Article - Labor and Employment

§9–670.

- (a) In this Part XI of this subtitle the following words have the meanings indicated.
- (b) "Disabled" means rendered unable as the result of an accidental personal injury or an occupational disease to perform work for which the person was previously qualified.
- (c) "Suitable gainful employment" means employment, including selfemployment, that restores the disabled covered employee, to the extent possible, to the level of support at the time of:
 - (1) if an accidental personal injury, the accidental personal injury; or
- (2) if an occupational disease, disablement from the occupational disease.
 - (d) "Vocational assessment" means:
- (1) collecting and analyzing each of the economic, educational, legal, medical, social, and vocational circumstances of a disabled covered employee, including the present mental and physical ability of the covered employee to participate in vocational rehabilitation services; and
- (2) determining the appropriate vocational rehabilitation services reasonably necessary to return the disabled covered employee to suitable gainful employment.
- (e) (1) "Vocational rehabilitation services" means professional services reasonably necessary during or after or both during and after medical treatment to enable a disabled covered employee, as soon as practical, to secure suitable gainful employment.
 - (2) "Vocational rehabilitation services" includes:
 - (i) coordination of medical services;
 - (ii) vocational assessment;
 - (iii) vocational evaluation;

- (iv) vocational counseling;
- (v) vocational rehabilitation plan development;
- (vi) vocational rehabilitation plan monitoring;
- (vii) vocational rehabilitation training;
- (viii) job development; and
- (ix) job placement.