# Duration of Unemployment Benefit Payments in 27 States 

The dumation of benefit payments under an unemployment compensation system based on a pay-roll tax must necessarily be limited if the system is to remain solvent. The State laws, with one exception, determine this limit by stating the amount of money a claimant can receive in bencfits during a 1-yenr period called the benefit yent. Benefits are usunlly paid weekly, and the number of weeks of unemployment which can be compensated is a byproduct of the total amount of benefits pryable and the amount paid for a week of total unemployment. In mensuring duration of benefits the number of compensable weeks is a more useful concept than the total amount payable, and it is customary to state the total amount payable during the benefit year in terms of weeks. Thus, a claimant entitled to $\$ 100$ in benefits within a benefil year at a rate of $\$ 10$ per week is said to have a potential duration of 10 full weeks. This concept does not mean that he can receive benefits in only 10 different weeks. If he is partially unemployed, the nmount he receives cach week may be less than $\$ 10$, and he will be entitled to draw benefits during that year

[^0]for any number of weeks until a total of $\$ 100$ has been paid to him.

Similarly, actual benofit duration, the number of weeks for which a claimant draws bonefits, is computed in terms of the amount of monoy paid to him during tho bencfit yoar and convorted into weeks by dividing the total amount paid by the weokly benefit amount. Thus, if a claimant whose weekly benefit amount is $\$ 10$ recoives $\$ 60$ during his benefit year, his actual benefit duration is said to havo beon 0 full weeks.

Two general methods of determining the maximum amount of benefits payable during the benefit year are incorporated in State laws (chart 1). ${ }^{1}$ The simpler of these two methods, known as uniform duration and incorporated in 16 Stato lnws, defines total benefits pryable to each eligiblo claimant as a specified multiplo of the weekly bencfit amount. This multiple varies from 13 to 20 times the weekly benofit amount. The remaining 34 State laws limit benefits to whichover is the lesser of two formulas-a certain multiple of the weekly benefit amount or a fraction of carnings in covered employment during a baso poriod prior to the benefit year. The base period is

[^1]Chart 1.-States classified by type of provision limiting duration of unemployment benefits ${ }^{\text {: }}$

| Unltorm-duration grovistons (16) States) | Varinblo-duration provisions limiting benents to- |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | 30 percent or more of 1 yent's carnings (14 states) | 34 or lese of | ar's entnilngs (es) | 36 or loss of 2 years' carnings (5 Stntes) | A varylng prorcentago of 1 year's carnlngs (4 Statos) |
| Oeorgin. | Nuhaman.............. | Connectleut. | ........ ${ }^{115} 1$. | Arizonn-...............-- 36. | Califorula. |
| Hawnil, | Maska_-................. ${ }^{\text {3/3. }}$ | Idalio...... | $\cdots \cdots \cdot{ }^{3} \cdot{ }^{3}$ | Florlda.................... ${ }_{\text {16 }}^{16}$. | Illinois. |
| Kentucky. |  | Indiann.... | $\ldots . . .{ }^{\text {a }}$ - 18 \%. |  | Minnesota. |
| M1ssissippi. | Delaware .-................. 3 , | Maryland. | ........... s!. | Pennsyけvain............... 88. |  |
| Montana. | District of Columbin...... , | Michigan... | -........ 4. | -1. |  |
| New lumpshlie. |  | Now Jersoy.. | ......... 18. |  |  |
| New York. | Massachusetts............ 30\% | Oregon....-. | ........ 16. |  |  |
| North Dakota. |  | Virgina... | ........... $3_{1}^{8}$ |  |  |
| Ohlo. |  | W yoming. | .......... 3. |  |  |
| Solth Carolima. | Oklahoman......... ..... 3 3. |  | -1......- |  |  |
| South Dakota. | Vermont ............... . 3 3/. |  |  |  |  |
| Uinh. <br> West Virginta. |  |  |  |  |  |
|  |  |  |  |  |  |
| 1 Dased on Inws theflect Oct. 1, 10:1. State grouping in tables $1-7$ fs govefned by durntion provisions controllog the benent rights of claimants studited; therefore, stato aroups la tableg vary somowhat from Stato groups in chart t. Fxcludes Wisconsin, slnce its law is not comparnblo with those of other States. <br> ${ }^{2}$ May be redued if reservo fund falls below $\$ 40$ million. <br> : Earuings in 15 months. |  |  |  |  |  |
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usually 1 year, but 5 States use a 2-year period. This method of limiting benefits is generally reforred to as variable duration, since claimants are entitled to draw multiples of their weckly benefit amounts which vary according to the amount of their basc-period carnings. The limiting fraction of basc-period earnings varies from one-cighth of 2 years' carnings to one-half of 1 year's carnings. The maximum limit under these provisions varies from 13 to 26 times the weekly bencfit amount.

