

ACTS AND RESOLVES

AS PASSED BY THE

One Hundred and Third Legislature

OF THE

STATE OF MAINE

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PUBLIC LAWS

OF THE

STATE OF MAINE

AS PASSED BY THE

One Hundred and Third Legislature

1967

CHAP. 341

540

Chapter 340

AN ACT Relating to Eligibility for Benefits Under Employment Security Law by Those Attending Vocational Training Courses.

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

R. S., T. 26, § 1192, sub-§ 6, additional. Section 1192 of Title 26 of the Revised Statutes, as amended, is further amended by adding a new subsection 6, to read as follows:

Notwithstanding any other pro-6. Attending vocational training course. visions of this chapter, any otherwise eligible claimant regularly attending a vocational training course or program, approved for him by the commission and maintained in whole or in part by a federal, state or other public agency, shall be deemed to be available for work and while attending the course or program and making satisfactory progress in the training shall not be denied benefits solely because of his refusal of suitable work for which he is reasonably fitted, or because of his failure to take any other action by reason of which failure he would otherwise be subject to disqualification pursuant to section 1103, subsection 3, if the acceptance of the work would prevent him from successfully completing such training course or program. Benefits paid to any eligible claimant regularly attending such an approved course or program for any period of unemployment for which, except for this subsection, the claimant could be disqualified under section 1193, subsection 3, shall not be charged against the experience rating record of any employer but shall be charged to the General Fund.

Effective October 7, 1967

Chapter 341

AN ACT Relating to Protecting Source of Public Water Supply.

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

Sec. 1. R. S., T. 22, § 2436, amended. The first paragraph of section 2436 of Title 22 of the Revised Statutes is repealed and the following enacted in place thereof:

Any water utility or municipality supplying water to the public is authorized to take reasonable methods to protect its source of public water supply from pollution. It may enter upon land within 1,000 feet of the high water mark of any lake or pond used as a source of public water supply, a well used as a source of public water supply, a spring used as a source of public water supply, the intake structure in a river, brook or stream used as a public water supply, and upon land used for commercial or industrial purposes having a system of drainage or sewage flowing or seeping into a source of public water supply, and inspect the system of drainage and sewage of any building or structure thereon. Any local or state health inspector or officer may order the owner of any building or structure thereon having a system of drainage or sewage flowing or seeping into and contaminating said source of public water supply to remedy the situation. Such order shall be in writing and state a time within which the order must be complied with.