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# By: Delegates Dobson, Montague, Fulton, Doory, Kirk, Paige, Phillips,

Turner, V. Jones, and Oaks

Introduced and read first time: February 11, 2000 Assigned to: Economic Matters

## A BILL ENTITLED

1 AN ACT concerning

2 3

## Unemployment Insurance - Eligibility for Benefits - Birth or Adoption of Child

4 FOR the purpose of expanding eligibility for unemployment benefits to certain

- 5 individuals who voluntarily leave work immediately following the birth or
- 6 adoption of a child to provide the primary care for the child; providing that the
- 7 birth or adoption of a child may constitute good cause for voluntarily leaving
- 8 work in certain circumstances; providing for the period of time during which
- 9 certain individuals are entitled to receive unemployment benefits and the
- 10 amount of those benefits; providing that certain individuals are deemed to be in
- 11 compliance with certain requirements; and generally relating to eligibility for
- 12 unemployment benefits for an absence following the birth or adoption of a child
- 13 to provide the primary care for the child.
- 14 BY repealing and reenacting, with amendments,
- 15 Article Labor and Employment
- 16 Section 8-808, 8-902, 8-903, 8-1001, and 8-1005
- 17 Annotated Code of Maryland
- 18 (1999 Replacement Volume)

## 19 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

- 20 MARYLAND, That the Laws of Maryland read as follows:
- 21

## Article - Labor and Employment

22 8-808.

23 (a) (1) Notwithstanding any provision of § 8-805 and § 8-806 of this subtitle 24 or Subtitle 10 of this title, the Secretary promptly shall pay benefits to a claimant in

- 25 accordance with a determination until it has been modified or reversed by a later
- 26 determination or decision.
- 27 (2) If a determination is modified or reversed by a subsequent28 determination or decision, the Secretary promptly shall pay or deny benefits for any

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week of unemployment that follows in accordance with the subsequent determination
 or decision.

3 (b) In accordance with the regulations of the Secretary, all benefits shall be 4 paid from the unemployment insurance fund through employment offices.

5 (c) Except as provided in SUBSECTION (D) OF THIS SECTION, Subtitle 11 and 6 Subtitle 12 of this [title] TITLE, or any provision of federal law, during a benefit year:

7 (1) a claimant is entitled to a total amount of benefits equal to 26 times 8 the claimant's weekly benefit amount; and

9 (2) for each week during which benefits are payable, a claimant is 10 entitled to allowances for dependents under § 8-804 of this subtitle.

11 (D) A CLAIMANT WHO IS ELIGIBLE FOR BENEFITS ONLY UNDER § 8-1001(B)(3) 12 OF THIS TITLE IS ENTITLED TO:

13 (1) THE CLAIMANT'S WEEKLY BENEFIT AMOUNT FOR EACH WEEK THAT
14 THE CLAIMANT IS ABSENT FROM WORK UNDER § 8-1001(B)(3) OF THIS TITLE, NOT
15 EXCEEDING 12 WEEKS OF BENEFITS; AND

16 (2) AN ALLOWANCE FOR DEPENDENTS UNDER § 8-804 OF THIS SUBTITLE
17 FOR EACH WEEK DURING WHICH BENEFITS ARE PAYABLE.

18 8-902.

19 (a) To be eligible for benefits, in accordance with the regulations of the20 Secretary, an individual shall:

21 (1) register for work at an employment office; and

22 (2) report to the employment office.

(b) Subject to § 8-808(b) of this title, by regulation, the Secretary may alter orwaive the requirements of subsection (a) of this section for:

25 (1) an individual attached to a regular job; [or]

26 (2) an individual for whom the Secretary finds that compliance with

27 those requirements would be oppressive or inconsistent with the purposes of this title;28 OR

29 (3) AN INDIVIDUAL WHO LEAVES WORK VOLUNTARILY WITH GOOD
30 CAUSE, AS DETERMINED BY THE SECRETARY IN ACCORDANCE WITH § 8-1001(B)(3) OF
31 THIS TITLE.

32 8-903.