Fourteen of the State laws with variable-duration provisions limit benefits to a substantial portion ( 30 percent or more) of earnings in a 1-year base period. Eleven laws limit bencfits to onefourth or less of carnings in a 1-year base period. ${ }^{2}$

[^2]Five laws limit benefits to one-fifth or less of camings in a 2 -year base period, and four others use a varying percentage of earnings in a 1-year baso period. The State laws in this last group customarily provide that claimants with low weokly bencfit amounts can draw benefits up to a higher percentage of base-period carnings than can claimants with high weekly bencfit amounts.

## Duration Experience Selected for Anulysis

To determine how the various types of duration provisions have operated in the short time during which unemployment benefits havo been payable in this country, tho experience of a sample of claimants whose benefit years ended during 1040 and the first 3 months of 1941 in 27 States was selected for analysis (table 1). ${ }^{8}$ These 27 States

- The data for the various States do not, in all cases, cover this entite perlod.

Table 1.-Renefit-duration provinions of 27 State laws selected for analysis

| Sinte | perdon in which beneft years rmbed for clabmasses sthited | Farnings requirement in 1 gear | Fraction of whge eredits to whilh beneflts aro limited | Mlnfmim! potentind duration (amultinle of whil) | Maximum jotentlal clurntion (multiple of wibn ! |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Uniform durntion |  |  |  |  |  |
| Maino.. | S pril 10t0-March 1941 . . |  |  |  |  |
| Montana | July-1)ecember 10.10 | $30 \times$ wha | Nobe | 113 | 16 |
| Now York-1.. | April 1940-March 1041. | $25 \times$ wha | None | 13 | 13 |
| Nortb Carolina | Fubruary-1)ecember 1910 | \$130.........in | None | 118 | 16 |
| Ohio. ${ }^{\text {South }}$ Carolina | January-Jecember 1940 | Employment In 20 werks | None | 14 | 16 16 |
| South Carolina |  | 40-50 x wba . . | None | 17 | 1 |
| West Virginia | Ajril biotmareh 1901 | \$150. | None | 11 | 16 |
|  | Benefts itmited to 36 of 1 year's earnings |  |  |  |  |
| Colorado. <br> Minnesota <br> Nebraska <br> Now Mexico <br> North Jakots <br> Vermont <br> Washington |  |  |  |  |  |
|  |  |  |  |  |  |
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|  |  |  |  |  |  |
|  |  |  |  |  |  |
|  |  |  |  |  |  |
|  |  |  |  |  |  |
|  | Bemefts limited to $1 / 4$ or loss of I year's carmings |  |  |  |  |
| Iflinols | Ajprit 10:0-March 1041 . $\$ 225$ |  |  |  |  |
| Maryland. | April 1940-March 1041 | $30 \times$ wha |  | \% | 161616 |
| Now Ilampshire | Aarch 10:40-February 10.41 |  |  |  |  |
| New Jersoy | January-lecamber 1040 . | $111 \times \mathrm{cba}$ |  | 2.7 | 10 |
| Oklahoma. | Aprit-lecember 1940 . | $10 \times \mathrm{wba}$ |  | 2.7 | 10 |
| Oregon... | January-1) ecember 1910 | \$200 |  | 3.3 | 16 |
| Texns. Utrh | April 1940-March 1011. | $16 \times$ who $30-34 \times w b s$ |  | 3.2 | 16 |
| Utah | July 1030-Junc 19.0 | 30-34 $\times$ wba |  | 316 |  |
|  | Senefts limited to 38 or less of 2 years' enrsinges |  |  |  |  |
| Florida Pennsyivania | $\begin{aligned} & \text { July-December tito }{ }^{2} \\ & \text { January-1) } \end{aligned}$ | $30 \times$ whs. $13 \times$ whn. |  |  | 16 13 |
|  | banefts limfted to varsing percentage of 1 yarrs carnings |  |  |  |  |
| Californin | rebruary-Nuvember 1490. April 1040-Marchitell. |  |  | $\begin{aligned} & 6.4 \\ & 6 \end{aligned}$ | ${ }_{16}^{20}$ |
|  |  |  |  |  |  |  |

I Wha denotes werkly bombt amomat.

wero solected becnuse thoy prepared usable reports of duration data for elaimants whose benofit years ended during this period. During 1939 most State legislatures revised the benefit provisions of their unemployment compensation laws; since these provisions aflected claimants with benefit yoars ending in 1940, many States wero unable to subnit reports which reflected experience under a single set of benefit provisions. Although these 27 States are not representative of the country as a whole, their statutes contain exmmples of the major types of duration provisions. Furtherinore, 73 percent of the $\$ 519$ million paid in bencfits during 1940 was paid by these States, and they ineluded approximately 68 percent of the $34 \mathrm{mil}-$ lion workers who earned wnges in covered employment during that year. It is npparent that an analysis of the duration exporience of claimants in theso 27 States covers the experience of a significant portion of all claiments in the country, although this experience is not necessarily comparable to that of elaiments in States not included.

