# 2014 SESSION

**ENROLLED** 

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## VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 60.2-618, as it is currently effective and as it may become effective, of 3 the Code of Virginia, relating to unemployment compensation; voluntarily leaving work.

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#### Approved

6 Be it enacted by the General Assembly of Virginia:

7 1. That § 60.2-618, as it is currently effective and as it may become effective, of the Code of 8 Virginia is amended and reenacted as follows: 9

 $\frac{1}{8}$  60.2-618. (Contingent expiration date) Disqualification for benefits.

10 An individual shall be disqualified for benefits upon separation from the last employing unit for whom he has worked 30 days or 240 hours or from any subsequent employing unit: 11

12 1. For any week benefits are claimed until he has performed services for an employer (i) during 30 13 days, whether or not such days are consecutive, or (ii) for 240 hours, and subsequently becomes totally or partially separated from such employment, if the Commission finds such individual is unemployed 14 15 because he left work voluntarily without good cause.

16 If (a) at the time of commencing employment with such employing unit an individual is enrolled in 17 an accredited academic program of study provided by an institution of higher education for students that have been awarded a baccalaureate degree, which academic program culminates in the awarding 18 19 of a master's, doctoral, or professional degree; (b) the individual's employment with such employing unit 20 commenced and ended during the period between spring and fall semesters of the academic program in 21 which the individual is enrolled; and (c) the individual returned to such academic program following his 22 separation from such employing unit, there shall be a rebuttable presumption that the individual left 23 work voluntarily.

As used in this chapter, "good cause" shall not include (i) (1) voluntarily leaving work with an employer to become self-employed or (ii) (2) voluntarily leaving work with an employer to accompany 24 25 26 or to join his or her spouse in a new locality. An individual shall not be deemed to have voluntarily left 27 work solely because the separation was in accordance with a seniority-based policy.

28 2. a. For any week benefits are claimed until he has performed services for an employer (i) during 29 30 days, whether or not such days are consecutive, or (ii) for 240 hours, and subsequently becomes totally or partially separated from such employment, if the Commission finds such individual is 30 31 unemployed because he has been discharged for misconduct connected with his work. 32

b. For the purpose of this subdivision, "misconduct" includes, but shall not be limited to:

33 (1) An employee's confirmed positive test for a nonprescribed controlled substance, identified as such 34 in Chapter 34 (§ 54.1-3400 et seq.) of Title 54.1, where such test was conducted at the direction of his 35 employer in conjunction with the employer's administration and enforcement of a known workplace drug policy. Such test shall have been performed, and a sample collected, in accordance with scientifically 36 37 recognized standards by a laboratory accredited by the United States Department of Health and Human 38 Services, or the College of American Pathology, or the American Association for Clinical Chemistry, or 39 the equivalent, or shall have been a United States Department of Transportation-qualified drug screen 40 conducted in accordance with the employer's bona fide drug policy. The Commission may consider 41 evidence of mitigating circumstances in determining whether misconduct occurred.

42 (2) An employee's intentionally false or misleading statement of a material nature concerning past 43 criminal convictions made in a written job application furnished to the employer, where such statement was a basis for the termination and the employer terminated the employee promptly upon the discovery 44 45 thereof. The Commission may consider evidence of mitigating circumstances in determining whether 46 misconduct occurred.

47 (3) A willful and deliberate violation of a standard or regulation of the Commonwealth, by an 48 employee of an employer licensed or certified by the Commonwealth, which violation would cause the 49 employer to be sanctioned or have its license or certification suspended by the Commonwealth. The 50 Commission may consider evidence of mitigating circumstances in determining whether misconduct 51 occurred.

52 (4) Chronic absenteeism or tardiness in deliberate violation of a known policy of the employer or 53 one or more unapproved absences following a written reprimand or warning relating to more than one 54 unapproved absence. The Commission may consider evidence of mitigating circumstances in determining 55 whether misconduct occurred.

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(5) An employee's loss of or failure to renew a license or certification that is a requisite of the

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position held by the employee, provided the employer is not at fault for the employee's loss of or failure 57 58 to renew the license or certification. The Commission may consider evidence of mitigating 59 circumstances in determining whether misconduct occurred.

3. a. If it is determined by the Commission that such individual has failed, without good cause, either 60 61 to apply for available, suitable work when so directed by the employment office or the Commission or 62 to accept suitable work when offered him. The disqualification shall commence with the week in which such failure occurred, and shall continue for the period of unemployment next ensuing until he has 63 64 performed services for an employer (i) during 30 days, whether or not such days are consecutive, or (ii) 65 for 240 hours, and subsequently becomes totally or partially separated from such employment.

66 b. In determining whether or not any work is suitable for an individual, the Commission shall 67 consider the degree of risk involved to his health, safety and morals, his physical fitness and prior 68 training, his experience, his length of unemployment and the accessibility of the available work from his 69 residence.

