MAINE STATE LEGISLATURE

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following:

	L.D. 339
2	DATE: 4-29-99 (Filing No. H-354)
4	DAIL: (5) / · · · · · · · · · · · · · · · · · ·
	REPORT A
6	LABOR
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10	Reproduced and distributed under the direction of the Clerk of the House.
12	STATE OF MAINE
14	HOUSE OF REPRESENTATIVES
	119TH LEGISLATURE
16	FIRST REGULAR SESSION
18	COMMITTEE AMENDMENT "Ho H.P. 235, L.D. 339, Bill, "An
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20	Act to Treat All Employees Equitably with Respect to Leaves of Absence for Legislative Service"
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	Amend the bill by striking out the title and substituting
24	the following:
26	'An Act to Amend the Law Regarding Leaves of Absense for
	Legislative Service'
28	Further amend the bill in section 1 in that part designated
30	"§821." by striking out all of the first paragraph and inserting
	in its place the following:
32	'Any person, except a person covered under Title 20-A,
34	section 13602, employed in a position other than a temporary
	position must be granted a leave of absence to fulfill the duties
36	of a Legislator, as long as the person gives written notice to
38	the employer of the person's intent to become a candidate for the Legislature within 10 days after taking action under Title 21-A
	to place the person's name on a primary or general election
40	ballot. Following the term of service as a Legislator, the
42	person, if still qualified to perform the duties of the position from which the person was granted leave, is entitled to be
46	restored to the person's previous or a similar position with the
44	same status, pay and seniority. The leave of absence may, within
	the discretion of the employer he with or without pay and is

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Further amend the bill by inserting after section 1 the

limited to 4 legislative terms of 2 years.'



COMMITTEE AMENDMENT "H" to H.P. 235, L.D. 339

'Sec. 2. 26 MRSA §824, sub-§1, as enacted by PL 1983, c. 128, §1, is amended to read:

1. Request. An employer who feels that granting the leave of absence required by this subchapter will cause unreasonable hardship for his the employer's business may appeal for relief by filing a written notice of appeal to with the chairman chair of the State Board of Arbitration and Conciliation. If the notice of appeal is not filed within 14 days of receipt of the employee's notice requesting a leave of absence, the employer waives his the right to appeal. The notice of appeal shall must state the name of the employee and the reasons for the alleged unreasonable hardship. Payment for the services of a member of the board must be shared by the parties in accordance with section 931. This section provides the exclusive remedy for an employer claiming unreasonable hardship as a result of a request for leave of absence.'

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20 SUMMARY

This amendment increases the number of terms for which an employer must give an employee a leave of absence for legislative service from one term to 4 terms. The amendment also clarifies how payment is provided for the services of the State Board of Arbitration and Conciliation, which hears appeals to the leave of absence requirement from employers who believe the leave would constitute an unreasonable hardship.

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