



125th MAINE LEGISLATURE

FIRST REGULAR SESSION-2011

Legislative Document

No. 136

H.P. 118

House of Representatives, January 20, 2011

An Act To Amend the Unemployment Compensation Law Regarding Denial of Benefits for Refusing To Accept Work

Reference to the Committee on Labor, Commerce, Research and Economic Development suggested and ordered printed.

Heath & Print

HEATHER J.R. PRIEST Clerk

Presented by Representative WOOD of Sabattus. Cosponsored by Senator MASON of Androscoggin and Representatives: CLARK of Easton, PRESCOTT of Topsham.

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1 Be it enacted by the People of the State of Maine as follows:

Sec. 1. 26 MRSA §1193, sub-§3, as amended by PL 1983, c. 650, §1, is further
 amended to read:

4 3. Refused to accept work. For the duration of his unemployment subsequent to his 5 having refused the individual's refusing to accept an offer of suitable work for which he the individual is reasonably fitted, or having refused; the individual's refusing to accept a 6 referral to a suitable job opportunity when directed to do so by a local employment office 7 of this State or another state or if an employer is; a former employer's being unable to 8 9 contact a former employee the individual at the individual's last known or given address, 10 for the purpose of recall to suitable employment; the individual's being unable to accept an offer of employment from a previous employer due to the individual's unreasonably 11 forfeiting a license or other qualifying credential necessary for employment; or the 12 individual fails individual's failing to respond to a request to report to the local office for 13 the purpose of a referral to a suitable job, and the. The disqualification shall continue 14 15 continues until claimant the individual has earned 8 times his the individual's weekly benefit amount in employment by an employer. If the deputy determines that refusal has 16 17 occurred for cause of necessitous and compelling nature, the individual shall be is ineligible while such that inability or unavailability continues, but shall be the individual 18 is eligible to receive prorated benefits for that portion of the week during which he the 19 20 individual was able and available.

- A. In determining whether or not any work is suitable for an individual during the first 12 consecutive weeks of unemployment, the deputy shall consider the degree of risk involved to his the individual's health, safety and morals, his the individual's physical fitness and prior training, his the individual's experience and prior earnings, his the individual's length of unemployment and prospects for securing local work in his the individual's customary occupation, and the distance of the available work from his the individual's residence.
- 28 In determining whether or not work is suitable for an individual after the first 12 consecutive weeks of unemployment, the deputy shall consider the degree of risk 29 30 involved to his the individual's health, safety and morals, his the individual's physical 31 fitness, his the individual's prior earnings, his the individual's length of unemployment and prospects for securing local work in his the individual's 32 33 customary occupation and the distance of the available work from his the individual's 34 residence. The individual's prior earnings shall may not be considered with respect to 35 an offer of or referral to an otherwise suitable job which that pays wages equal to or 36 exceeding the average weekly wage in the State of Maine.
- B. Notwithstanding any other provisions of this chapter, work shall may not be deemed considered suitable and benefits shall may not be denied under this chapter to any otherwise eligible individual for refusing to accept new work under any of the following conditions:
- 41 (1) If the position offered is vacant due directly to a strike, lockout or other labor
 42 dispute;

- 1 (2) If the wages, hours or other conditions of work are substantially less 2 favorable to the individual than those prevailing for similar work in the locality;
- 3 (3) If, as a condition of being employed, the individual would be required to join 4 a company union or to resign from or refrain from joining any bona fide labor 5 organization;
- 6 (4) If the position offered is the same one previously vacated by the 7 elaimant individual for good cause attributable to that employment or is the 8 position which that the employee left for reasons attributable to that employment, 9 but which that were found insufficient to relieve disqualification for benefits 10 under subsection 1, paragraph A, provided that as long as, in either instance, the 11 specific good cause or specific reasons for leaving have not been removed or 12 otherwise changed; and
- 13 (5) If the position offered is on a shift, the greater part of which falls between the
 hours of midnight to 5 a.m., and is refused because of parental obligation, the
 need to care for an immediate family member, or the unavailability of a personal
 care attendant required to assist the unemployed individual who is a handicapped
 person.
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19 Current unemployment benefit law provides for the disqualification from receipt of 20 unemployment compensation of an individual who refuses to accept an offer of suitable 21 work or is unable to be located by a prior employer, among other reasons. This bill adds 22 to that list an individual who forfeits, unreasonably, a license or other credential 23 necessary for employment by a former employer.

SUMMARY