

MAINE STATE LEGISLATURE

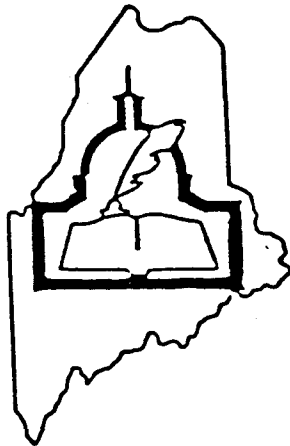
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STATE OF MAINE
ONE HUNDRED AND TWELFTH LEGISLATURE
FIRST REGULAR SESSION

JOINT STANDING COMMITTEE ON
EDUCATION
BILL SUMMARY



JULY, 1985

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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 112th Legislature. The summaries are arranged by LD number and indexed separately by committee.

administrative units which receive tuition students from the unorganized territories to charge up to 110% of the State per student average, other units can only charge up to the State average.

S-234: This Senate Amendment added an appropriation for this cost which will be recovered by the property tax assessed in the unorganized territory.

S-365: This amendment goes back to the present language of calling the funds the "Unorganized Territory School and Capital Working Funds."

LD: 1110 AN ACT TO CONFORM EDUCATION LAWS TO THE
PERSONNEL GRIEVANCE PROCEDURE

GAUVREAU
BOST
OGARA
LAWRENCE

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

SUMMARY:

The bill would have given the Commissioner of Education the authority to recommend to the State Board candidates for the directors and assistant directors at the Vocational-Technical Institutes (VTIs). These directors and assistant directors would then serve at the joint pleasure of the commissioner and the state board.

This would have been almost the same as the present practice except that the VTI directors and their staff presently have considerable say in reviewing and recommending candidates for the position of assistant director.

LD: 1126 AN ACT TO AMEND THE EDUCATION LAW

MARTIN J

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

SUMMARY:

The bill would have made decisions of superintendents which are not subject to control of the local school board reviewable by the Commissioner of Education upon a petition of 10% of the voters in the unit.