

OCCASIONAL OR INCIDENTAL EMPLOYMENTS OUTSIDE OF THIS STATE BY THE MARYLAND EMPLOYER OF AN EMPLOYEE OR EMPLOYEES REGULARLY EMPLOYED BY SAID EMPLOYER WITHIN THIS STATE SHALL BE CONSTRUED TO BE EMPLOYMENT WITHIN THIS STATE; PROVIDED, HOWEVER, IF AN EMPLOYEE OR THE DEPENDENTS OF AN EMPLOYEE SHALL RECEIVE COMPENSATION OR DAMAGES UNDER THE LAWS OF ANY OTHER STATE, NOTHING HEREIN CONTAINED SHALL BE CONSTRUED SO AS TO PERMIT A TOTAL COMPENSATION FOR THE SAME INJURY GREATER THAN IS PROVIDED FOR IN THIS ARTICLE.

*“(7) Members of volunteer police departments, non-salaried members of boards or commissions, volunteer workers for agencies or departments of any political subdivisions, volunteer Civil Defense members or trainees, members of volunteer fire departments except as provided in Section 24, or prisoners except as provided in Section 25.”*

*An employee and his employer who are not residents of this State and whose contract of hire is entered into in another state shall be exempted from the provisions of this article while such employee is temporarily or intermittently within this State doing work for such nonresident employer, if such employer has furnished workmen's compensation insurance coverage under the workmen's compensation or similar laws of such other state, so as to cover such employee's employment while in this State; provided the extraterritorial provisions of this article are recognized in such other state and provided employers and employees who are covered in this State are likewise exempted from the application of the workmen's compensation or similar laws of such other state. The benefits under the workmen's compensation act or similar laws of such other state shall be the exclusive remedy against such employer for any injury, whether resulting in death or not, received by such employee while working for such employer in this State.*

*A certificate from the duly authorized officer of the industrial accident commission or similar department of another state certifying that the employer of such other state is insured therein and has provided extraterritorial coverage insuring his employees while working within this State shall be prima facie evidence that such employer carries such compensation insurance.*

AN EMPLOYEE AND HIS EMPLOYER WHO ARE NOT RESIDENTS OF THIS STATE AND WHOSE CONTRACT OF HIRE IS ENTERED INTO IN ANOTHER STATE SHALL BE EXEMPTED FROM THE PROVISIONS OF THIS ARTICLE WHILE SUCH EMPLOYEE IS TEMPORARILY OR INTERMITTENTLY WITHIN THIS STATE DOING WORK FOR SUCH NON-RESIDENT EMPLOYER, IF SUCH EMPLOYER HAS FURNISHED WORKMEN'S COMPENSATION INSURANCE COVERAGE UNDER THE WORKMEN'S COMPENSATION OR SIMILAR LAWS OF SUCH OTHER STATE, SO AS TO COVER SUCH EMPLOYEE'S EMPLOYMENT WHILE IN THIS STATE; PROVIDED THE EXTRATERRITORIAL PROVISIONS OF THIS ARTICLE ARE RECOGNIZED IN SUCH OTHER STATE AND PROVIDED EMPLOYERS AND EMPLOYEES WHO ARE COV-