MAINE STATE LEGISLATURE

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FIR	ST REGULAR SESSION
ONE HUNDRED	AND ELEVENTH LEGISLATURE
Legislative Document	No. 975
S.P. 330	In Senate, March 3, 1983
Referred to the Commi- ordered printed.	ttee on Labor. Sent down for concurrence and
	JOY J. O'BRIEN, Secretary of the Senate
Presented by Senator Brown Cosponsor: Representat	
	STATE OF MAINE
	HE YEAR OF OUR LORD HUNDRED AND EIGHTY-THREE
AN ACT Relati under the W	ng to the Annual Adjustment orkers' Compensation Act.
Be it enacted by th follows:	e People of the State of Maine as
Sec. 1. 39 MR 1981, c. 483, §1, i	SA §54, first ¶, as amended by PL s further amended to read:
injury is total, employee a weekly cage gross weekly wa more than 166 2/3% State as computed b sion; nor less that pensation shall be that it continues tionship to the ave	acity for work resulting from the the employer shall pay the injured ompensation equal to 2/3 his averges, earnings or salary, but not of the average weekly wage in the y the Employment Security Commisns \$25 weekly; and such weekly comadjusted annually on July 1st so to bear the same percentage relarage weekly wage in the State as loyment Security Commission, as it

did at the time of the injury. In the following cases shall, for the purposes of this Act, be conclusively presumed that the injury resulted in permanent total incapacity; the total and irrevocable loss of both eyes, the loss of both hands at or above the wrist, the loss of both feet at above or the loss of one hand and one foot, an ankle, injury to the spine resulting in permanent and complete paralysis of the arms or legs or an injury to the skull resulting in incurable imbecility or insanity. In the event of such permanent total incapacity, the employer shall pay the employee a weekly compensation equal to 2/3 his average gross weekly wage, earnings or salary, but not more than 166 2/3% of the average weekly wage in the State as computed by Employment Security Commission; nor less than \$25 weekly; and such weekly compensation shall be adjusted annually on July 1st so that it continues to bear same percentage relationship to the the average Employweekly wage in the State as computed by the ment Security Commission, as it did at the time of the injury. The maximum annual adjustment required under this section is 5.5%. If the totally incapacitated employee dies, as a result of this injury, leaving dependents who were dependent upon his ings at the time of his injury, then payments shall be made to the dependents in accordance with procedures established by section 58.

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Sec. 2. 39 MRSA §55, as amended by PL 1981, c. 483, §2, is further amended to read:

§55. Compensation for partial incapacity

While the incapacity for work resulting from injury is partial, the employer shall pay the injured employee a weekly compensation equal to 2/3 the difference, due to the injury, between his average gross weekly wages, earnings or salary before the injury the weekly wages, earnings or salary which he is able to earn thereafter, but not more than 166 average weekly wage in the State as computed of the Employment Security Commission; and by the weekly compensation shall be adjusted annually on July 1st so that it continues to bear the same percentage relationship to the average weekly wage in the State as computed by the Employment Security Commission, as it did at the time of the injury. The maximum annual adjustment required under this section is 5.5%.

Sec. 3. 39 MRSA §58. first ¶, as amended by PL

Sec. 3. 39 MRSA §58, first ¶, as amended by PL
1981, c. 483, §3, is further amended to read:

If death results from the injury, the employer shall pay the dependents of the employee, dependent upon his earnings for support at the time of a weekly payment equal to 2/3 his average injury, gross weekly wages, earnings or salary, but not more than 166 2/3% of the average weekly wage in the State computed by the Employment Security Commission; nor less than \$25 weekly; from the date of time as provided for in the following until such paragraph. Such weekly compensation shall be adjusted annually on July 1st so that it continues to bear the same percentage relationship to the average weekly wage in the State as computed by the Employment Security Commission, as it did at the time of the injury. The maximum annual adjustment required under this section is 5.5%.

22 STATEMENT OF FACT

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This bill limits the annual adjustment of workers' compensation benefits to 5.5%.

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