33 (a) (1) Except as otherwise provided in this section, to be eligible for benefits
34 an individual shall be:

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3			HOUSE BILL 983			
1		(i)	able to work;			
2		(ii)	available for work; and			
3		(iii)	actively seeking work.			
4 5	(2) In determining whether an individual actively is seeking work, the Secretary shall consider:					
	and that would be exp work; and	(i) ected of	whether the individual has made an effort that is reasonable an unemployed individual who honestly is looking for			
9 10	in the area in which t	(ii) he indivio	the extent of the effort in relation to the labor market conditions dual is seeking work.			
	1 (b) The Secretary may not use the disability of a qualified individual with a 2 disability as a factor in finding that an individual is not able to work under subsection 3 (a)(1)(i) of this section.					
16	<ul> <li>(c) Notwithstanding any other provision of this section or § 8-904 or §</li> <li>8-907(a) or (b) of this subtitle, an individual who otherwise is eligible to receive</li> <li>benefits and who is in training with the approval of the Secretary may not be denied</li> <li>benefits:</li> </ul>					
18 19	18 (1) for failure to meet the requirements of subsection $(a)(1)(ii)$ and $(iii)$ of 19 this section to be available for work and actively seeking work; or					
20 21	(2) 8-1005 of this title.	for failu	re to apply for or refusal to accept suitable work under §			
24	<ul> <li>(D) AN INDIVIDUAL WHO LEAVES WORK VOLUNTARILY WITH GOOD CAUSE, AS</li> <li>DETERMINED BY THE SECRETARY IN ACCORDANCE WITH § 8-1001(B)(3) OF THIS</li> <li>TITLE, IS DEEMED TO BE IN COMPLIANCE WITH THE REQUIREMENTS OF</li> <li>SUBSECTION (A) OF THIS SECTION.</li> </ul>					
26	8-1001.					
		eiving be	vidual who otherwise is eligible to receive benefits is nefits if the Secretary finds that unemployment results without good cause.			
31 32 33	<ul> <li>30 (2) A claimant who is otherwise eligible for benefits from the loss of</li> <li>31 full-time employment may not be disqualified from the benefits attributable to the</li> <li>32 full-time employment because the claimant voluntarily quit a part-time</li> <li>33 employment, if the claimant quit the part-time employment before the loss of the</li> <li>34 full-time employment.</li> </ul>					

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35 (b) The Secretary may find that a cause for voluntarily leaving is good cause 36 only if:

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1	(1)	the caus	se is directly attributable to, arising from, or connected with:
2		(i)	the conditions of employment; or
3		(ii)	the actions of the employing unit; [or]
4	(2)	an indiv	/idual:
5		(i)	is laid off from employment through no fault of the individual;
6 7 total less tha 8 individual w			obtains subsequent employment that pays weekly wages that kly wage earned in the employment from which the
9 10 program for	r which t	(iii) he individ	leaves the subsequent employment to attend a training lual has been chosen that:
11 12 Act; or			1. is offered under the Maryland Job Training Partnership
13			2. otherwise is approved by the Secretary; OR
14	(3)	AN INI	DIVIDUAL:
15		(I)	IS OTHERWISE ELIGIBLE FOR BENEFITS UNDER THIS TITLE;
16 17 FOLLOWI 18 THE CHIL		(II) BIRTH (	VOLUNTARILY LEAVES EMPLOYMENT IMMEDIATELY OR ADOPTION OF A CHILD OF THE INDIVIDUAL TO CARE FOR
19		(III)	IS THE PRIMARY PROVIDER OF CARE FOR THE CHILD; AND
20 21 SALARY F	FROM T	(IV) HE INDIV	IS NOT RECEIVING, AND IS NOT ENTITLED TO, WAGES OR VIDUAL'S EMPLOYER.
22 (c)	(1)	A circu	mstance for voluntarily leaving work is valid only if it [is]:
23 24 from, or con 25 [or]	nnected v	(i) with cond	IS a substantial cause that is directly attributable to, arising itions of employment or actions of the employing unit;
26 27 ACCORDA	NCE W	(II) ITH SUB	INVOLVES THE BIRTH OR ADOPTION OF A CHILD IN SECTION (B)(3) OF THIS SECTION; OR
28 29 individual h	nas no rea	[(ii)] asonable a	(III) IS of such necessitous or compelling nature that the alternative other than leaving the employment.
		individua	ermination of the application of paragraph (1)(ii) OR (III) of al who leaves employment because of THE BIRTH OR R the health of [the] AN individual or another for whom the

