

STATE OF MAINE HOUSE OF REPRESENTATIVES 104th LEGISLATURE

COMMITTEE AMENDMENT " A" to H. P. 565, L. D. 746, Bill, "AN ACT Relating to Certain Disqualifications Under the Employment Security Law."

Amend said Bill by inserting after the enacting clause (same in L. D. 746) the following:

'Sec. 1. P. S., T. 26, §1193, sub-§3, amended. The first paragraph of subsection 3 of section 1193 of Title 26 of the Revised Statutes, as amended by section 15 of chapter 381 of the public laws of 1965, is further amended to read as follows:

For the duration of his unemployment subsequent to his having refused to accept an offer of suitable work for which he is reasonably fitted, or having refused to accept a referral to a suitable job opportunity when directed to do so by a local employment office of this State or another state or if an employer is unable to contact a former employee at last known or given address, for the purpose of recall to employment; or the individual fails to respond to a request to report to the local office for the purpose of a referral to a suitable job, and the disgualification shall continue until claimant has earned 8 times his weekly benefit amount; except, that, if the commission determines that refusal has occurred for cause of

(Over) (Filing Mo. H-94)

COMMITTEE AMENDMENT to H. P. 565, L. D. 746 Page 2.

necessitous and compelling nature, the individual shall be ineligible for the week in which the refusal occurred and while such inability or unavailability continues.'

· ·

Further amend said Bill by inserting at the beginning of the first line, after the enacting clause, (same in L. D. 746) the underlined abbreviation and figure 'Sec. 2.'

Reported by a Majority of the Committee on Labor.

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

(Filing No. H-94)

3/13/69