

MAINE STATE LEGISLATURE

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ONE HUNDRED AND FIRST LEGISLATURE

Legislative Document

No. 1086

S. P. 383

In Senate, February 6, 1963

Referred to Committee on Appropriations and Financial Affairs. Sent down for concurrence and ordered printed.

CHESTER T. WINSLOW, Secretary

Presented by Senator Farris of Kennebec.

STATE OF MAINE

IN THE YEAR OF OUR LORD NINETEEN HUNDRED
SIXTY-THREE

AN ACT Relating to Establishment, Maintenance and Operation of Regional
Technical and Vocational Centers.

Be it enacted by the People of the State of Maine, as follows :

Sec. 1. R. S., c. 41, § 107, amended. The first paragraph of section 107 of chapter 41 of the Revised Statutes, as repealed and replaced by section 4 of chapter 259 of the public laws of 1959, is amended by adding at the end 2 new sentences, as follows :

‘Any youth whose parents, or the person having custody, maintains a home in any administrative unit, who is entitled to free secondary education, and who is qualified for admission to a regional technical and vocational center according to the standards set by those having charge thereof for all its students, including those resident in the unit maintaining and operating the center, may elect to attend any approved regional technical and vocational center within the State to which he may gain admission, for the purpose of pursuing a technical and vocational course not offered by, or contracted for by, the administrative unit in which he resides with parent or person having custody or by a community school district of which the administrative unit where he resides is a member. If any approved regional technical and vocational center serving the area in which he resides, as defined in section 203-B, offers the desired course he may attend only the regional technical and vocational center serving his area.’

Sec. 2. R. S., c. 41, § 203, amended. Section 203 of chapter 41 of the Revised Statutes is amended to read as follows :

‘**Sec. 203. Technical and vocational schools.** In addition to its duties connected with vocational education and vocational rehabilitation, the state board of education shall have authority to establish, maintain and operate state techni-

cal and vocational institutes to promote specialized training for ~~returned veterans of World War II and other~~ persons who give evidence of special aptitude or need and who desire specialized training designed specifically to train for service in trade, industry or commerce.'

Sec. 3. R. S., c. 41, §§ 203-B - 203-I, additional. Chapter 41 of the Revised Statutes is amended by adding 8 new sections, to be numbered 203-B to 203-I, to read as follows:

'**Sec. 203-B. Establishment, maintenance and operation of regional technical and vocational centers authorized.** In addition to those activities authorized by section 101, any administrative unit may offer a program of technical and vocational education which may consist of programs at the secondary levels through grade 12, programs at the post-secondary levels of grades 13 and 14, and part-time or evening programs for out-of-school youth and adults, any of which must meet all of the following requirements:

I. Regional center. It shall be a regional center for vocational or technical education.

II. Approval of State Board of Education. It shall be established, maintained and operated only in accordance with a plan approved by the State Board of Education as to educational need, scope of program to be offered, location and area to be served.

III. Programs. It shall provide programs of education and training in trade, industrial, agricultural, distributive, technical and service occupations to persons in secondary school, for persons who have graduated from the secondary school or for qualified persons over 16 years of age who have left school prior to graduation from the secondary school.

Sec. 203-C. State aid on construction and equipping of regional centers; aid on expenditures for instruction of regional programs. When any administrative unit has constructed, subsequent to the effective date of this act, an approved facility to be used as a regional technical and vocational center according to an approved plan as provided in section 203-B, and has adequately equipped it, for the conduct of not less than 4 approved full-time courses of technical or vocational education, exclusive of, or in addition to, business or office training, or part-time cooperative training programs, and shall maintain and operate a regional technical and vocational center therein, or shall maintain and operate such a regional technical and vocational center in a facility already available which is approved by the State Board of Education for the maintenance and operation of such a center, the Commissioner of Education shall make the following grants from any funds appropriated for these purposes, in the apportionment of which special funds which are or may become available to the State Board of Education for distribution for these purposes from federal grants or from other sources may be used in part payment of, but shall not be in addition to, grants authorized by this section:

I. Grants. Seventy-five percent of the cost of constructing and equipping, subsequent to the effective date of this act, a building or buildings to be used for the maintenance and operation of a regional technical and vocational center which is approved in accordance with section 203-B.

