

Fact Sheet #71: Internship Programs Under The Fair Labor Standards Act

This fact sheet provides general information to help determine whether interns and **strodeints** for "forprofit" employers are entitled to minimum wages and overtime uprate the Fair Labor Standards Act (FLSA).¹

Background

The FLSA requires for -profit" employers to pay employees their work. Interns and students wever may not be "employees" under the FLSA in which case the FLSA does trequire compensation for their work.

The Test for Unpaid Interns and Students

Courtshave used the "primary beneficiary test" to determine whether an interstordent is, in fact, an employee under the FLSA In short, this test allowsourts to examine the "economic reality" of the intern employer relationship determine which party is the "primary beneficiary" of the relationship. Courts have identified the following seven factors as part of the test:

1. The extent to which the intern and the employer clearly understand that there is no expectation of compensation. Any