

STATE OF MAINE

HOUSE OF REPRESENTATIVES

and any first and the second **HUBLEDIALONE** and the second s COMMITTEE AMENDMENT "A" to S. P. 457, L. D. 1071, Bill "An Act to Clarify the Employment Security Law."

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"Sec. 8-A. R. S., c. 24, §3, sub-§XIX, PB, amended. Paragraph B of subsection XIX of section 3 of chapter 24 of the revised statutes, as repealed and replaced by section 1 of chapter, 430 of the public laws of 1949, is hereby amended to read as follows:

'B. The amount of any payment with-respect-to-services performed-after-July-26,-1940 made after December 31, 1950 to, or on behalf of, an employee under a plan or system established by an employing unit which makes provision for his employees generally or for a class or classes of his employees, including any amount paid by an employing unit for insurance or annuities, or into a fund, to provide for any such payment, on account of retirement, or sickness or accident disability, or medical and hospitalization expense in connection with sickness or accident disability, or death; provided the-employee-has-not-the-option-to-receive,-instead-of-provisionsfer-such-death-benefit, -any-part-of-such-payment-er,-if-such-death benefit-is-insured, -any-part-of-the-premiums-or-contributions-to premiums-paid-by-his-employing-unit,-and-has-not-the-right,-under the-previsions-of-the-plan-or-system-or-policy-of-insurance-providing for-such-death-benefit,-to-assign-such-benefit,-or-to-receive-a-cash eensideration-in-lieu-ef-such-benefit-either-upen-his-withdrawal frem-the-plan-or-system-providing-for-such-benefit-or-upon-termination-of-such-plan-er-system-or-policy-of-insurance-or-of-his employment-with-such-employing-unit;

Further amend said Bill by striking out in the 6th and 7th lines and in the 9th line of section 10 thereof the underlined words "or foreign government"

Further amend said Bill by striking out in the 6th and 13th lines of section 12 thereof the underlined words "or of a foreign government"

Further amend said Bill by adding thereto a new section to be numbered 15-A, to read as follows:

"Sec. 15-A. R. S., c. 24, §13, sub-§III, amended. The 3rd sentence of subsection III of section 13 of chapter 24 of the revised statutes, as repealed and replaced by section 1 of chapter 430 of the public laws of 1949, is hereby amended to read as follows:

'The individual's weekly earning class shall be determined by the wages earned by him fer-empleyment during the week for which he claims a partial benefit as shown in column (B). '"

(OVER)

(Filing no. 181)

Further amend said Bill by striking out the underlined words in the 6th, 7th and 8th lines of section 21 thereof and inserting in place thereof the following underlined words: 'or under an employment security law of any other state or of the Federal government,

Further amend said Bill by striking out the underlined words in the 11th and 12th lines of section 22 thereof and inserting in place thereof the following underlined words: 'or under an employment security law of any other state or of the Federal government, '

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Reported by the Committee on Labor.

Read and adopted in the Senate April 5, 1951.

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Further amend said Bill by striking out all of section 23 thereof.

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Reproduced and distributed under direction of the Clerk of the House. A second sec

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