

STATE OF MAINE HOUSE OF REPRESENTATIVES 103rd LEGISLATURE

HOUSE AMENDMENT "A" to S.P. 13, L.D. 29, Bill, "An Act Relating to Application of State Aid for School Construction."

Amend said Bill by striking out everything after the enacting clause and inserting in place thereof the following:

'<u>R.S., T. 20, §3457, amended.</u> The 2nd paragraph of section 3457 of Title 20 of the Revised Statutes, as enacted by section 2 of chapter 475 of the public laws of 1965, is amended to read as follows:

Said apportionment shall apply similarly to payments made for capital outlay purposes on school construction, approved by the commissioner after August 28, 1957, in administrative units where the April 1st enrollment of resident and tuition pupils in grades 9 through 12 for that year is over 700 pupils, in all administrative units where school buildings are constructed to house pupils from kindergarten through grade 8, and in all community school districts approved by the State Board of Education which incur debt after April 1, 1965; and in other smaller administrative units when in the judgment of the Legislature, on recommendation of the board, the formation of a School Administrative District by consolidation is not geographically or educationally practical. Any administrative unit qualifying for school construction aid under this section by virtue of receiving tuition students from surrounding municipalities must render at least 2 years' notice to the sending municipalities before discontinuing such acceptance,¹

Filed by Mrs. Hanson of Lebanon.

Reproduced and distributed under the direction of the Clerk of the House.

(Filing No. H-335)