## Economic Influences

The industrinl composition of a State affects duration statistics. For example, in States where highly unstable industries account for a relativoly largo portion of the covered employment, bencficiaries may, in genernl, experience more weoks of unemployment during the year than will claimants in States with more stable industries. There are, however, certain factors in the benefit formuln which tend to reduce differences attributable to economic varintions. On the one liand, the maximum limitation placed on benefit duration restricts the extent to which high wage levels and regular employment can raise potential benefit rights under the variable-duration laws. Theso upper limits aro so low in relation to the provailing earnings experienco of covered workers in most States that the full effect of diflering wage levels and regularity of employment is not reflected in statistics on potential durntion. In addition, eligibility roquirements eliminato workers with very low earnings, thus setting a lower limit to potential benefit rights under laws providing variable duration. The range between theso upper and lower limits is not great when compared with the variations in enrnings of daimants in each State.
The claimants studied for this analysis were
rocoiving bonefits during 1939, 1940, and the first 3 months of 1041-a period of improving business conditions and rising omployment. In the latter part of 1940 and the first 3 monthe of 1941 the defense program stimulated employment at an incroasing rato. Under theso conditions the rate of roemployment of claiments can be oxpected to be relativoly high and the percentage of claimnits oxhnusting boncfits relatively low, and benefit pryments should extend ovor the entire period of unemployment of a large portion of the clnimants. In a period of recession and depression, on the othor hand, actual duration of benefits can be expected to appronch potential duration as the rate of reomployment decreases, and under prevailing laws a larger proportion of the claimants will probably exhnust their benofit rights.

## Duration Experience Under Variable-Duration Provisions

Potential benefit duration.-Average potential duration in the 10 States with variable-duration provisions ranged from 9 weeks in Oklahoma to slightly more than 15 weeks in Minnesota during the period studied (table 2). Because the maximum limit on bencfit duration was comparatively low in relation to base-period earnings of oligible clainnnts, tho bulk of the claimants tended to concentrate in the upper duration brackets; in 14 of these 10 States more than half of the claimants were entitled to 12 or more full weeks of benefits.

This concentration was particularly noticeable under the laws which permitted claimants to draw as much as one-third of thoir base-period earnings. Provisions of this typo, when accompanied by a fairly stringent oligibility requirement, tend to resemble uniform-duration provisions in a period of favorable business conditions. With the oxcoption of the State of Washington, average potential duration for eligible claimants in these States was within 1 week of the maximum potential, and more than two-thirds of the claimants wore ontitled to the maximum. High potential duration for claments is not the result of a liberal bencfit formula alone, but is also achieved by a stringent eligibility provision which denies bencfits to claimants with low earnings records. The Wasliington earnings requirement of $\$ 200$ is easior to meet than the requirements in the other States. Two hundred clollars is 28.6 times $\$ 7$, the mini-

Table 2.-Full weeks of potontial benefits amilable to claimants, 19 States with variable-duration provisions

mum weckly benefit amount in that State, and only 13.3 times $\$ 15$, the maximum weekly benefit amount. If the Washington law had required earnings equal to 30 times the weekly benefit amount, many claimants with short potential duration would have been ineligible, whereas those entitled to 16 weeks would not have been affected. Thus, although there would have been no increase in the number of claimants entitled to 16 weeks of benefits, they would have represented a larger percentage of the eligible group, and the average potential duration for eligible claimants would have been higher.

The cight States which limited benefits to onefourth or less of earnings in 1 year provided shorter potential benefit duration, on the average, than the group discussed above (table 2). Only in Maryland was the average potential duration as ligh as that in any of the States in the first group. The Maryland average was higher than the average in Vermont and Waslington. If the Vermont law had provided a 16 -week maximum,
the Vermont average woukd probably have been higher, since more than three-fourths of the claimants in that State wero ontitled to the maximum of 14 weeks. The Maryland average may have been higher than that in Washington because of the higher eligibility requirement.