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	individual SEEKING BENEFITS must care, the individual SEEKING BENEFITS shall submit a written statement or other documentary evidence of [the]:					
3			(I)	THE BIRTH OR ADOPTION OF THE CHILD; OR		
4			(II)	THE health problem from a hospital or physician.		
	5 (d) In addition to other circumstances for which a disqualification may be 6 imposed, neither good cause nor a valid circumstance exist and a disqualification 7 shall be imposed if an individual leaves employment:					
8		(1)	to becon	ne self-employed;		
9 10	location; or	(2)	to accom	npany a spouse to a new location or to join a spouse in a new		
11		(3)	to attend	an educational institution.		
12	(e)	A disqu	alificatior	n under this section:		
13 14		(1) eaving w		gin with the first week for which unemployment is caused by od cause; and		
15		(2)	subject t	o subsection (c) of this section, shall continue:		
			(i) as determ	if a valid circumstance exists, for a total of at least 5 but not nined by the Secretary based on the seriousness of the		
	19 (ii) if a valid circumstance does not exist, until the individual is 20 reemployed and has earned wages for covered employment that equal at least 15 21 times the weekly benefit amount of the individual.					
22	8-1005.					
	individual w	ho other	wise is el	ction (d) ] SUBSECTIONS (D) AND (E) of this section, an igible to receive benefits is disqualified from receiving that the individual, without good cause, failed to:		
26 27	by the Secre	(1) etary;	apply for	r work that is available and suitable when directed to do so		
28		(2)	accept si	uitable work when offered; or		
29 30	so by the Se	(3) cretary.	return to	the individual's usual self-employment when directed to do		
31	(b)	(1)	In deterr	nining whether work is suitable for an individual, the		

32 Secretary shall consider:

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1 2	the individual;	(i)	the degree of risk involved to the health, morals, and safety of	
3 4	physical fitness of the	(ii) individu	the experience, previous earnings, previous training, and al;	
5 6	for securing local wor	(iii) k in the u	the length of unemployment of the individual and the prospects usual occupation of the individual; and	
7 8	individual.	(iv)	the distance of available work from the residence of the	
	(2) not consider work to individual for refusal	be suitab	standing any other provisions of this title, the Secretary may le and thus deny benefits to an otherwise eligible t the new work if:	
12 13	lockout, or other labo	(i) or dispute	the position offered is vacant as a direct result of a strike,	
	substantially less fav the locality; or	(ii) orable to	hours, wages, or other conditions of work offered are the individual than those prevailing for similar work in	
	17 (iii) as a condition of being employed, the individual would be 18 required to join a company union or resign from or refrain from joining any bona fide 19 labor organization.			
20	(c) A disqu	alificatio	n under this section:	
21 22	(1) individual:	shall be	effective beginning with the latest week in which the	
23		(i)	was to have applied for work at the direction of the Secretary;	
24 25	individual; or	(ii)	was notified that suitable work had become available to the	
26 27	the direction of the S	(iii) ecretary;	was to return to the usual self-employment of the individual at and	
28	(2)	shall cor	atinue:	
29		(i)	for a total of at least 5 but not more than 10 weeks; or	
		(ii) that equa	until the individual is reemployed and has earned wages for al at least 10 times the weekly benefit amount of the	
33	(d) (1)	T. 4.1.	ubsection, the terms "affected employee" and "work sharing	

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1 (2) An affected employee who refuses to apply for or accept suitable work 2 from a person other than the work sharing employer may not be denied benefits

3 under this section.

4 (E) AN INDIVIDUAL WHO VOLUNTARILY LEAVES WORK FOR GOOD CAUSE, AS 5 DETERMINED BY THE SECRETARY IN ACCORDANCE WITH § 8-1001(B)(3) OF THIS 6 SUBTITLE, IS EXEMPT FROM THE APPLICATION OF THIS SECTION.

7 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 8 October 1, 2000.