Senate Bill 393

By: Senators Jackson of the 2nd, Henson of the 41st, Tate of the 38th, Harbison of the 15th and Rhett of the 33rd

A BILL TO BE ENTITLED AN ACT

1	To amend Chapter 8 of Title 34 of the Official Code of Georgia Annotated, relating to
2	employment security, so as to change the definition of employment in order to provide that
3	services performed by an individual for wages shall be deemed to be employment unless the
4	Department of Labor makes a contrary determination based upon evidence submitted of
5	certain factors demonstrating that such individual has been, and will continue to be, free from
6	control or direction over the performance of such services; to repeal and reserve paragraph
7	(17) of subsection (n) of Code Section 34-8-35 of the Official Code of Georgia Annotated,
8	relating to the definition of employment applicable to the "Employment Security Law," so
9	as to remove the exemption for certain services performed for common carriers; to prohibit
10	retaliation by employers against individuals who report violations of or noncompliance with
11	the "Employment Security Law"; to provide for a civil cause of action for retaliation by
12	employers; to provide that the Department of Labor shall maintain a web based system for
13	notifying the department of employment that is improperly reported; to provide for
14	investigation of reports of misclassification; to provide for related matters; to repeal
15	conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

17 SECTION 1.

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18 Chapter 8 of Title 34 of the Official Code of Georgia Annotated, relating to employment

- security, is amended in Code Section 34-8-35, relating to the definition of employment
- 20 applicable to the "Employment Security Law," by revising subsection (f) as follows:
- "(f) Services performed by an individual for wages shall be deemed to be employment
 subject to this chapter unless and until it is shown that:
- 23 (1)(A) Such individual has been, and will continue to be, free from control or direction 24 over the performance of such services, both under the individual's contract of service 25 and in fact, as demonstrated by evidence timely submitted to the department. The 26 department shall make a determination based upon such evidence, and in so doing, the
- 27 <u>department shall consider whether the individual:</u>

28 (i) Is not prohibited from working for other companies or holding other employment 29 contemporaneously; 30 (ii) Is free to accept or reject work assignments without consequence; 31 (iii) Is not prescribed minimum hours to work or, in the case of sales, does not have 32 a minimum number of orders to be obtained; 33 (iv) Has the discretion to set his or her own work schedule; (v) Receives only minimal instructions and no direct oversight or supervision 34 regarding the services to be performed, such as the location where the services are to 35 be performed and any requested deadlines; 36 37 (vi) When applicable, has no territorial or geographic restrictions; and (vii) Is not required to perform, behave, or act or, alternatively, is compelled to 38 39 perform, behave, or act in a manner related to the performance of services for wages 40 which is determined by the Commissioner to demonstrate employment, in accordance with this Code section and such rules and regulations as the Commissioner may 41 42 prescribe. 43 The department's determination shall be based upon the totality of the circumstances 44 described in divisions (i) through (vii) of this subparagraph. The department may give 45 such weight to any one or more of such circumstances as the department deems 46 appropriate; and 47 (B) Such individual is customarily engaged in an independently established trade, 48 occupation, profession, or business; or 49 (2) Such individual and the services performed for wages are the subject of an SS-8 50 determination by the Internal Revenue Service, which decided against employee status." 51 **SECTION 2.** 52 Said chapter is further amended by repealing and reserving paragraph (17) of subsection (n) of Code Section 34-8-35, relating to the definition of employment applicable to the 53 "Employment Security Law," as follows: 54 55 "(n) The term 'employment' shall not include: (1) Service not in the course of the employer's trade or business performed in any 56 calendar quarter by an employee, unless the cash remuneration paid for such service is 57 \$50.00 or more and such service is performed by an individual who is regularly employed 58 59 by such employer to perform such service. For the purposes of this paragraph, an individual shall be deemed to be regularly employed by an employer during a calendar 60 61 quarter only if:

62 (A) On each of some 24 days during such quarter such individual performs for such 63 employer for some portion of the day service not in the course of the employer's trade 64 or business; or

- (B) Such individual was regularly employed, as determined under subparagraph (A) of this paragraph, by such employer in the performance of such service during the preceding calendar quarter;
- 68 (2) Service performed in the employ of a hospital, if such service is performed by a patient of a hospital;
- 70 (3) Service performed by an individual in the employ of the individual's son, daughter, 71 or spouse and service performed by a child under the age of 21 years in the employ of his
- or her father or mother;