70 c. No work shall be deemed suitable and benefits shall not be denied under this title to any otherwise 71 eligible individual for refusing to accept new work under any of the following conditions: 72

(1) If the position offered is vacant due directly to a strike, lockout, or other labor dispute;

73 (2) If the wages, hours, or other conditions of the work offered are substantially less favorable to the 74 individual than those prevailing for similar work in the locality; or

75 (3) If as a condition of being employed the individual would be required to join a company union or 76 to resign from or refrain from joining any bona fide labor organization.

77 d. No individual shall be qualified for benefits during any week that such individual, in connection 78 with an offer of suitable work, has a confirmed positive test for a nonprescribed controlled substance, 79 identified as such in Chapter 34 (§ 54.1-3400 et seq.) of Title 54.1, if the test is required as a condition 80 of employment and (i) performed, and a sample is collected, in accordance with scientifically recognized standards by a laboratory accredited by the United States Department of Health and Human Services, or 81 the College of American Pathology, or the American Association for Clinical Chemistry, or the 82 83 equivalent, or (ii) a United States Department of Transportation-qualified drug screen conducted in accordance with the employer's bona fide drug policy. The disqualification shall commence with the 84 85 week in which such a test was conducted, and shall continue for the period of unemployment next ensuing until he has performed services for an employer (i) during 30 days, whether or not such days 86 are consecutive, or (ii) for 240 hours, and subsequently becomes totally or partially separated from such 87 88 employment.

89 4. For 52 weeks, beginning with the date of the determination or decision, if the Commission finds 90 that such individual, within 36 calendar months immediately preceding such determination or decision, 91 has made a false statement or representation knowing it to be false, or has knowingly failed to disclose a material fact, to obtain or increase any benefit or payment under this title, the unemployment compensation of any other state, or any other program of the federal government which is administered 92 93 94 in any way under this title, either for himself or any other person. Overpayments that have been fraudulently obtained and any penalty assessed against the individual pursuant to § 60.2-636 shall be 95 96 recoverable as provided in § 60.2-633.

97 5. If such separation arose as a result of an unlawful act which resulted in a conviction and after his 98 release from prison or jail until he has performed services for an employer for (i) 30 days, whether or 99 not such days are consecutive, or (ii) 240 hours, and subsequently becomes totally or partially separated 100 from such employment.

101 6. If such separation arose as a condition of the individual's parole or release from a custodial or 102 penal institution and such individual was participating in the Diversion Center Incarceration Program 103 pursuant to § 19.2-316.3. 104

### § 60.2-618. (Contingent effective date) Disgualification for benefits.

105 An individual shall be disqualified for benefits upon separation from the last employing unit for 106 whom he has worked 30 days or 240 hours or from any subsequent employing unit:

107 1. For any week benefits are claimed until he has performed services for an employer (i) during 30 days, whether or not such days are consecutive, or (ii) for 240 hours, and subsequently becomes totally 108 109 or partially separated from such employment, if the Commission finds such individual is unemployed 110 because he left work voluntarily without good cause.

111 If (a) at the time of commencing employment with such employing unit an individual is enrolled in 112 an accredited academic program of study provided by an institution of higher education for students that have been awarded a baccalaureate degree, which academic program culminates in the awarding 113 114 of a master's, doctoral, or professional degree; (b) the individual's employment with such employing unit commenced and ended during the period between spring and fall semesters of the academic program in 115 116 which the individual is enrolled; and (c) the individual returns to such academic program following his separation from such employing unit, there shall be a rebuttable presumption that the individual left 117

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118 work voluntarily.

119 As used in this chapter, "good cause" shall not include (a) (1) voluntarily leaving work with an 120 employer to become self-employed or (b) (2) voluntarily leaving work with an employer to accompany 121 or to join his or her spouse in a new locality, except where an individual leaves employment to 122 accompany his or her spouse to the location of the spouse's new duty assignment if (1) (A) the spouse is 123 on active duty in the military or naval services of the United States; (2) (B) the spouse's relocation to a 124 new military-related assignment is pursuant to a permanent change of station order; (3) (C) the location 125 of the spouse's new duty assignment is not readily accessible from the individual's place of employment; 126 and (4) (D) except for members of the Virginia National Guard relocating to a new assignment within 127 the Commonwealth, the spouse's new duty assignment is located in a state that, pursuant to statute, does 128 not deem a person accompanying a military spouse as a person leaving work voluntarily without good 129 cause. An individual shall not be deemed to have voluntarily left work solely because the separation was 130 in accordance with a seniority-based policy.