As used in this section, cost of construction shall consist of the same items as are eligible for construction assistance to school administrative districts in accordance with section 237-H and the grants provided in this section shall be paid at such times and in such installments as are provided for in section 237-H. Grants for construction assistance provided by this section, including grants for equipping or for the completing of the equipping of a facility already available, shall be in lieu of any construction assistance for the same facility made or authorized under section 237-H and shall be made only on the basis of information available in the office of the commissioner on November 1st of each year covering expenditures made by the administrative unit in its preceding fiscal year as reported by its superintendent of schools to the commissioner on forms which he shall provide for the purpose.

Notwithstanding the foregoing provisions, no assistance for construction shall be paid until after the superintendent of schools of the administrative unit applying therefor shall certify to the commissioner, on forms provided by him, that the building has been completed in accordance with the requirements of section 26 and that the building will be used forthwith for the establishment, maintenance and operation of a regional technical and vocational center which, prior to the commencement of construction, has been approved in accordance with section 203-B. Whenever such a certificate has been filed, the commissioner, at the next annual distribution of assistance under this section, shall pay such grants as may be payable on the basis of expenditures made by the administrative unit in its preceding fiscal year together with such grants, covering eligible expenditures on the building made in previous fiscal years, as would have been payable to the unit except for the prohibition imposed by this section against payment of construction assistance until after the completion of the building.

Any administrative unit which has received approval of a plan for a regional technical and vocational center and thereafter receives assistance under this section in the construction and equipping, or in the equipping alone, of a facility for the maintenance and operation of a regional technical and vocational center shall maintain and operate such regional center continuously for a period of not less than 10 years from the date of the first grant of assistance for such construction and equipping unless the approved plan for the maintenance and operation of the center has been revoked by the State Board of Education within that time. If, for reasons beyond the control of the administrative unit receiving construction assistance, the unit is unable to fulfill its requirement that the center be operated for such period of 10 years, the State Board of Education is authorized to waive this requirement or to modify it to such extent as in its judgment the circumstances warrant. In the event such administrative unit fails to maintain and operate the facility as a regional technical and vocational center for at least the prescribed 10-year period the amounts of any grants of assistance on construction and for equipping the center which previously have been paid to the administrative unit shall be recovered by deducting the amounts so paid from any apportionments of educational aid then or thereafter payable to the unit. If the amount to be recovered is of such size that deduction thereof in any year or years from other grants of educational aid would have an adverse effect upon the public

elementary and secondary program of instruction offered by the administrative unit, the State Board of Education is authorized to approve such a schedule of periodic deductions from apportionments of educational aid as will permit the recovery of the construction and equipping assistance grants without prejudice to the public elementary and secondary program offered by the unit.

II. Costs of instruction. Two-thirds of the cost of instruction in approved technical and vocational classes maintained on the secondary level through grade 12 and 90% of the costs of instruction for approved part-time and evening classes for out-of-school youth and adults. Costs of instruction for technical and vocational classes on the secondary school level shall be construed to mean the expenditures chargeable to such classes made for teachers' salaries, fuel, janitorial services, textbooks, reference books, school supplies for desk, laboratory and shop use, public utility services, replacement of instructional equipment, fire insurance and compensation for superintendent and his assistants for the technical and vocational center.

Costs of instruction for part-time and evening classes shall be limited to the costs of instructors' and supervisors' salaries, janitor services, public utility services, textbooks, if furnished free to students, reference books and consumable supplies for classroom, shop or laboratory use, but such costs shall be reduced by any receipts from tuition charges for persons enrolled, whether residents of the unit maintaining and operating the center or of other administrative units and whether or not these tuition charges are paid by the student personally or by the administrative unit where he resides.

Sec. 203-D. Tuition charges to be paid by sending administrative unit or community school district; legal rate; time to be paid; method of settlement of unpaid tuition charges. Any administrative unit operating an approved regional technical and vocational center may charge tuition for students attending the center in the secondary grades who are residents of other administrative units in the area served by the center or who are otherwise eligible to attend under section 107. Such tuition charges shall be paid by the superintending school committee or board of school directors of the sending administrative unit or by the school committee of a secondary community school district of which the sending unit is a member. Tuition charges billed to sending administrative units or to secondary community school districts shall be due at such times and the same penalties for nonpayment of tuition charges shall apply as are provided under section 108 for the tuition charges for regular secondary education.

