MAINE STATE LEGISLATURE

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STATE OF MAINE ONE HUNDRED AND ELEVENTH LEGISLATURE FIRST REGULAR SESSION

JOINT STANDING COMMITTEE ON

Labor

BILL SUMMARY



JULY, 1983

Prepared by:

Sarah J. Hooke, Legislative Counsel Labor Committee

Office of Legislative Assistants State House, Station 13 Augusta, Maine 04333 (207) 289-2486

- 993 AN ACT TO INCREASE THE COMPENSATION Hickey
 BENEFITS FOR EMPLOYEES FORMERLY WORK- Paradis, P.
 ING FOR A BANKRUPT EMPLOYER
 Hayes
 Tammaro

 Hayes
 Tammaro
- SUMMARY: Maine Wage Assurance Fund would provide up to 3 weeks wages, rather than 1 week's wages, to employees owed wages by a bankrupt employer.
- COMMITTEE AMENDMENT "A" (H-104): Changes maximum to 2 weeks' wages (adopted).
- 994 AN ACT TO ENCOURAGE SMALL BUSINESSES Tuttle CMTP(acc.)
 TO PARTICIPATE IN APPRENTICESHIP Zirnkilton
 PROGRAMS Norton
 Dutremble
- SUMMARY: Provides method to establish apprenticeship programs in piecework industries when certain minimum standards are met.
- 1038 AN ACT TO IMPROVE THE EVALUATION OF Nadeau Carryover to HEARING LOSS UNDER THE WORKERS' COM- Clark, H. next session Hayes

 MacEachern
- SUMMARY: Makes it easier to collect benefits under occupational disease law by allowing benefits for hearing loss in higher frequencies, where loss is more common.
- NOTE: Carried over pending negotiations among members of Speaker's Select Committee on Workers' Compensation on the measurement of hearing loss that will be compensable; see also LD 1757 on measurement of hearing loss.
- 1039 AN ACT REGARDING RETURN TO WORK Clark, H. LV/WD (acc.)
 UNDER THE WORKERS' COMPENSATION LAW McHenry
 Hayes
 Baldacci
- SUMMARY: Employers shall have the obligation to make jobs available to injured employees and to provide information on this subject to employees and their bargaining representatives; an employer's obligation to transfer an injured employee to suitable work shall continue for 1 year after maximum medical improvement or 2 years after the date of injury, whichever is earlier.
- 1040 AN ACT TO ENCOURAGE SPEEDY REHABILI Martin, J. LV/WD (acc.)
 TATION UNDER THE WORKERS' COMPENSATION ACT
- SUMMARY: Employees disabled for more than 3 months shall be entitled, at the employer's expense, to rehabilitation and evaluation.