

General Assembly

Substitute Bill No. 6929

January Session, 2019

H B 0 6 9 2 9 L A B 0 3 2 0 1 9

## AN ACT ALLOWING CERTAIN STATE AND MUNICIPAL WORKERS AND FIRST RESPONDERS TO FILE WORKERS' COMPENSATION CLAIMS FOR INJURIES SUSTAINED WHILE TRAVELING TO AND FROM WORK.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. Subdivision (1) of section 31-275 of the general statutes is
 repealed and the following is substituted in lieu thereof (*Effective October 1, 2019*):

4 (1) "Arising out of and in the course of his employment" means an 5 accidental injury happening to an employee or an occupational disease 6 of an employee originating while the employee has been engaged in 7 the line of the employee's duty in the business or affairs of the 8 employer upon the employer's premises, or while engaged elsewhere 9 upon the employer's business or affairs by the direction, express or 10 implied, of the employer, provided:

(A) (i) (I) For a police officer or firefighter, "in the course of his employment" encompasses such individual's departure from such individual's place of abode to duty, such individual's duty, and the return to such individual's place of abode after duty, and (II) for an <u>emergency management service employee or dispatcher employed by</u> the state or a municipality of the state, "in the course of his employment" encompasses such individual's departure from such individual's place of abode to duty and the return to such individual's
place of abode after duty, provided such employee or dispatcher is
responding to a direct order to appear at such individual's work
assignment and is responding to an emergency, as determined by such
individual's employer;

23 (ii) For an employee of the Department of Correction, (I) when 24 responding to a direct order to appear at his or her work assignment 25 under circumstances in which nonessential employees are excused 26 from working, or (II) following two or more mandatory overtime work 27 shifts on consecutive days, "in the course of his employment" 28 encompasses such individual's departure from such individual's place 29 of abode directly to duty, such individual's duty, and the return 30 directly to such individual's place of abode after duty;

31 (iii) Notwithstanding the provisions of clauses (i) and (ii) of this 32 subparagraph, the dependents of any deceased employee of the 33 Department of Correction who was injured in the course of his 34 employment, as defined in this subparagraph, on or after July 1, 2000, 35 and who died not later than July 15, 2000, shall be paid compensation 36 on account of the death, in accordance with the provisions of section 37 31-306, retroactively to the date of the employee's death. The cost of the 38 payment shall be paid by the employer or its insurance carrier which 39 shall be reimbursed for such cost from the Second Injury Fund as 40 provided in section 31-354 upon presentation of any vouchers and 41 information that the Treasurer may require;

(B) A personal injury shall not be deemed to arise out of the
employment unless causally traceable to the employment other than
through weakened resistance or lowered vitality;

45 (C) In the case of an accidental injury, a disability or a death due to 46 the use of alcohol or narcotic drugs shall not be construed to be a 47 compensable injury;

48 (D) For aggravation of a preexisting disease, compensation shall be

allowed only for that proportion of the disability or death due to the
aggravation of the preexisting disease as may be reasonably attributed
to the injury upon which the claim is based;

52 (E) A personal injury shall not be deemed to arise out of the 53 employment if the injury is sustained: (i) At the employee's place of 54 abode, and (ii) while the employee is engaged in a preliminary act or 55 acts in preparation for work unless such act or acts are undertaken at 56 the express direction or request of the employer;

57 (F) For purposes of subparagraph (C) of this subdivision, "narcotic 58 drugs" means all controlled substances, as designated by the 59 Commissioner of Consumer Protection pursuant to subsection (c) of 60 section 21a-243, but does not include drugs prescribed in the course of 61 medical treatment or in a program of research operated under the 62 direction of a physician or pharmacologist. For purposes of 63 subparagraph (E) of this subdivision, "place of abode" includes the 64 inside of the residential structure, the garage, the common hallways, 65 stairways, driveways, walkways and the yard;

66 (G) The Workers' Compensation Commission shall adopt 67 regulations, in accordance with the provisions of chapter 54, to 68 implement the provisions of this section and shall define the terms "a 69 preliminary act", "acts in preparation for work", "departure from place 70 of abode directly to duty" and "return directly to place of abode after 71 duty" on or before January 1, 2006.

This act shall take effect as follows and shall amend the following<br/>sections:Section 1October 1, 201931-275(1)

LAB Joint Favorable Subst.