## 97TH GENERAL ASSEMBLY

## State of Illinois

## 2011 and 2012

#### SB2542

Introduced 12/13/2011, by Sen. Kyle McCarter

### SYNOPSIS AS INTRODUCED:

820 ILCS 405/602

from Ch. 48, par. 432

Amends the Unemployment Insurance Act. Provides that misconduct need not be deliberate and willful when there is a violation of an employer's reasonable rule or policy, in a provision determining eligibility for benefits after a discharge for misconduct. Makes a change concerning the nature of an employer's warning or instruction in regards to repeated misconduct.

LRB097 14823 AEK 59852 b

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AN ACT concerning employment.

# 2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The Unemployment Insurance Act is amended by 5 changing Section 602 as follows:

6 (820 ILCS 405/602) (from Ch. 48, par. 432)

7 Sec. 602. Discharge for misconduct - Felony. Α. An 8 individual shall be ineligible for benefits for the week in 9 which he has been discharged for misconduct connected with his work and, thereafter, until he has become reemployed and has 10 had earnings equal to or in excess of his current weekly 11 benefit amount in each of four calendar weeks which are either 12 13 for services in employment, or have been or will be reported 14 the provisions of the Federal pursuant to Insurance Contributions Act by each employing unit for which such 15 16 services are performed and which submits a statement certifying 17 to that fact. The regualification requirements of the preceding sentence shall be deemed to have been satisfied, as of the date 18 of reinstatement, if, subsequent to his discharge by an 19 20 employing unit for misconduct connected with his work, such 21 individual is reinstated by such employing unit. For purposes of this subsection, the term "misconduct" means the deliberate 22 and willful violation of a reasonable rule or policy of the 23

employing unit, governing the individual's behavior in performance of his work, provided such violation has harmed the employing unit or other employees or has been repeated by the individual despite a warning or other explicit instruction from the employing unit.

6 B. Notwithstanding any other provision of this Act, no 7 benefit rights shall accrue to any individual based upon wages 8 from any employer for service rendered prior to the day upon 9 which such individual was discharged because of the commission 10 of a felony in connection with his work, or because of theft in 11 connection with his work, for which the employer was in no way 12 responsible; provided, that the employer notified the Director of such possible ineligibility within the time limits specified 13 by regulations of the Director, and that the individual has 14 15 admitted his commission of the felony or theft to a 16 representative of the Director, or has signed a written 17 admission of such act and such written admission has been presented to a representative of the Director, or such act has 18 resulted in a conviction or order of supervision by a court of 19 20 competent jurisdiction; and provided further, that if by reason of such act, he is in legal custody, held on bail or is a 21 22 fugitive from justice, the determination of his benefit rights 23 shall be held in abeyance pending the result of any legal proceedings arising therefrom. 24

25 (Source: P.A. 85-956.)

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