CHAPTER 1056

UNEMPLOYMENT CONTRIBUTIONS

S. F. 1273

AN ACT to authorize cooperation between this state and other states which extend a like comity in the collection of delinquent unemployment contributions, penalties, interest, and benefit overpayments.

Be It Enacted by the General Assembly of the State of Iowa:

Section ninety-six point fourteen (96.14), subsection three (3), Code 1966, is hereby amended by adding thereto the follow-

2 ing new paragraph: 3 "The courts of this state shall recognize and enforce liabilities for 4 5 unemployment contributions, penalties, interest and benefit overpay-6 ments imposed by other states which extend a like comity to this state. The commission is hereby empowered to sue in the courts of any other 7 jurisdiction which extends such comity to collect unemployment con-8 9 tributions, penalties, interest and benefit overpayments due this state. The officials of other states which, by statute or otherwise, extend a 10 like comity to this state may sue in the district court to collect for such 11 contributions, penalties, interest and benefit overpayments. In any such case the chairman of the commission of this state, as agent for 12 13 and on behalf of any other state, may, through the attorney general, 14 institute and conduct such suit for such other state. Venue of such 15 proceedings shall be the same as for actions to collect delinquent con-16 tributions, penalties, interest and benefit overpayments due under this 17 Act. A certificate by the secretary of any such state attesting the 18 authority of such official to collect the contributions, penalties, interest 19 and benefit overpayments, is conclusive evidence of such authority. 20 The requesting state shall pay the court costs." 21

Approved May 5, 1970.

CHAPTER 1057

IOWA PUBLIC EMPLOYEES RETIREMENT SYSTEM

H. F. 1176

AN ACT relating to the Iowa public employees' retirement system, wages covered and the payment of benefits under such system.

Be It Enacted by the General Assembly of the State of Iowa:

- SECTION 1. Chapter one hundred twenty-one (121), Acts of the Sixty-second General Assembly, is hereby amended as follows:
- 1. By striking from section nine (9), lines twenty-four (24) and 3 twenty-five (25), and inserting in lieu thereof the following: 4
- "(3) For each calendar year from January 1, 1968, through De-5
- cember 31, 1970, wages not in excess of seven thousand dollars, and 6 for each calendar year from January 1, 1971, and thereafter, wages
- not in excess of seven thousand eight hundred dollars."

Chapter one hundred twenty-one (121), section fifteen 2 (15), Acts of the Sixty-second General Assembly, is hereby amended 3 as follows:

1. By striking lines three (3) through fifteen (15).

2. By striking from line sixteen (16) the word "wages;" and in-

5 6 serting in lieu thereof the following:

"Each member shall, upon retirement or after his normal retirement date, be entitled to receive a monthly retirement allowance determined under subsections one (1), two (2), and three (3) of this section. Any retirement allowance which is in addition to the amount being paid to retired members on July 1, 1970, shall become effective with payments as of July 1, 1970. For members retiring on and after July 1, 1970, the retirement allowance as determined herein shall commence on the effective date of retirement.

1. For each active member retiring from employment with five or more complete years of service, a formula benefit shall be determined. The amount of the monthly formula benefit for each such active member who retired on or after July 1, 1970, shall be equal to onetwelfth of one and forty-five hundredths percent per year of membership service multiplied by his average annual covered wages;".

3. By adding the following new paragraph after the period in line

22 twenty-five (25):

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"For each member who retired and commenced receiving a retirement allowance before July 1, 1970, the amount of regular monthly retirement allowance he received for June, 1970, on account of membership service shall be increased in the same proportion as the increase granted under subsection one (1) of section ninety-seven B point forty-nine (97B.49) of the Code as amended, commencing July 1, 1970."

- SEC. 3. Section ninety-seven B point forty-one (97B.41), Code 1966, is hereby amended by striking from subsection fifteen (15) thereof lines three (3) and four (4) and inserting in lieu thereof the following: "July 4, 1953."
- 1 Chapter one hundred twenty-one (121), section nine (9), 2 Acts of the Sixty-second General Assembly, is hereby amended as $\bar{3}$ follows: 4

1. By adding to subsection one (1), paragraph b, the following

subparagraph:

- "(5) If a member is employed by more than one employer during a calendar year, the total amount of wages paid to him by his several employers shall be included in determining the limitation on covered wages as provided by paragraph b, subparagraph three (3), of this section. If the amount of wages paid to a member by his several employers during a calendar year exceeds the covered wage limit, the amount of such excess shall not be subject to the contributions required by section ninety-seven B point eleven (97B.11) of the Code.'
- 2. By adding to subsection three (3), paragraph b, the following subparagraph:
- "Employees hired for temporary employment of six months or 17 18 less duration."

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SEC. 5. Chapter one hundred twenty-one (121), section fifteen 2 (15), Acts of the Sixty-second General Assembly, is hereby amended as follows: 3

By striking from line forty-seven (47) the words and figures "two-tenths (2/10)" and inserting in lieu thereof the words and figures 4 5 6 "three-tenths (3/10)".

Section ninety-seven B point fifty-three (97B,53), Code 1966, as amended by chapter one hundred twenty-one (121), section nineteen (19), Acts of the Sixty-second General Assembly, is hereby amended by adding at the end thereof the following new subsection:

"If an employee hired to fill a permanent position terminates his employment within six months from the date of employment, the employer may file a claim with the commission for a refund of the matching funds contributed to the commission by the employer for the employee."

Approved March 20, 1970.

CHAPTER 1058

DISCRIMINATION BY SEX

H. F. 251

AN ACT relating to sex discrimination in employment, housing, and public accommodations.

Be It Enacted by the General Assembly of the State of Iowa:

SECTION 1. Section one hundred five A point five (105A.5), Code 1966, as amended by chapter one (1), section seven (7), Acts of the 2 3

Sixty-second General Assembly, is hereby further amended as follows: 1. By inserting in subsection five (5), line ten (10), after the word

"color," the word "sex,". 5

2. By inserting in subsection seven (7), line three (3), after the 6 word "color," the word "sex,". 7

SEC. 2. Section one hundred five A point six (105A.6), Code 1966, 1 2 is hereby amended as follows:

1. By inserting in subsection one (1), paragraph a, line two (2),

after the word "color," the word "sex,".

2. By inserting in subsection one (1), paragraph a, line six (6),

after the word "color," the word "sex,".

3. By inserting in subsection one (1), paragraph b, line four (4), after the word "color," the word "sex,".

8 Section one hundred five A point seven (105A.7), Code 1

1966, is hereby amended as follows: 2

3 1. By inserting in subsection one (1), paragraph a, line six (6), after the word "color," the word "sex,". 4

2. By inserting in subsection one (1), paragraph a, line seven (7), 5 after the word "employee" the words ", unless based upon the nature of the occupation".