K1 6lr2536 CF 6lr2468

By: Senator Kittleman

1 AN ACT concerning

Introduced and read first time: February 3, 2006

Assigned to: Finance

A BILL ENTITLED

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- 2 Workers' Compensation Temporary Total Disability Exclusions
- 3 FOR the purpose of providing that an employer is not liable for the payment of
- 4 temporary total disability compensation under the workers' compensation law
- for certain employees to whom benefits would otherwise be due under certain
- 6 circumstances; providing for the application of this Act; and generally relating to
- 7 temporary total disability compensation under workers' compensation law.
- 8 BY repealing and reenacting, without amendments,
- 9 Article Labor and Employment
- 10 Section 9-221
- 11 Annotated Code of Maryland
- 12 (1999 Replacement Volume and 2005 Supplement)
- 13 BY repealing and reenacting, with amendments,
- 14 Article Labor and Employment
- 15 Section 9-618 and 9-621
- 16 Annotated Code of Maryland
- 17 (1999 Replacement Volume and 2005 Supplement)
- 18 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 19 MARYLAND, That the Laws of Maryland read as follows:
- 20 Article Labor and Employment
- 21 9-221.
- 22 (a) A prisoner is a covered employee while the prisoner is:
- 23 (1) working for a board of county commissioners, a county council, or a 24 county roads board if:
- 25 (i) the county pays the prisoner a wage or stipulated sum; and

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1 2	disability or dies, as	(ii) a result of	the prisoner sustains permanent partial or permanent total an accidental personal injury; or
		ises in the	in work while under the supervision of Maryland Federal Prison Industry Enhancement Program as Correctional Services Article.
8	Wicomico counties, correctional institution	payment on adminis	he Arundel, Charles, Montgomery, Washington, and of a stipend or other money into an account that a sters for a prisoner does not constitute payment of a subsection (a)(1)(i) of this section.
10	9-618.		
	temporarily totally of	disabled du	PROVIDED IN SUBSECTION (B), A covered employee who is use to an accidental personal injury or an occupational ation in accordance with this Part III of this subtitle.
14 15	* *		R IS NOT LIABLE FOR THE PAYMENT OF TEMPORARY TOTAL R ANY EMPLOYEE WHO:
16 17	(1) SOURCE AND IS I		EIVING RETIREMENT OR DISABILITY BENEFITS FROM ANY RENTLY EMPLOYED;
18	(2)	IS INC	ARCERATED AND IS NOT:
19		(I)	A COVERED EMPLOYEE UNDER § 9-221(A) OF THIS TITLE; OF
20		(II)	PARTICIPATING IN A WORK-RELEASE PROGRAM; OR
		ΓY, HAS	N 3 YEARS BEFORE THE CLAIMED PERIOD OF TEMPORARY NOT BEEN EMPLOYED AND HAS NOT RECEIVED TEMPORARY OCATIONAL REHABILITATION BENEFITS.
24	9-621.		
27 28	accidental personal	E, if a covinjury or a demploye	as provided in paragraph (2) of this subsection AND § 9-618(B) vered employee is temporarily totally disabled due to an un occupational disease, the employer or its insurer see compensation that equals two-thirds of the average employee, but:
30		(i)	does not exceed the average weekly wage of the State; and
31		(ii)	is not less than \$50.
34 35	hazards of the occup	cidental pe pational di	rerage weekly wage of the covered employee is less than \$50 ersonal injury or the last injurious exposure to the sease, the employer or its insurer shall pay the covered equals the average weekly wage of the covered

- 1 (b) The employer or its insurer shall pay the compensation for the period that 2 the covered employee is temporarily totally disabled.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 3
- 4 October 1, 2006, and shall apply to the payment of any temporary total disability 5 compensation due on or after October 1, 2006.