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- (4) Service performed in the employ of the United States government or of an 73 instrumentality wholly owned by the United States; except that, if the Congress of the 74 75 United States shall permit states to require any instrumentalities of the United States to make payments into an unemployment fund under a state unemployment compensation 76 77 law or act, then, to the extent permitted by Congress and from and after the date as of 78 which such permission becomes effective, all of the provisions of this chapter shall be 79 applicable to such instrumentalities and to services performed by employees for such 80 instrumentalities in the same manner, to the same extent, and on the same terms as to all 81 other employers and employing units;
 - (5) Service performed in the employ of an employer, as defined by the federal Railroad Unemployment Insurance Act, or as an 'employee representative,' as defined by the federal Railroad Unemployment Insurance Act, and service with respect to which unemployment compensation is payable under an unemployment compensation system for maritime employees or under any other unemployment compensation system established by an act of Congress; provided, however, that the Commissioner is authorized and directed to enter into agreements with the proper agencies under such act or acts of Congress, which agreements shall become effective ten days after publication thereof in the manner provided in Code Section 34-8-71 for general rules, to provide reciprocal treatment to individuals who have, after acquiring potential rights to benefits under this chapter, acquired rights to unemployment compensation under such act or acts of Congress or who have, after acquiring potential rights to unemployment compensation under such act or acts of Congress, acquired rights to benefits under this chapter;
 - (6) Service performed in any calendar quarter in the employ of any organization exempt from income tax under 26 U.S.C. Section 501:
 - (A) The remuneration for which does not exceed \$50.00; or

(B) In the employ of a school, college, or university, if such service is performed by a student who is enrolled and is regularly attending classes at such school, college, or university or by the spouse of such a student, if such spouse is advised, at the time such spouse commences to perform such service, that (i) the employment of such spouse to perform such service is provided under a program to provide financial assistance to such student by such school, college, or university and (ii) such employment will not be covered by any program of unemployment insurance;

- (7) Services performed as a student nurse in the employ of a hospital or a nurses' training school by an individual who is enrolled and is regularly attending classes in a nurses' training school chartered or approved pursuant to state law; and service performed in the employ of a hospital in a clinical training program for a period of one year by an individual immediately following the completion of a four-year course in a medical school chartered or approved pursuant to state law;
- 111 (8) Service performed by an individual under the age of 18 years in the delivery or 112 distribution of newspapers or shopping news, not including delivery or distribution to any 113 point for subsequent delivery or distribution;
 - (9) Service performed by an individual for an employer as an insurance agent or as an insurance solicitor or as a licensed real estate salesperson, if all such service performed by such individual for such employer is performed for remuneration solely by way of commission;
 - (10) Services performed for an employer who is a common carrier of persons or property by an individual, firm, or corporation, as commission agent, in disseminating information with respect to and selling transportation of persons or property, and in maintaining facilities incidental thereto, including waiting areas, dining rooms, and rest rooms for passengers and storage space for property; provided, however, that:
 - (A) All such services are performed by such individual, firm, or corporation as an independent contractor for such employer and are remunerated solely by way of commissions on the sale price of such transportation;
 - (B) The employer exercises no general control over such commission agent but only such control as is necessary to assure compliance with its filed tariffs and with the laws of the United States and the State of Georgia and the rules and regulations of the Department of Public Safety, the Federal Motor Carrier Safety Administration, and all other regulatory bodies having jurisdiction of the premises; and
 - (C) Such services are not rendered in an establishment devoted primarily to use as a waiting room for the passengers or as a storage room for the property carried or to be carried by such common carrier;

(11) Service performed by an individual who is enrolled as a student at a nonprofit or public educational institution which normally maintains a regular faculty and curriculum and normally has a regularly organized body of students in attendance at the place where its educational activities are carried on, in a full-time program taken for credit at such institution, which program combines academic instruction with work experience, if such service is an integral part of such program and such institution has so certified to the employer, except that this paragraph shall not apply to service performed in a program established for or on behalf of an employer or group of employers;

- (12) Service performed by an individual in or as an officer or member of the crew of a vessel while it is engaged in the catching, taking, harvesting, cultivating, or farming of any kind of fish, shellfish, crustacea, sponges, seaweed, or other aquatic forms of animal and vegetable life, including service performed by any such individual as an ordinary incident to any such activity, except:
- (A) Service performed in connection with the catching or taking of salmon or halibut for commercial purposes; and
- (B) Service performed on or in connection with a vessel of more than ten net tons, which tonnage shall be determined in the manner provided for determining the registered tonnage of merchant vessels under the laws of the United States;
- (13) Service, other than service performed by a child under the age of 18 years in the employ of his or her father or mother, performed by an individual on a boat engaged in catching fish or other forms of aquatic animal life under an arrangement with the owner or operator of such boat pursuant to which:
- (A) Such individual does not receive any cash remuneration other than as provided in subparagraph (B) of this paragraph;
- (B) Such individual receives a share of the boat's catch or, in the case of a fishing operation involving more than one boat, the boats' catch of fish or other forms of aquatic animal life or a share of the proceeds from the sale of such catch; and
- (C) The amount of such individual's share depends on the amount of the boat's catch or, in the case of a fishing operation involving more than one boat, the boats' catch of fish or other forms of aquatic animal life,
- but only if the operating crew of such boat or, in the case of a fishing operation involving more than one boat, the operating crew of each boat from which the individual receives a share is normally made up of fewer than ten individuals;
- 167 (14) Service performed in the employ of a foreign government;
- 168 (15) If the services performed during one-half or more of any pay period by an employee 169 for the employing unit employing him or her constitute employment, all the services of 170 such employee for such period shall be deemed to be employment; but, if the services

performed during more than one-half of any such pay period by an employee for the employing unit employing him or her do not constitute employment, then none of the services of such employee for such period shall be deemed to be employment. As used in this Code section, the term 'pay period' means a period of not more than 31 consecutive days for which payment of remuneration is ordinarily made to the employee by the employing unit employing him or her. This Code section shall not be applicable with respect to services performed in a pay period by an employee for the employing unit employing him or her where any of such service is excepted by paragraph (5) of this subsection;