The relatively short average potential duration in this group of States is partly accounted for by the low minimum duration which resulted from the interrelation between the eligibility requirement and the fraction of base-period earnings to which benefits were limited. In the first group of States, only Washington provided a minimum duration of less than 8 weeks, whereas the provisions in four States in the sccond group resulted in a minimum of less than 4 weeks, and only in Utah was tho minimum as high as 8 weeks (table 1). The interrelation of these factors is shown in the following tabulation.

| Stoto | Enrinings reyuite ment ! | Fraclion of wasecredtes imitiong beneflt amount | Mínimurn potentina charatlon: (full weoks) | Averago potential diurstion (full weeks) |
| :---: | :---: | :---: | :---: | :---: |
| Now Jersey. | 16x what. | 36 | 2.7 | 10.2 |
| OkJahomm. | $10 \times$ whan. | 36 | 2.7 | 9.0 |
| Oregon . . . | \$200. | 36 | 3.3 | 9.8 |
| 'roxes..... | $10 \times$ wht | 36 | 3.2 | 10.8 |
| Illinois. | \$225. | 1,1 | 4.3 | 13.3 |
| Maryland - . | $30 \times$ whn. | 31 | 7.5 | 14.3 |
| Now Ifampshire. | $\$ 200$ | 36 | 4.2 | 12.0 |
| Utahl. .-. . . . . | 30-34 $\times$ wha. | 36 | 8.0 | 13.1 |

i Wha denotes weekly beneilt humonnt.
Rosnles from [aleraction of elfighility amd diamtion provisions oxcept in Utah, Wheronin 8 -weok statatory mfintmam was jrovided. Atoximam potential duration was 10 weeks in eueh Stato.

The benefit formulas in the first four States provided minimum bencfit duration of less than 4 weeks, and in the other four States, more than 4 weeks. The first four States had, in general, lower eligibility requirements, although the requirements in Oregon and New Hampshire were the sumo." Average potential duration was definitely shorter in the four States with low minimums.

Since weekly benefit amounts, as well as potential duration, are related to prior carnings, chamants with high weekly or quarterly wages might be expected to have high ammal wages. It would also be logical to expect that chamants with high weekly benefit amounts would have longer potential duration than claimants with low weekly benefit amounts, a tendency which is evident in virtually all duration data. In all but one of the variable-duration States studied, elaimants with

[^3]weekly benefit amounts of $\$ 15$ or more had longer potential duration than did claimants with lower bencfit amounts (table 3). Thus tho lower-paid workers, who were presumably least able to cope with unemployment, were entitled to compensation for only short periods.
Actual benefit duration.--Sinee the maximum duration under variable-churation provisions is comparatively low in relation to the prevailing carnings experience of workers in a period of favorablo employment conditions, data on potential duration of benefits minimize the effect of interstato differences in wage levels and regularity of employment. This effect is shown by tho conentration of claimants at or near the maximum in most States. Data on actual duration of benefits are more responsive to such interstate differences. While the data on potential duration appeared to follow closely variations in benefit formulas during

Table 3.-Average full weeks of potential benefits awailable to chamants with specifical weekly benefit amounts, IS States wilh viriable-duration provisions

| Stnte | A verngo number of full weeks nvailablo to claimnits with weekly benefl nmounts of- |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
|  | $\begin{gathered} \text { Tess than } \\ \$ 5.00) \end{gathered}$ | $\underset{0.00}{\$ 5.00-}$ | $\begin{gathered} \$ 10.00- \\ 14.09 \end{gathered}$ | $\$ 18.00$ or moro |
|  | Benefts limited to 3 Sof 1 year's carnings |  |  |  |
| Colorado. |  | 14.8 | 15.1 | 15.0 |
| Minuesots |  | 14.8 | 15. 4 | 15.7 |
| Nebraska. | - | 14.9 | 15.1 | 15.4 |
| Now Mexico. | 14.1 | 14.9 | 18.3 | 16.0 |
| North Jakotn |  | 1.7 | 15.3 | 15.0 |
| Vermont..... | 11.6 | 13.3 | 13.1 | 13.4 |
| Whshinkton. |  | 12.1 | 12.3 | 14.7 |
|  | Henefles limited to 14 or less of : year's earnings |  |  |  |
| Illinnis. |  | 12.2 | 12.0 | 14.2 |
| Marylond. |  | 13.8 | 14.8 | 15.1 |
| Now Hampshire |  | 11.5 | 12.2 | 13.0 |
| Now Jersey. |  | 8.0 | 10.0 | 13.6 |
| Orlahomn. | 1. 3 | 7.8 | 10.5 | 12.5 |
| Orckon.... |  | 7. ${ }_{6} 8$ | 8.1 | 11.8 |
| Utah.... |  | 12.29 | 12.4 | 13.5 14.2 |
|  | Renefts limited to 38 or less of 2 years' parnings |  |  |  |
| Florida. Pennsylvanda | 7.7 | 0.7 | 10.0 | 12.3 |
|  |  | 10.0 | 12.0 | 12.6 |
|  | benefits limited to a varying jereontago of 1 year's carnings |  |  |  |
| California Virginin. |  |  |  | 16.6 |
|  | 11.2 | 14.0 | 15.0 | 16.3 |

the period studied, data on actual duration showed less dependence on the terms of the benefit formula because the rate at which claimants became reemployed varied widely from State to State. ${ }^{\text {b }}$

