

MAINE STATE LEGISLATURE

The following document is provided by the
LAW AND LEGISLATIVE DIGITAL LIBRARY
at the Maine State Law and Legislative Reference Library
<http://legislature.maine.gov/lawlib>



Reproduced from scanned originals with text recognition applied
(searchable text may contain some errors and/or omissions)

STATE OF MAINE
SENATE
108TH LEGISLATURE
FIRST REGULAR SESSION

(Filing No. S-377)

SENATE AMENDMENT "C" to S.P. 590, L.D. 1896, Bill, "AN ACT to Make Additional Corrections of Errors and Inconsistencies in the Laws of Maine."

Amend the bill by inserting after section 99 the following:

'Sec. 99-A. 26 MRSA §1221, sub-§3, paragraph A-1, as enacted
by PL 1975, c. 693, is amended to read:

A-1. No charge shall be made to an individual employer for supplemental weekly benefits for dependents paid in accordance with section 1191, subsection 6 nor shall a charge be made to an individual employer for benefits paid to persons who have left work under the conditions described in section 1193, subsection 1, paragraph A, the last sentence; charges for such benefits shall be made to the General Fund.'

Statement of Fact

The amended version of L.D. 143, which was enacted this session, made certain changes in the disqualification provisions applied to persons who otherwise voluntarily quit work. Through oversight, parallel changes were not made to

4. DE R.

the provisions of the Employment Security Law which specify the benefits which are chargeable to an employer's "experience rating record." This amendment would maintain existing practice with respect to the effect of benefits upon a particular employer's "experience rating." Thus, while benefits for certain voluntary quits would still be paid from our Unemployment Compensation Fund, experience ratings of individual employers would not be adversely affected.

(Morrell)
Name: *Robert Morrell*
County: Cumberland