- (16) Services performed by an independent contract carrier for an employer who is a publisher or distributor of printed materials by an individual, firm, or corporation in transporting, assembling, delivering, or distributing printed materials and in maintaining any facilities or equipment incidental thereto, provided that:
- (A) The independent contract carrier has with the employer a written contract as an independent contractor;
- (B) Remuneration for the independent contract carrier is on the basis of the number of deliveries accomplished;
- (C) With exception to providing the area or route which an independent contract carrier may or may not service, or providing materials or direction for the packaging or assembly of printed materials, the employer exercises no general control regarding the method of transporting, assembling, delivering, or distributing the printed materials; and
- (D) The contract entered by the independent contract carrier for such services does not prohibit it from the transportation, delivery, assembly, or distribution of printed materials for more than one employer.
- Provided, however, that the exclusion provided in this paragraph shall not apply to any such employment on behalf of an employing unit defined in subsection (h) or (i) of this Code section;
- (17) Services performed for a common carrier of property, persons, or property and persons by an individual consisting of the pickup, transportation, and delivery of property, persons, or property and persons; provided that:
 - (A) The individual is free to accept or reject assignments from the common carrier;
- 203 (B) Remuneration for the individual is on the basis of commissions, trips, or deliveries accomplished;
- (C) Such individual personally provides the vehicle used in the pickup, transportation,
 and delivery of the property, persons, or property and persons;
 - (D) Such individual has a written contract with the common carrier;

208	(E) The written contract states expressly and prominently that the individual knows:
209	(i) Of the responsibility to pay estimated social security taxes and state and federal
210	income taxes;
211	(ii) That the social security tax the individual must pay is higher than the social
212	security tax the individual would pay if he or she were an employee; and
213	(iii) That the work is not covered by the unemployment compensation laws of
214	Georgia; and
215	(F) The written contract does not prohibit such individual from the pickup,
216	transportation, or delivery of property, persons, or property and persons for more than
217	one common carrier or any other person or entity; or Reserved; or
218	(18) Services performed by a direct seller, provided that:
219	(A) Such individual:
220	(i) Is engaged in the trade or business of selling or soliciting the sale of consumer
221	products, including services or other intangibles, to any buyer on a buy-sell basis, a
222	deposit-commission basis, or any similar basis for resale by the buyer or any other
223	person in the home or otherwise than in a permanent retail establishment; or
224	(ii) Is engaged in the trade or business of selling or soliciting the sale of consumer
225	products, including services or other intangibles, in the home or otherwise than in a
226	permanent retail establishment;
227	(B) Substantially all the remuneration, whether or not paid in cash, for the performance
228	of the services described in subparagraph (A) of this paragraph is directly related to
229	sales or other output, including the performance of services, rather than to the number
230	of hours worked; and
231	(C) The services performed by the individual are performed pursuant to a written
232	contract between such individual and the person for whom the services are performed
233	and such contract provides that the individual will not be treated as an employee for
234	federal and state tax purposes."
235	SECTION 3.
236	Said chapter is further amended by adding two new Code sections to read as follows:
237	" <u>34-8-257.</u>
238	(a) For purposes of this Code section, the term 'retaliate' or 'retaliation' refers to the
239	discharge, suspension, or demotion by an employer of an individual or any other adverse
240	action taken by an employer against an individual in the terms or conditions of employment
241	or in the terms or conditions of the individual's contract of service.
242	(b) No employer shall retaliate against an individual for reporting a violation of or
243	noncompliance with this chapter or any rule or regulation of the department or for

244	objecting to, or refusing to participate in, any activity, policy, or practice such individual
245	has reasonable cause to believe is in violation of or noncompliant with this chapter or any
246	rule or regulation of the department.
247	(c)(1) An individual who has been the object of retaliation in violation of this Code
248	section may institute a civil action in superior court for relief as set forth in paragraph (2)
249	of this subsection within one year after discovering the retaliation or within three years
250	after the retaliation, whichever is earlier.
251	(2) In any action brought pursuant to this subsection, the court may order any or all of
252	the following relief:
253	(A) An injunction restraining continued violation of this Code section;
254	(B) Reinstatement of the individual to the same position held with the employer before
255	the retaliation or to an equivalent position;
256	(C) Reinstatement of full fringe benefits and seniority rights;
257	(D) Compensation for lost wages, benefits, and other remuneration;
258	(E) Any other compensatory damages allowable at law;
259	(F) Where it is proven that the violation was willful, treble damages and punitive
260	damages; and
261	(G) Reasonable attorney's fees, court costs, and expenses.
262	<u>34-8-258.</u>
263	The department shall create a web based reporting system by which instances of
264	improperly reported employment may be submitted to the department. The department
265	shall investigate each credible report."
266	SECTION 4.

SECTION 4

267 All laws and parts of laws in conflict with this Act are repealed.