COMMONWEALTH OF MASSACHUSETTS

SUFFOLK, ss.	BOSTON MUNICIPAL COURT CIVIL ACTION NO: 2011-01-CV-0753
GREGORIA REGALADO,	
Plaintiff, v.)))
JUDITH L. CICATIELLO, in her capacity as Director of the Department of Unemployment Assistance, and GRANDMA'S MONTESSORI SCHOOL Defendants.)) PROPOSED ORDER))))

This is an appeal of a final decision of the defendant Department of Unemployment Assistance (DUA) which, through the Board of Review, reversed a decision of the DUA Review Examiner and denied plaintiff unemployment insurance benefits (UI) on the grounds that plaintiff left her job voluntarily under G.L. c. 151A, § 25(e)(1).

This Court finds that the plaintiff left her job for urgent, compelling and necessitous reasons. Accordingly, DUA's decision is reversed and plaintiff is awarded UI. Additionally, since it is found that the plaintiff's separation was rendered involuntary by reason of urgent, compelling and necessitous reasons and was not good cause attributable to the employer, the employer's account shall be relieved of all charges and any benefits paid to the claimant should be charged against the solvency fund.

So ordered by

Dated: October 31, 2011