



General Assembly

February Session, 2006

Substitute Bill No. 5650

* HB05650LABAPP031506 *

**AN ACT EXTENDING HAZARDOUS DUTY RETIREMENT BENEFITS
FOR CLERICAL WORKERS AT CORRECTIONAL INSTITUTIONS.**

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. Subsection (a) of section 5-173 of the general statutes is
2 repealed and the following is substituted in lieu thereof (*Effective*
3 *October 1, 2006*):

4 (a) A state policeman in the active service of the Division of State
5 Police within the Department of Public Safety, or any person who is
6 engaged in guard or instructional duties at the Connecticut
7 Correctional Institution, Somers, the Connecticut Correctional
8 Institution, Enfield-Medium, the Carl Robinson Correctional
9 Institution, Enfield, the John R. Manson Youth Institution, Cheshire,
10 the Connecticut Correctional Institution, Niantic, the Connecticut
11 Correctional Center, Cheshire and the community correctional centers,
12 or any person exempt from collective bargaining who is engaged in
13 custodial or instructional duties within the Department of Correction,
14 or any employee of any correctional institution receiving unpleasant
15 duty pay, or any person who is an employee of the Whiting Forensic
16 Division with direct and substantial patient contact, or any person who
17 is employed as a correctional counselor, correctional counselor
18 supervisor, parole officer or parole supervisor or in a comparable job
19 classification by the Board of Pardons and Paroles, or any member of

20 tier I who has been designated as a hazardous duty member pursuant
21 to an applicable collective bargaining agreement, who has reached his
22 forty-seventh birthday and completed at least twenty years of
23 hazardous duty service for the state or service as a state policeman or
24 as guard or instructor at said correctional institutions or correctional
25 centers, or service in a custodial or instructional position within the
26 Department of Correction which is exempt from collective bargaining,
27 or as an employee of any correctional institution receiving unpleasant
28 duty pay, or as an employee of the Whiting Forensic Division or its
29 predecessor institutions, or as a correctional counselor, correctional
30 counselor supervisor, parole officer or parole supervisor or in a
31 comparable job classification as an employee of the Board of Pardons
32 and Paroles, shall be retired on his own application or on the
33 application of the Commissioner of Public Safety or the Commissioner
34 of Correction, as the case may be.

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>October 1, 2006</i>	5-173(a)

LAB

Joint Favorable Subst. C/R

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