SB 5233-S - DIGEST

(AS OF SENATE 2ND READING 3/08/17)

Exempts the following from the definition of "employment" for purposes of the employment security act: Services performed by a language translator or interpreter that are provided for others through an agent or broker.

States that, for the purposes of the state industrial insurance act, an individual performing interpreting or translation services for remuneration under an independent contract with a language service company is not a worker and is not included within the mandatory coverage of the state industrial insurance act.