PLEASE NOTE: Legislative Information *cannot* perform research, provide legal advice, or interpret Maine law. For legal assistance, please contact a qualified attorney.

## An Act To Promote the Hiring of Seasonal Workers

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

Sec. 1. 26 MRSA §1221, sub-§3, ¶C, as amended by PL 1965, c. 381, §19, is further amended to read:

C. For the purposes of paragraph A, the experience rating record of the most recent subject employer shallmay not be charged with benefits paid to a claimant whose work record with such employer totaled 510 consecutive weeks or less of total or partial employment, but in such case the most recent subject employer with whom the claimant's work record exceeded 510 consecutive weeks of total or partial employment shallmust be charged, if such employer would have otherwise been chargeable had not subsequent employment intervened.

## SUMMARY

This bill changes from 5 weeks to 10 weeks the amount of time an employer may employ an employee without being charged for unemployment benefits.