## MAINE STATE LEGISLATURE

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#### ONE HUNDRED AND ELEVENTH LEGISLATURE SECOND REGULAR SESSION

JOINT STANDING COMMITTEE
BILL SUMMARIES
JUNE 1984

This document is a compilation of the bill summaries prepared by this office for the Joint Standing Committees of the Maine Legislature, covering the Second Regular Session of the 111th Legislature. The summaries are arranged alphabetically, and indexed separately by committee.

#### STATE OF MAINE

### ONE HUNDRED AND ELEVENTH LEGISLATURE SECOND REGULAR SESSION

# JOINT STANDING COMMITTEE ON HEALTH AND INSTITUTIONAL SERVICES BILL SUMMARY



MAY, 1984

#### Prepared by:

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2187 AN ACT TO REQUIRE PRISONERS
ON WORK RELEASE TO PAY FOR
THE COST OF THEIR BOARD IN
A CORRECTIONAL FACILITY

C.B. Smith

OTP-A

HSE-ENACT

SEN-ENACT

GOV-S IGNED

PL 83, c. 734

SUMMARY: Prisoners on work release now pay the cost of their transportation; the bill added the requirement that they also pay for their board, in an amount determined by the Commissioner of Corrections.

There was no opposition to the bill, but the Maine Council of Churches suggested the board costs should be determined in light of other financial responsibilities, and that there should be some rules covering the determination process.

The Committee Amendment (H-580) specified that the board cost should be "reasonable," and that the Commissioner should determine that by considering other claims on the prisoner's income.

2193 AN ACT TO CLARIFY THE CON-GREGATE HOUSING PROGRAM FOR MAINE'S ELDERLY Conley
OTP-A
HSE-ENACT
SEN-ENACT
GOV-SIGNED
PL 83, c. 695

SUMMARY: 22 MRSA chapter 1457-A, enacted by PL 1979, c. 717, established 2 demonstration programs of congregate housing for the elderly, administered by the Bureau of Maine's Elderly.

This bill repealed the references to the projects, and established new sections for the definition, administration and certification of permanent congregate housing services programs.

The Committee Amendment (S-321) added groups which finance congregate housing facilities to the Advisory Committee to the Bureau; it also made the certification program voluntary.

2197 AN ACT TO CLARIFY THE LICENSING AUTHORITY OF THE BOARD OF REGISTRATION IN MEDICINE HSE-ENACT SEN-ENACT GOV-SIGNED PL 83, c. 741

SUMMARY: The new draft of LD 1966 clarified further the distinction among applicants, based on their graduation from either an accredited medical school, or an unaccredited medical school. The latter group would have to meet additional certification or examination criteria. All applicants are to pass a qualifying examination, and also a Maine examination. The required postgraduate education is increased from 12 to 24 months.

The other sections of the new draft either conform existing statutory provisions with the new licensure requirements, or repeat the provisions of LD 1966.