



General Assembly

January Session, 2001

Amendment

LCO No. 7563

Offered by:

SEN. RORABACK, 30th Dist.

To: Subst. Senate Bill No. 1361

File No. 759

Cal. No. 249

**"AN ACT CONCERNING ELIGIBILITY FOR UNEMPLOYMENT
COMPENSATION."**

1 After line 92, insert the following:

2 "Sec. 3. Subdivision (2) of subsection (a) of section 31-236 of the
3 general statutes, as amended by section 1 of public act 01-37, is
4 repealed and the following is substituted in lieu thereof:

5 (2) (A) If, in the opinion of the administrator, the individual has left
6 suitable work voluntarily and without good cause attributable to the
7 employer, until such individual has earned at least ten times such
8 individual's benefit rate, provided whenever an individual voluntarily
9 leaves part-time employment under conditions that would render the
10 individual ineligible for benefits, such individual's ineligibility shall be
11 limited as provided in subsection (b) of this section, if applicable, and
12 provided further, no individual shall be ineligible for benefits if the
13 individual leaves suitable work (i) for good cause attributable to the
14 employer, including leaving as a result of changes in conditions
15 created by the individual's employer, (ii) to care for a seriously ill

16 spouse or child, or parent domiciled with the individual, provided
17 such illness is documented by a licensed physician, (iii) due to the
18 discontinuance of transportation, other than the individual's
19 personally owned vehicle, used to get to and from work, provided no
20 reasonable alternative transportation is available, or (iv) to protect the
21 individual or a child domiciled with the individual from becoming or
22 remaining a victim of domestic violence, as defined in section 17b-
23 112a, provided such individual has made reasonable efforts to
24 preserve the employment, but the employer's account shall not at any
25 time be charged with respect to any voluntary leaving that falls under
26 subparagraph (A)(iv) of this subdivision; or (B) if, in the opinion of the
27 administrator, the individual has been discharged or suspended for
28 felonious conduct, conduct constituting larceny of property or service,
29 the value of which exceeds twenty-five dollars, or larceny of currency,
30 regardless of the value of such currency, wilful misconduct in the
31 course of the individual's employment, conduct resulting in the
32 suspension or revocation of the individual's motor vehicle operator's
33 license by the Commissioner of Motor Vehicles or a judge of the
34 Superior Court if the primary responsibility of such individual's
35 employment is the operation of a motor vehicle, or participation in an
36 illegal strike, as determined by state or federal laws or regulations,
37 until such individual has earned at least ten times the individual's
38 benefit rate; provided an individual who (i) while on layoff from
39 regular work, accepts other employment and leaves such other
40 employment when recalled by the individual's former employer, (ii)
41 leaves work that is outside the individual's regular apprenticeable
42 trade to return to work in the individual's regular apprenticeable
43 trade, (iii) has left work solely by reason of governmental regulation or
44 statute, or (iv) leaves part-time work to accept full-time work, shall not
45 be ineligible on account of such leaving and the employer's account
46 shall not at any time be charged with respect to such separation, unless
47 such employer has elected payments in lieu of contributions."