The averago actual duration of benefits ranged from 6.3 full weeks in Oregon to 12.5 full weeks in North Dakota (table 4). There was a tendency for the average actual duration to be relatively long in States where potential duration was long, but thero was no very definito correlation botween actual and potential duration. Under six of the seven State laws whieh limited benofits to one-third of earnings, the ratio of average actual to average

[^4]Table 4.-Relationship between average actual and average potential duration, 19 States with wariableduration provisions

${ }^{1}$ Beneflifiries who drew all their potential benefits as percent of all beneAclarles who recelved nt least 1 benent cheek.
potential duration ranged from 73 to 78 percent, and the absolute difference ranged from 3.0 to 3.8 weeks. This correspondence may have been an accident of the sample. In the other State in this group-North Dakota-the rate of reemployment of claimants was apparently somewhat lower, since the average actual duration more nearly approached the average potential duration. Tho relatively low average actual duration in Vermont probably resulted from the 14 -week maximum.

There was little uniformity in the experience of States which limited benefits to one-fourth or less of earnings, although in nono of theso States was aetual duration as long as in the States referred to above. In Oklahoma, average actual durntion was only 1.6 weeks less than averago potential, but in Oregon tho difference was 3.5 weeks. Clamants in these two States lind shorter average potential duration than did claimants in any other State studied. The greatest differences between average actual and average potential duration were in Illinois, Maryland, New Hampshire, and Virginia. Apparently, claimants in these States had relatively good reemployment opportunities, since their average potential duration was not exeeptionally high.

In California and Virginia, where benefits were limited to a varying percentage of earnings in 1 year, the relationship between average actual and average potential duration was dissimilar. Virginia claimants had longer averago potential duration, but California claimants had longer average actual duration. The difference of 5.8 weeks between average actual and potential duration in Virginia was the highest among the States studied. It is interesting to note that in Californin the benofit-duration schedule permitted workers with low annual earnings to draw benefits up to a higher percentage of earnings than claimants with high annual earnings, whereas in Virginia it was the claimants with high annual carnings who had the higher ratio of benefits to earnings.

Exhaustion ratios.-One of the best measures of the operation of duration provisions is the oxhaustion ratio, ${ }^{6}$ because it indicates the proportion of the bencficiary group for whom the unemployment compensation laws did not provide benefits sufficient to cover all weeks of unemployment experienced during the benefit year.

[^5]Table 5.-Potential duration and average actual duration of bonefts, eighe States with uniform-cluration provisions

| State | Duration |  | Differonco betwen averago stetual nud potential duration (wecks) | $\begin{aligned} & \text { Jixlumastion } \\ & \text { ratlo } \\ & \text { (porcent) } \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: |
|  | lotentas (werks) | Avernge nettul (weeks) |  |  |
| Mrine | 13 | 9.1 | 6.0 |  |
| Montana. | 16 | 13.1 | 2,0 | 88.4 |
| New York. | 13 | 10.1 | 2.0 | 89.4 |
| North Carolinn | 16 | 10.0 | 0.0 | 41. 4 |
| Ohlo.....-.... | 1 it | 12.5 | 3. 6 | 41. 2 68 |
| South Carolins | 110 | 11. 2 | 4.8 | 48.8 |
| Bouth Jakota. | 11 | 10.3 | 3.7 | 45.8 |
| West VIrginin. | 14 | 10. 1 | 3.9 | 48.8 |

1 Seo tablo 4, footnote 1.
This measure, like average actunl duration, is influenced by the rate of remployment as well ns the terms of the benefit formula. Under tho variable-duration formulas studied, the exhaustion ratio ranged from 37 percent in New Hmmpshire to 74 percent in Okhathom (table 4). Oklahome, whero the highest exhaustion ratio occurred, also had the lowest potential duration of benefits among the States studied.