The tuition charge per student is to be determined as follows: Add $\frac{1}{3}$ of the applicable proportion of the amounts paid for teachers' salaries, fuel, janitorial services, textbooks, reference books, school supplies for desk and laboratory use, public utility services, replacement of instructional equipment, fire insurance and compensation for superintendent and his assistants for the technical and vocational center; divide the total by the average daily membership of all regularly enrolled students in the center; to this per pupil tuition charge for instruction in the technical and vocational center, add for each Carnegie unit earned by the student in academic subjects $\frac{1}{4}$ of the per pupil tuition charge computed under section 108.

In the first year of operation of any regional technical and vocational center,

the tuition rate shall not exceed that percentage of the state average per pupil cost for the preceding year allowed for secondary schools offering 3 courses, at least 2 of which are occupational. Thereafter, tuition charges so made shall not be in excess of the per pupil cost of instruction in the regional technical and vocational center in the previous fiscal year of the unit operating the center, computed in the manner as previously described in this section, nor shall they be in excess of that percentage of the state average per pupil cost for the preceding fiscal year which is authorized for secondary schools offering 3 courses, at least 2 of which are occupational.

Sec. 203-E. Tuition charges paid by an administrative unit credited on foundation program allowance. Any administrative unit which is required to pay and has paid, or which is a member of a secondary community school district which is required to pay and has paid, tuition charges to another unit for technical and vocational classes through grade 12 in an approved regional technical and vocational center serving the area of which the paying unit is a part shall receive in its foundation program allowance computed under section 237-D a credit for 110% of the tuition so paid.

Sec. 230-F. Operation of vocational and technical courses on grade 13 and 14 levels; tuition for such courses charged to students enrolled. Vocational and technical courses on grade 13 and 14 levels may be operated in regional technical and vocational centers when approved by the State Board of Education and, when so operated, tuition charges for these courses at rates approved by the State Board of Education may be charged directly to the students enrolled.

Sec. 203-G. Persons entitled to attend regional technical and vocational centers. Any person entitled to receive free public education in the secondary grades, any person seeking to attend full-time programs in grade levels 13 and 14, where offered, and any adult or out-of-school youth seeking to attend part-time or evening programs, where offered, whether such courses are free or are subject to payment of tuition charges either by the prospective student or by the administrative unit where he resides, if such unit is authorized to pay them in accordance with section 230-D, may attend any regional technical and vocational center established under sections 203-B to 203-H which serves his area, as defined in section 203-B, provided that those in charge of the regional center determine, by the same standards applying in the case of all students for admission to the programs, including those students resident in the administrative unit maintaining and operating the center, that he is qualified to profit by the instruction and that the school can accommodate him.

Sec. 203-H. Local director of technical and vocational education required. Whenever an application for approval of a regional technical and vocational center is made to the State Board of Education as is provided in section 203-B, the administrative unit making such an application shall include in its plan for the establishment, maintenance and operation of such proposed center, provision for the employment on the staff of the center of a local director of technical and vocational education who shall meet such qualifications as may be prescribed by the State Board of Education for all such positions, and the unit shall employ such a director as a condition of continued approval of the center. The director shall be responsible to the appropriate administrative officers of the administrative school unit operating the center.

Sec. 203-I. Department of Education to make biennial estimates of appropriations required; future appropriations authorized. Biennially, preceding the convening of the regular session of the Legislature, the Department of Education shall estimate the amounts necessary to carry out the purposes of sections 203-B to 203-G for the biennium next following the convening of the regular session of the Legislature and it is authorized to and shall include in its requests for appropriations from the General Fund for presentation to the Legislature such amounts as it shall estimate to be necessary to carry out the purposes of such sections.'

Sec. 4. Appropriation. In order to carry out the purposes of this act, there is appropriated out of any moneys in the General Fund not otherwise appropriated in the sum of \$250,000 for the fiscal year ending June 30, 1964 and the sum of \$550,000 for the fiscal year ending June 30, 1965.