

Sec. 31-222-2. Casual labor

In order to be excepted from coverage, within the meaning of section 31-222(a)(5)(G) of the general statutes, labor shall be both casual and not in the course of the employer's trade or business. Generally the labor is "casual" if it is occasional and incidental and occurs irregularly; and is "not in the course of the employer's trade or business" if it does not readily appear to advance, promote or further the trade or business of the employer.