131 2. a. For any week benefits are claimed until he has performed services for an employer (i) during 132 30 days, whether or not such days are consecutive, or (ii) for 240 hours, and subsequently becomes 133 totally or partially separated from such employment, if the Commission finds such individual is 134 unemployed because he has been discharged for misconduct connected with his work. 135

b. For the purpose of this subdivision, "misconduct" includes, but shall not be limited to:

136 (1) An employee's confirmed positive test for a nonprescribed controlled substance, identified as such 137 in Chapter 34 (§ 54.1-3400 et seq.) of Title 54.1, where such test was conducted at the direction of his 138 employer in conjunction with the employer's administration and enforcement of a known workplace drug 139 policy. Such test shall have been performed, and a sample collected, in accordance with scientifically 140 recognized standards by a laboratory accredited by the United States Department of Health and Human Services, or the College of American Pathology, or the American Association for Clinical Chemistry, or 141 142 the equivalent, or shall have been a United States Department of Transportation-qualified drug screen 143 conducted in accordance with the employer's bona fide drug policy. The Commission may consider 144 evidence of mitigating circumstances in determining whether misconduct occurred.

145 (2) An employee's intentionally false or misleading statement of a material nature concerning past criminal convictions made in a written job application furnished to the employer, where such statement 146 147 was a basis for the termination and the employer terminated the employee promptly upon the discovery 148 thereof. The Commission may consider evidence of mitigating circumstances in determining whether 149 misconduct occurred.

150 (3) A willful and deliberate violation of a standard or regulation of the Commonwealth, by an 151 employee of an employer licensed or certified by the Commonwealth, which violation would cause the 152 employer to be sanctioned or have its license or certification suspended by the Commonwealth. The 153 Commission may consider evidence of mitigating circumstances in determining whether misconduct 154 occurred.

155 (4) Chronic absenteeism or tardiness in deliberate violation of a known policy of the employer or 156 one or more unapproved absences following a written reprimand or warning relating to more than one 157 unapproved absence. The Commission may consider evidence of mitigating circumstances in determining 158 whether misconduct occurred.

159 (5) An employee's loss of or failure to renew a license or certification that is a requisite of the 160 position held by the employee, provided the employer is not at fault for the employee's loss of or failure to renew the license or certification. The Commission may consider evidence of mitigating 161 162 circumstances in determining whether misconduct occurred.

163 3. a. If it is determined by the Commission that such individual has failed, without good cause, either 164 to apply for available, suitable work when so directed by the employment office or the Commission or to accept suitable work when offered him. The disqualification shall commence with the week in which 165 such failure occurred, and shall continue for the period of unemployment next ensuing until he has 166 performed services for an employer (i) during 30 days, whether or not such days are consecutive, or (ii) 167 168 for 240 hours, and subsequently becomes totally or partially separated from such employment.

169 b. In determining whether or not any work is suitable for an individual, the Commission shall 170 consider the degree of risk involved to his health, safety and morals, his physical fitness and prior 171 training, his experience, his length of unemployment and the accessibility of the available work from his 172 residence.

173 c. No work shall be deemed suitable and benefits shall not be denied under this title to any otherwise 174 eligible individual for refusing to accept new work under any of the following conditions:

175 (1) If the position offered is vacant due directly to a strike, lockout, or other labor dispute;

176 (2) If the wages, hours, or other conditions of the work offered are substantially less favorable to the 177 individual than those prevailing for similar work in the locality; or

178 (3) If as a condition of being employed the individual would be required to join a company union or 179 to resign from or refrain from joining any bona fide labor organization.

180 d. No individual shall be qualified for benefits during any week that such individual, in connection with an offer of suitable work, has a confirmed positive test for a nonprescribed controlled substance, 181 182 identified as such in Chapter 34 (§ 54.1-3400 et seq.) of Title 54.1, if the test is required as a condition 183 of employment and (i) performed, and a sample is collected, in accordance with scientifically recognized standards by a laboratory accredited by the United States Department of Health and Human Services, or 184 the College of American Pathology, or the American Association for Clinical Chemistry, or the 185 equivalent, or (ii) a United States Department of Transportation-qualified drug screen conducted in 186 accordance with the employer's bona fide drug policy. The disqualification shall commence with the 187 188 week in which such a test was conducted, and shall continue for the period of unemployment next 189 ensuing until he has performed services for an employer (a) during 30 days, whether or not such days are consecutive, or (b) for 240 hours, and subsequently becomes totally or partially separated from such 190 191 employment.

192 4. For 52 weeks, beginning with the date of the determination or decision, if the Commission finds that such individual, within 36 calendar months immediately preceding such determination or decision, 193 194 has made a false statement or representation knowing it to be false, or has knowingly failed to disclose 195 a material fact, to obtain or increase any benefit or payment under this title, the unemployment 196 compensation of any other state, or any other program of the federal government which is administered 197 in any way under this title, either for himself or any other person. Overpayments of benefits that have 198 been fraudulently obtained and any penalty assessed against the individual pursuant to § 60.2-636 shall 199 be recoverable as provided in § 60.2-633.

5. If such separation arose as a result of an unlawful act which resulted in a conviction and after his
release from prison or jail until he has performed services for an employer for (i) 30 days, whether or
not such days are consecutive, or (ii) 240 hours, and subsequently becomes totally or partially separated
from such employment.

6. If such separation arose as a condition of the individual's parole or release from a custodial or
penal institution and such individual was participating in the Diversion Center Incarceration Program
pursuant to § 19.2-316.3.