

A. S.		
	1 1.	L.D. 1847
2	DATE: 3/17/6	(Filing No. H- $839$ )
4		
б	LABOR	
8	Majority	
10		r the direction of the Clerk of
12		<b>DF MAINE</b>
14	HOUSE OF REPRESENTATIVES 122ND LEGISLATURE	
16		ULAR SESSION
18	А	H.P. 1287, L.D. 1847, Bill, "An
20	COMMITTEE AMENDMENT "/]" to Act To Clarify the Unemployment I	
22		g out the title and substituting
24	the following:	
26	'Resolve, To Require the Department of Labor, in Consultation with Interested Parties, To Examine the Laws and Practices Regarding the Definition of "Employment" for Purposes of	
28	Unemployment Compensation'	
30		striking out everything after the and inserting in its place the
32	following:	and institung in 105 pideo the
34	'Sec. 1. Definition of employm of Labor, in consultation with	<b>tent. Resolved:</b> That the Department interested parties, shall study
36	the laws and practices used in d	lefining "employment" for purposes
38	examination of the following iss	ues and any others the department
40	or an interested party determines	
42	"employment" for purposes of une	t laws and standards that define mployment compensation, including
44	ll, paragraph E, to distinguish	tle 26, section 1043, subsection accurately between persons who
46	are bona fide independent cont: considered employees;	ractors and those who should be
48		it of, revising the Department of
50	Labor survey instrument used t independent contractor;	o determine who is a bona fide

Page 1-LR2986(2)

# **COMMITTEE AMENDMENT**

COMMITTEE AMENDMENT "A" to H.P. 1287, L.D. 1847

The need for, or benefit of, the State's adopting
 Internal Revenue Service guidelines for determining who is a bona fide independent contractor;

4. The need for, or benefit of, the State's adopting the
same criteria for determining who is a bona fide independent contractor for purposes of unemployment compensation that it now
follows for purposes of workers' compensation; and

 5. The need for, or benefit of, the State's instituting a precertification program for bona fide independent contractors
 similar to programs in Minnesota and other states; and be it further

Sec. 2. Report. Resolved: That the Department of Labor, after consultation with interested parties, shall submit a report to the joint standing committee of the Legislature having jurisdiction over labor matters by January 15, 2007 regarding this resolve. The report must include findings, recommendations and any proposed implementing legislation. The joint standing committee of the Legislature having jurisdiction over labor matters may report out legislation relating to the subject matter of this resolve to the First Regular Session of the 123rd Legislature; and be it further

26 Sec. 3. Participants in study. Resolved: That, in conducting the study under section 1 and preparing the report under section 2, 28 the Department of Labor shall call upon interested parties to participate and offer comment and shall offer equal participation 30 to representatives of both management and labor interests, including, but not limited to, representatives of:

32

<u>\_\_\_\_</u>

4

14

1. Contractors who employ the services of subcontractors;

34 36

2. Self-employed, unincorporated subcontractors;

3. Persons engaged in the installation of flooring 38 materials; and

4. Attorneys who practice in labor law, including the areas of unemployment compensation and workers' compensation law; and
 42 be it further

Sec. 4. Funding. Resolved: That the Department of Labor shall seek outside funds from the Federal Government, nonprofit foundations and other appropriate public or private sources to fund the costs of the study. Contributions to support the study
 may not be accepted from any party having a pecuniary or other

Page 2-LR2986(2)

# COMMITTEE AMENDMENT

# COMMITTEE AMENDMENT "A" to H.P. 1287, L.D. 1847

્ર ્રું **ડિ**ન

6

8

vested interest in the outcome of the matters being studied. To
the extent that outside contributions are inadequate to pay for all costs of the study, the department shall make every effort to
complete the study and report within existing budgeted resources.'

#### SUMMARY

This amendment, which is the majority report of the Joint Standing Committee on Labor, strikes the bill and replaces it 10 with a resolve. The resolve requires the Department of Labor to conduct a study of the laws and practices regarding the 12 of "employment" for definition purposes of unemployment 14 compensation. The department shall call upon interested parties in conducting its study and shall submit a report to the joint 16 standing committee of the Legislature having jurisdiction over labor matters with its findings, recommendations and any proposed 18 implementing legislation.

#### FISCAL NOTE REQUIRED (See attached)

Page 3-LR2986(2)





## **122nd MAINE LEGISLATURE**

### LD 1847

#### LR 2986(02)

#### An Act to Clarify the Unemployment Laws Relating to Subcontractors

## Fiscal Note for Bill as Amended by Committee Amendment "A" Committee: Labor Fiscal Note Required: Yes Minority Report

### **Fiscal Note**

Minor cost increase - General Fund

#### Fiscal Detail and Notes

Additional costs to the Department of Labor to conduct the required study and issue the required report can be absorbed utilizing existing budgeted resources and the outside contribution provisions included in this legislation.