MAINE STATE LEGISLATURE

The following document is provided by the

LAW AND LEGISLATIVE DIGITAL LIBRARY

at the Maine State Law and Legislative Reference Library

http://legislature.maine.gov/lawlib



Reproduced from scanned originals with text recognition applied (searchable text may contain some errors and/or omissions)

NINETY-THIRD LEGISLATURE

Legislative Document

No. 997

H. P. 1379 House of Representatives, February 19, 1947 Transmitted by revisor of statutes pursuant to joint order.

Referred to the Committee on Federal Relations, sent up for concurrence and ordered printed.

HARVEY R. PEASE, Clerk

Presented by Mr. Brown of Unity.

STATE OF MAINE

IN THE YEAR OF OUR LORD NINETEEN HUNDRED FORTY-SEVEN

AN ACT Amending the Unemployment Compensation Law as to Benefit Eligibility Conditions.

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

- R. S., c. 24, § 4, sub-§ (e) amended. Subsection (e) of section 4 of chapter 24 of the revised statutes is hereby amended to read as follows:
 - '(e) He has during his base period earned wages for insured work equal to not less than the amount appearing in column (B) of the total unemployment benefit table, on the line of which, in column (C) of that table, appears his weekly benefit amount, and provided also that of his base period earnings at least \$100 was earned for insured work in each of 3 calendar quarters. For the purpose of this subsection wages shall be counted as "wages for insured work" for benefit purposes with respect to any benefit year only if such benefit year begins subsequent to the date on which the employer from whom such wages were earned has satisfied the conditions of section 19 (f) or section 8 (c) with respect to becoming an employer; provided that after March 31, 1942, he has during his base period been paid wages for insured work equal to not less than the amount appearing in column (B) of the total unemployment benefit

table, on the line of which, in column (C) of that table, appears his weekly benefit amount. For the purpose of this subsection wages shall be counted as "wages for insured work" for benefit purposes with respect to any benefit year only if such benefit year begins subsequent to the date on which the employer by whom such wages were paid has satisfied the conditions of section 19 (f) or section 8 (c) with respect to becoming an employer.'