AMENDMENTS TO SENATE BILL NO. 676

Sponsor: SENATOR GORDNER

Printer's No. 1022

Amend Bill, page 9, line 18, by striking out "benefits" and 1

2 inserting

3 payments

4 Amend Bill, page 10, lines 3 and 4, by striking out ", which

5 is provided in addition to one or more of the items listed in

paragraphs (1), (2), (3), (4), (5) and (6)" 6

7 Amend Bill, page 10, by inserting between lines 4 and 5

8 (c) Limitation on wage loss payments. -- If a judge accepts 9 testimony and finds it to be credible under subsection (b)(7) as the sole basis for determining wage loss payments, without 10 supporting evidence established in subsection (b) (1), (2), (3), 11 (4), (5) or (6), the wage loss payment rate shall be sixty-six_ 12 and two-thirds per centum of the average weekly wage for the 13 14 claimant's occupation. The judge may reduce the average weekly wage loss payment upon the submission of evidence indicating a 15 lesser wage amount or based on the claimant's length of 16 employment with the employer. For the purposes of this 17 subsection, the term "average weekly wage" is the average weekly 18 wage for the claimant's occupation by metropolitan statistical 19 area, as determined by the United States Department of Labor for 20 the calendar year prior to the year in which the claimant's 21 22 injury occurred, and shall be based on the metropolitan statistical area in which the claimant's injury occurred. 23