING, CRUZ, PAULIN, EPSTEIN, DINOWITZ, REILLY, KIM, WEPRIN, GALLAHAN, BURGOS, BENDETT, MEEKS, O'DONNELL, GONZALEZ-ROJAS -read once and referred to the Committee on Labor -- recommitted to the Committee on Labor in accordance with Assembly Rule 3, sec. 2 -committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the labor law, in relation to decreasing the length of the suspension period applicable to certain striking workers who seek to obtain unemployment insurance benefits

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Subdivisions 1 and 3 of section 592 of the labor law, as amended by chapter 20 of the laws of 2020, are amended to read as follows:

1. Industrial controversy. (a) The accumulation of benefit rights by a claimant shall be suspended during a period of [two consecutive weeks] $\underline{\text{one week}}$ beginning with the day after such claimant lost [$\underline{\text{his}}$ or $\underline{\text{her}}$] **their** employment because of a strike or other industrial controversy except for lockouts, including concerted activity not authorized or sanctioned by the recognized or certified bargaining agent of the claim-10 ant, and other concerted activity conducted in violation of any existing collective bargaining agreement, in the establishment in which [he or she] such claimant was employed, except that benefit rights may be accu-13 mulated before the expiration of such [two] one week period beginning

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

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with the day after such strike or other industrial controversy was terminated.

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- (b) Benefits shall not be suspended under this section if:
- (i) The employer hires a permanent replacement worker for the employ-5 ee's position. A replacement worker shall be presumed to be permanent unless the employer certifies in writing that the employee will be able 7 to return to [his or her] such employee's prior position upon conclusion of the strike, in the event the strike terminates prior to the conclu-9 sion of the employee's eligibility for benefit rights under this chap-10 ter. In the event the employer does not permit such return after certification, the employee shall be entitled to recover any benefits lost as a result of the [two] one week suspension of benefits, and the department may impose a penalty upon the employer of up to seven hundred 13 fifty dollars per employee per week of benefits lost. The penalty 15 collected shall be paid into the unemployment insurance control fund 16 established pursuant to section five hundred fifty-two-b of this arti-17 cle; or
 - (ii) The commissioner determines that the claimant:
 - (A) is not employed by an employer that is involved in the controversy that caused [his or her] such claimant's unemployment and is not participating in the industrial controversy; or
 - (B) is not in a bargaining unit involved in the industrial controversy that caused [his or her] such claimant's unemployment and is not participating in the industrial controversy.
 - 3. Terms of suspension. [No] The waiting period [may] and suspension period shall be served [during a suspension period] concurrently.

The suspension of accumulation of benefit rights shall not be termi-28 nated by subsequent employment of the claimant irrespective of when the claim is filed except as provided in subdivision one of this section and 29 shall not be confined to a single benefit year.

- 31 A "week" as used in subdivision one of this section means any seven 32 consecutive calendar days.
- 33 § 2. This act shall take effect immediately.