

Subsections two and three of the new section contain the provisions of the old section thirty-one (*b*) and the only change is that in paragraphs (*b*) and (*c*) of subsection two and in subsection three of the new section, there is a reference to "a lower rate of wages" in place of the former reference in the old section to "wages lower". In determining suitability of employment it is impossible to know in advance what the actual wages received in the future will be. It is possible only to know the rate of wages offered. The new subsection three formerly appeared as a proviso to paragraph (*b*) of the old section thirty-one but it is now set up as a substantive provision which it is.

5. New Section 41.

This section is a combination of the old section forty-three (*c*) and the old section forty-four. The old forty-three (*c*) becomes forty-one (1) and the old forty-four becomes forty-one (2). The section now refers to a person who has "lost his employment, rather than discharged from his employment". The change is proposed because persons sometimes leave because of their actions, rather than wait to be discharged.

5. New Section 42.

There is no change in substance in this section which is the old section forty-three (*e*) re-numbered.