There was a general tendency for a large proportion of clamants to exhaust their bonefits under formulas which provided short potential duration, but this relationship was obscured by difforences in the rate of remployment. In New Hampshire the exhaustion ratio was lower than under any other variable-duration formuln studicd, but average potential duration was also lower in New Ifampshire than in 12 of the other 18 States, indicating that a low exhaustion ratio is not solely the result of long potentinl duration. Reemployment opportunities were relatively good for New Hampshiro claimants, apparently.

As was the case with average actual duration, exhaustion ratios did not vary widely among States whero benefits were limited to one-third of earnings. The ratios ranged only from 53 percont in Colorado to 58 percent in North Dakota. This uniformity was probably accidental, and if another period had been solected for analysis the oxhaustion ratios in these same States might havo variod considerably.

In tho remaining States, the exhanstion ratios fluctuated widely. Leess than half the benofit recipients in Illinois, Maryland, Now Hampshiro, and Virginia exhausted their benefit rights, and two-thirds or more exhausted their rights in Florida, Now Jersoy, Oklahoma, and Texas. In

Pennsylvania, where both minimum and maximum potential durations were !ess than in any of the other States, the exhnustion ratio was 00 percent. In Oregon-one of the two States where average potential duration was less than 10 weeks-the cxhaustion ratio was 50 percent. This ratio was lowor than those under any of the formulas which limited benefits to one-third of carnings, although Orogon limited benefits to onc-sixth of earnings. In genoral, it would appenr that the exhaustion ratio was more dependent on remployment opportunities than on tho benefit formula.

## Duration Experience Under Uniform-Duration Provisions

The fact that all eligible claimants in a State have the same potential duration is the distinguishing feature of uniform-duration provisions. Because of their very simplicity, potentind durntion under these provisions need not be analyzed.
Actual bencfit duration.--Average actual duration runged from 9 to 13 weeks (table 5). These averages did not differ greatly from the averages under variable-duration formulas during the period; they were in general lower than the averages under formulas which limited benefits to one-third of 1 yean's carnings and higher than averages under formulas which limited benofits to oncfourth or less of 1 year's carnings. However, the difference between average actual and potential duration tended to be greater under the uniformduration provisions than under variable-duration provisions, ranging from 2.9 weeks in Montann and New York to 6.9 weeks in Mane. Under six of the variable-duration laws, on the other hand, the difference was less than 2.9 weeks and under none was it as high as 6 weeks (table 4). It would appear that, although these uniform-duration formulas resulted in somewhat the same actual duration for bencfit reeipients as did the variable-duration provisions, they provided a greater margin of safety; i. e., claimants land more unused benefit credits at the end of the bonefit year.

Exhaustion ratios.--Exhaustion ratios in these States tended to be lower thm in States with variable duration. The ratios ranged from 28 pereent in Maine to 59 percont in Montama (table 5) as compared with ratios of $37-74$ percent under the variable-duration provisions. Only in Montana was the exhaustion ratio higher than the esti-
mated exhaustion ratio of 58 porcent in the 10 variable-duration States combined. In 5 of tho 8 uniform-duration States tho oxhaustion ratio was below 50 percont, while only 4 of the 19 varinble-duration States had exhoustion ratios of 50 percent or less. That the differoncos undor the two types of laws wero not grentor is probably due to improvemont in omployment and business conditions during the poriod to which the data relate.

In a period of sovere dopression, whon unemployment benofits will be most noeded, the discropancy between the two types of laws will be even more ovident, since potential duration undor the variable-duration provisions will decronse as base-poriod wages decrease, whilo potential duration undor uniform-duration provisions will romain unchanged. Tho differonce will bo most noticeable in States which limit bencfits to oncfourth or less of 1 year's carnings, since relativoly fow clamants in theso States aro entitlod to the maximum potential duration. Accordingly, it enn be expected that in time of depression, oxhaustion ratios under variable-duration provisions will probably show greater incronsos than under uni-form-duration provisions.

Rutes of withdrawal.-The wide variation in exhnustion ratios under uniform-duration provisions was $\Omega$ reflection of differing rates of reemployment in theso States. Rates of reenployment, as roflected in unemployment compensation statistics, are more precisely termed "rates of withdrawal." ${ }^{7}$ Such figures represent not the rate at which claimants return to work in any 1 calendar week, but rather the rate at which claimants who have drawn a specificd numbor of weeks of benefits voluntarily withdraw from claimant status, regardless of the time during the benefit year at which the withdrawal takes place. The weeks of benefits drawn need not have been consecutive. $A$ clamant who experienced threo separate spells of unemployment during lis benefit year, for example, and drew bencfits equal to twice his weckly benefit amount in ench spell would bo said to have withdrawn after the sixth week, i. e., during the seventh compensable week.

