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By: Delegate Busch

Introduced and read first time: February 9, 2001 Assigned to: Economic Matters

A BILL ENTITLED

1 AN ACT concerning

Unemployment Insurance - Voluntary Quit for New and Better Employment

3 FOR the purpose of providing the circumstances under which voluntarily quitting

4 employment for new and better employment may constitute good cause;

5 requiring the Department of Labor, Licensing, and Regulation to adopt certain

6 regulations by a certain date; providing for the application of this Act; and

7 generally relating to unemployment insurance law.

8 BY repealing and reenacting, with amendments,

- 9 Article Labor and Employment
- 10 Section 8-1001
- 11 Annotated Code of Maryland
- 12 (1999 Replacement Volume and 2000 Supplement)

13 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

14 MARYLAND, That the Laws of Maryland read as follows:

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Article - Labor and Employment

16 8-1001.

17 (a) (1) An individual who otherwise is eligible to receive benefits is

18 disqualified from receiving benefits if the Secretary finds that unemployment results

19 from voluntarily leaving work without good cause.

20 (2) A claimant who is otherwise eligible for benefits from the loss of

21 full-time employment may not be disqualified from the benefits attributable to the

22 full-time employment because the claimant voluntarily quit a part-time

23 employment, if the claimant quit the part-time employment before the loss of the

24 full-time employment.

25 (b) The Secretary may find that a cause for voluntarily leaving is good cause 26 only if:

27 (1) the cause is directly attributable to, arising from, or connected with:

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1			(i)	the conditions of employment; or
2			(ii)	the actions of the employing unit; [or]
3 4 5	(2) THE CAUSE IS DIRECTLY ATTRIBUTABLE TO, ARISING FROM, OR CONNECTED WITH THE CONDITIONS OF WHAT IS DETERMINED TO BE NEW AND BETTER EMPLOYMENT; OR			
6		[(2)]	(3)	an individual:
7			(i)	is laid off from employment through no fault of the individual;
	total less that individual w			obtains subsequent employment that pays weekly wages that ly wage earned in the employment from which the
11 12	program for	which th	(iii) ne individ	leaves the subsequent employment to attend a training ual has been chosen that:
13 14	Act; or			1. is offered under the Maryland Job Training Partnership
15				2. otherwise is approved by the Secretary.
16	(c)	(1)	A circur	nstance for voluntarily leaving work is valid only if it is:
17 18		d with co	(i) nditions o	a substantial cause that is directly attributable to, arising from, of employment or actions of the employing unit; or
19(ii)of such necessitous or compelling nature that the individual has20no reasonable alternative other than leaving the employment.				
 (2) For determination of the application of paragraph (1)(ii) of this subsection to an individual who leaves employment because of the health of the individual or another for whom the individual must care, the individual shall submit a written statement or other documentary evidence of the health problem from a hospital or physician. 				
 (d) In addition to other circumstances for which a disqualification may be imposed, neither good cause nor a valid circumstance exist and a disqualification shall be imposed if an individual leaves employment: 				
29		(1)	to becon	ne self-employed;
30 31	location; or	(2)	to accon	npany a spouse to a new location or to join a spouse in a new
32		(3)	to attend	an educational institution.
33	(e)	A disqualification under this section:		

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1 (1) shall begin with the first week for which unemployment is caused by 2 voluntarily leaving without good cause; and

3 (2) subject to subsection (c) of this section, shall continue:

4 (i) if a valid circumstance exists, for a total of at least 5 but not 5 more than 10 weeks, as determined by the Secretary based on the seriousness of the 6 circumstance; or

7 (ii) if a valid circumstance does not exist, until the individual is
8 reemployed and has earned wages for covered employment that equal at least 15
9 times the weekly benefit amount of the individual.

10 SECTION 2. AND BE IT FURTHER ENACTED, That, on or before September 11 30, 2001, the Department of Labor, Licensing, and Regulation shall adopt regulations 12 enumerating the circumstances under which voluntarily quitting employment for new 13 and better employment may constitute good cause under § 8-1001(b) of the Labor and 14 Employment Article.

SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall apply to all
 determinations of eligibility and appeals pending on or after September 30, 2001.

17 SECTION 4. AND BE IT FURTHER ENACTED, That this Act shall take effect 18 June 1, 2001.

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