This SB 495 is so important to our School food service employee income. Our 10 months of wages is divided between 12 months. If you figure our wages by 52 weeks we are making BELOW minimum wages. We are assured of our position's to come back at the end of the recess period. We in turn must resign or retire our position if not returning to work . So with this agreement to return to work at the end of the recess period , and keeping in contact with our union and our employers , and with plenty of hours worked we should be eligible to get unemployment benefits. We have a deduction on every pay check for unemployment insurance, that we can never collect. What is fair about less then minimum wage, and paying the for unemployment insurance, that we can not receive because we are considered " classified employees?