The average rate of withdrawal during compen-

[^6]sable weeks ranged from 3.2 to 8.0 percent (table 6). As might be expected, Montana with the lowest withdrawal rate had the highest exhaustion ratio-59 percent-whereas Maine with the highest rate of withdrawal had the lowest exhaustion ratio- 28 percent.

It is evident that if New York, South Dakota, and West Virginia had paid benefits for 16 weeks their exhaustion ratios would have been lower. ${ }^{8}$ In both North Carolina and West Virginia the average rate of withdrawal was 5.3 percent; but the exhaustion ratio in North Carolina, where benefits were paid for 16 weeks, was 41 pereent, in contrast to 49 percent in West Virginia, where henefits were paid for only 14 weeks.

The trend of withdrawal rates from week to week varied in the different States. In Maine, South Carolina, and West Virginia the rates changed very little from week to week. In Montana, New York, Ohio, and South Dakota, the rates tended to increase in the later compensable weeks, but the tendeney was not uniform in these States. In Montana the rate increased from about 2.0 percent in the first few weeks to 5.5 percent in the later weeks, wherens in Ohio the increase was only from about 3.0 percent to 4.4 percent. In North Carolina there seemed to be some tendency for the rate of withdrawal to decrease in the later weoks of the benefit series; from 9.3 percent in the second week it dropped to

[^7]| Compensable week ${ }^{1}$ | Maine | Montana | $\begin{aligned} & \text { New } \\ & \text { York } \end{aligned}$ | North Carolina | Ohio | South Carolina | South 1)nkotn | West VIr. ginia |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Average rate ${ }^{2}$... | 8.0 | 3.2 | 4.7 | 5.3 | 3.6 | 4.3 | 3.4 | 5.3 |
| Second | 7.4 | 2.2 | 3.5 | 0.3 | 2.9 | 7.1 | 4.3 | 5.1 |
| Third | 7.3 | 2.0 | 3.9 | 7.4 | 3.1 | 4.7 | 1.0 | 4.7 |
| Fourth | 7.7 | 2.3 | 4.0 | 0.0 | 3.1 | 3.5 | 4.3 | 6.6 |
| Fifth | 7.7 | 2.4 | 4.3 | 5.5 | 3.2 | 4.2 | 4.2 | 6. 1 |
| Sixth. | 8.0 | 2.3 | 4.6 | 5.1 | 3.5 | 3.2 | 4.6 | 5.2 |
| Seventh | 8.0 | 2.5 | 4.7 | 4.7 | 3.5 | 3.9 | 5.4 | 6. 6 |
| Eighth | 8.3 | 2.6 | 4.8 | 5.0 | 3.6 | 3.7 | 5.6 | 6.4 |
| Ninth | 8.2 | 2.8 | 4.0 | 4.4 | 3.7 | 4.0 | 5.5 | 5.0 |
| Tenth | 8.5 | 3.0 | 5.4 | 4.4 | 3.7 | 4.4 | 6.8 | 3.4 |
| Eloventh | 7.9 | 3.3 | 5.7 | 4.5 | 3.9 | 4.3 | 6. 1 | 6. 2 |
| Twelfth | 8.5 | 4.0 | 5.9 | 4.0 | 4.1 | 5.3 | 6.7 | 5.3 |
| Thirteenth | 7.9 | 4.9 | 7.1 | 4.4 | 4.0 | 3.8 | 7.3 | 0.0 |
| Fourteenth | 7.0 | 4.0 |  | 4.2 | 4.1 | 3.0 | 0.2 | f. 7 |
| Fifteenth. | 7.0 | 6.5 |  | 4.1 | 4.4 | 4.0 |  |  |
| Sixteenth. | 0.0 | 6.3 |  | ¢. 7 | c. 3 | 6.5 |  | - |

I Rates of withdrawal could not be calculated for first compuensuble week.
${ }^{2}$ Last week of beneft serles was excluded in computing average.

Table 7.-Average rate of withdrateal from chamant status during waiting-period teceks ant compensable teeks, cight States with uniform-duration pro. visions

| Stato | Lenpth of waiting period (weeks) | I'ercent of total claimonts who withdrow durlag wilting perlod | A verago weokly rate of withidrawal during- |  |
| :---: | :---: | :---: | :---: | :---: |
|  |  |  | Waitingjeriod weeks | Compen. sablo wheks |
| Matuo. | 2 | 24.8 | 12.6 | 8.0 |
| Montana. | 2 | 0.7 | 4.8 | 3.2 |
| Now Yprk. | 3 | (1) 16.0 | 5.6 | 4.7 |
| North Carolina. | 2 |  |  | 6.3 |
| South Cnrolina | $\stackrel{3}{2}$ | 52.1 | 20.0 | 3.8 |
| Gouth Dakotn. - | 2 | 17.1 | 8.4 | 3.1 |
| West Virginia. | 3 | 13.8 | 1.6 | 3.3 |

