

HOUSE No. 2447

By Mr. Flaherty of Boston, petition of Michael F. Flaherty and another that provision be made for benefits after a six week period following the commencement of a labor dispute. Commerce and Labor.

The Commonwealth of Massachusetts

In the Year One Thousand Nine Hundred and Seventy-Two.

AN ACT TO PROVIDE BENEFITS AFTER A PERIOD IN A LABOR DISPUTE.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1 The first paragraph of sub section (b) of chapter 151A of
2 the General Laws, is hereby amended by the insertion of the
3 following Item (3) after the word "dispute" appearing in Item
4 (2) of said paragraph: – or (3) after six weeks following the
5 commencement of a labor dispute work stoppage if the direc-
6 tor finds that the employer involved in the labor dispute has
7 refused to submit the issues involved in the dispute to arbitra-
8 tion or has locked out the employees;

HOUSE No. 2447

By Mr. [Name] of [State], [Title], [Committee],
[Text of the bill or report]

The [Title]

In the [Year] the [Title]

AND TO [Text]

Enacted by the [Text]

The first paragraph of this section is amended to read as follows:
The [Text] is hereby amended by the insertion of the
following from (1) after the word "insert", appearing at the
(2) of said paragraph; or (3) after six words following the
enactment of a labor dispute work stoppage if the duty
for which the employer involved in the labor dispute has
failed to submit the facts involved in the dispute to arbitra-
tion or has locked out the employees.