

STATE OF MAINE SENATE 106TH LEGISLATURE - •

SENATE AMENDMENT "A " to H.P. 744, L.D. 957, Bill, "AN ACT Relating to Definition of Hotel under Labor Laws."

Amend said Bill by striking out everything after the enacting clause and inserting in place thereof the following:

'<u>R. S., T. 26, § 663, sub-§ 9, additional.</u> Section 663 of Title 26 of the Revised Statutes, as enacted by section 4 of chapter 466 of the public laws of 1967, and as amended, is further amended by adding a new subsection 9 to read as follows:

9. Hotel. "Hotel," a commercial establishment offering lodging to transients and often having restaurants, public rooms, shops, etc., that are available to the general public; hostelry, hotel, motor hotel, house inn, resort, tourist court, motor court, cottage colony, tavern or any other establishment relating to the innkeeping industry that refers to establishments for the lodging or entertainment of travelers.'

Statement of Fact

The purpose of this amendment is to clarify the meaning of the word "hotel" as used in the minimum wage and overtime law.

Reproduced and distributed pursuant to Senate Rule No. 11 A. June 5, 1973. (Filing No. S-208)

July R Bulun COUNTY: Androscoggin KUOX