1 Data not available.
4.0 percent in the twelfth week and 4.2 perent in the fourteenth week.

In each of the eight States, the rate of withdrawal increased in the last weok. White no exact reason for this increase can be given, there are several possible contributing factors. Faced with imminent exhaustion of bencfit rights, claimants may have aecepted any type of employment available even though it was not at their usual trade or occupation. In States paying partial benefits there is some evidence that clamants neglected to chaim small fractional bencfits which may have been available to them at the and of their benefit series. A few clamants may have sought work more intensively when bencfit exhnustion was imminent. In actuml numbers of elaimants, the increases in withdrawal during the last week were moderately small. In Maine, for example, the increase from the fifteenth to the sixteenth week represented about 200 claimants, less than 1 percent of the total clamants in the State sample.

These data on withdrawal rates apply only to compensable weeks, which in each State followed a wating period of 2 or 3 weeks in which nobenefits were payable. The rate of withdrawal during the waiting period tended to be higher than the average rate during the compensable weeks (table 7). In South Carolina about half the clamants dropped out during the wating period, and nenty half the remaining clamants continued unemployed long enough to exhaust their bencfit rights. In other words, twice as mnny claimants dropped out in the first 2 weeks as in the next 16 weeks. This extreme situation resulted from a
short lay-off of a large number of textile workers during the summer of 1939 . These workers filed jnitial claims, but most of them returned to work before drawing bencfits. West Virginia was the only State in which the rate of withdrawal was lowor during the waiting period than during compensable weeks. In the other States the rato during the waiting period was significantly high, indicating a general tendency for large numbers of
workers to experience very short spells of unemployment during benefit years covoring periods of increasing employment opportunities. In Ohiothe only State for which data pertaining to each separato waiting-period week were available-the rates of withdrawal wero $8.9,5.6$, and 8.0 pereent for the first, second, and third waiting-period weoks, respectively-considerably ligher than the average of 3.6 percent in the following 16 weeks.


[^0]:    'I'repared fin the leeports and Anolysis Diviston, Hurenu of Employment Semitty. 'Ihis artiele is summarlaci from "dourition of lhemeft Payments in 27 Stntes," Jurenu of Employment Security, IBeneflt I uration Serles of 131, No. 8. A prellmbary stidy of heneft durnton du ll states oppenred In the linlledin for Jamuary 10it, pp. 40-43.

[^1]:    1 Tho Wisconsin Iaw limits benefit duration to a certain number of weaks, dependent on weoks of employment ia a prior perlod. For tbls reason, this discussion is limited to the remaining 80 laws.

[^2]:    ${ }^{2}$ Tho dividing line betweon thase two groups of State laws is purely arbitrary, but scems justined slace the data analyzed Indicate that the State Inws in the irst group wore defnitely more liberal with respect to derntion of benents than the State laws in the second group.

[^3]:    4 Minmum durntion was lower in Oregon than In New Hampshire becauso the Oregon law frovided a bigher minimum weekly benent nimount.

[^4]:    - Duration statistles derived from a unfform-duration formuln aro better adajuted to measuring rates of reomploymont than aro statistles derived from a varinble-duration formula. It has been found that, under varlablo-duration provisions, claimants entitled to low weekly beneft nomounts and short potential duration aro remployed less rapidly than clatmants with high weekly beneft amounts and long potentini durntion. Study of the reemmloyment experience of all claimants is restricted because adocjuate data aro not avallable for claimants who exbausted thelr benofit rights, and claitnants can exhnust their rights under varlabile-durntion provisions after drawing from 2 to 10 weeks of beneflts.

[^5]:    - As used here, benefclarles who drow all thelr potential benefits as percent ul all benefelerles who reerlved at least 1 benefit ebeck.

[^6]:    ${ }^{7}$ Tho rate of withdrawnl is tho percent of claimants oligiblo for a given bencfit check-l. e., unumployed through tho provious componsablo weekwho do not reedve a full payment. For example, a rate of withdrawal of $\delta$ jercent in the tonth week means that 5 perenit of tho clalmants who roceived $y$ fall weekly paymonts did not receive a tenth full payment.

[^7]:    8 Tho West Virginta law now provides untform duration of 16 weeks.
    Table 6.-Rate of withlratal from claimant status in each compensable ucek, eight States with uniformduration provisions

