

STATE OF MAINE HOUSE OF REPRESENTATIVES 102ND LEGISLATURE

HOUSE AMENDMENT "C" to H.P. 1137, L.D. 1557, Bill, "An Act Revising the Maine Employment Security Law."

Amend said Bill by striking out all of paragraph C of section 19 and inserting in place thereof the following:

"'<u>C.</u> For the purposes of paragraph A, the experience rating record of the most recent subject employer shall not be charged with benefits paid to a claimant whose work record with such employer totaled 5 consecutive work weeks or less of total or partial employment but in such case the most recent subject employer with whom claimant's work record exceeded 5 consecutive work weeks <u>of total or partial</u> <u>employment</u> shall be charged if such employer would have otherwise been chargeable had not subsequent employment intervened.' "

Filed by Mr. Gifford of Manchester.

Reproduced and distributed under the direction of the Clerk of the House.

(Filing No. H-381)