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1		L.D. 612
2	Date: 4/12/17	(Filing No. H- 44)
3	LABOR, COMMERCE, RESEARCH AND ECONOMIC DEVELOPMENT	
4	Reproduced and distributed under the direction of the Clerk of the House.	
5	STATE OF MAINE	
6	HOUSE OF REPRESENTATIVES	
7	128TH LEGISLATURE	
8	FIRST REGULAR SESSION	
9 10 11	COMMITTEE AMENDMENT " A " t Improve Vocational Rehabilitation under t 1992"	to H.P. 428, L.D. 612, Bill, "An Act To he Maine Workers' Compensation Act of
12 13	Amend the bill by striking out everythin summary and inserting the following:	ng after the enacting clause and before the
14 15	'Sec. 1. 39-A MRSA §217, sub-§8, as enacted by PL 2011, c. 647, §14, is repealed.	
16	Sec. 2. 39-A MRSA §217, sub-§9 is	enacted to read:
17 18	<u>9. Reduction of benefits.</u> If an employed plan ordered pursuant to subsection 2, benefit	ee is actively participating in a rehabilitation s may not be reduced except:
19 20 21		graph A, upon the employee's return to work employer who is paying the employee
22 23	B. Under section 205, subsection 9, padocumented earnings paid to the employed	aragraph B, based on the amount of actual ac
24 25	C. When the employee reaches the dur $213.$ '	rational limit of benefits paid under section
26	SUMN	IARY
27 28 29 30 31 32 33	This amendment replaces the bill. The ar law with respect to an injured employee par work is unavailable to the employee under the the presumption, the amendment enacts a r employee participating in employment rehabi- circumstances in which benefits may be rec- work with or received an increase in pay f	he workers' compensation laws. In place of new provision that provides that an injured ilitation has a right to benefits except under 3 duced: when the employee has returned to
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COMMITTEE AMENDMENT

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reduced benefits based on documented earnings of the employee and when the employee has reached the durational limit of partial incapacity benefits.

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