

STATE OF MAINE

ONE HUNDRED AND TWELFTH LEGISLATURE FIRST REGULAR SESSION

JOINT STANDING COMMITTEE ON

HUMAN RESOURCES

BILL SUMMARY



JULY, 1985

Prepared by:

John Selser, Legislative Assistant Office of Legislative Assistants State House, Station 13 Augusta, Maine 04333 (207) 289-1670



HELEN T. GINDER, DIRECTOR HAVEN WHITESIDE, ASST. DIRECTOR GILBERT W. BREWER DAVID ELLIOTT MARTHA FREEMAN CHRISTOS GIANOPOULOS WILLIAM T. GLIDDEN, JR. STATE OF MAINE OFFICE OF LEGISLATIVE ASSISTANTS ROOM 101 STATE HOUSE, STATION 13 AUGUSTA, MAINE 04333 TEL.: (207) 289-2486

SARAH HOOKE JULIE S. JONES JOHN B. KNOX EDWARD POTTER MARGARET J. REINSCH LARS RYDELL JOHN SELSER ANDREA COLNES, RES. ASST.

ONE HUNDRED AND TWELFTH LEGISLATURE FIRST REGULAR SESSION

JOINT STANDING COMMITTEE BILL SUMMARIES JULY 1985

This document is a compilation of the bill summaries prepared by this office for the Joint Standing Committees of the Maine Legislature, covering the First Regular Session of the ll2th Legislature. The summaries are arranged by LD number and indexed separately by committee.

AN ACT TO REQUIRE PRIOR CONSENT OF A PATIENT 845 BEFORE A MEDICAL CONSULTANT CAN PROVIDE A BILLABLE SERVICE

CASHMAN LISNIK BOST CARROLL

LD:

ONTP HOUSE Accepted Committee Report SENATE Accepted Committee Report GOV

MIN REP H-383 CA

SUMMARY

This bill would have prevented a physician, chiropractor, or podiatrist from using or employing a medical consultant for a patient without the patients consent in writing. The committee majority report, ONTP, was accepted. A minority report of the committee (H-383) eliminated the need for a written consent form and required disclosure to patients of their right to refuse payment for medical consultations if they have not consented to the consultation. It excluded routine lab tests, x-rays, and anesthesiology and provided for emergency situations or situations when the patient is unable or incompetent to consent to a consultation.

<mark>LD:</mark>	<mark>846</mark>	AN ACT TO PROVIDE THAT ELECTRIC SERVICE IS	BROWN D
		NOT A BASIC NECESSITY UNDER THE GENERAL	WILLEY
		ASSISTANCE LAWS AFTER THE WINTER PERIOD	

LV-WD	۰	HOUSE	Accepted	Committee	Report
		SENATE	Accepted	Committee	Report
		GOV			

SUMMARY :

This bill sought to amend the definition of basic necessities under the municipal general assistance law to provide that electricity will only be considered a basic necessity during the winter months.