MAINE STATE LEGISLATURE

The following document is provided by the

LAW AND LEGISLATIVE DIGITAL LIBRARY

at the Maine State Law and Legislative Reference Library

http://legislature.maine.gov/lawlib



Reproduced from scanned originals with text recognition applied (searchable text may contain some errors and/or omissions)



ORIGINAL

COMMITTEE AMENDMENT "A" to H. P. 636, L. D. 824, Bill, "AN ACT Establishing the Municipal Public Employees Labor Relations Law."

Amend said Bill in that part designated "§964" of section 1 by striking out in the first line of subparagraph (4) of paragraph C of subsection 2 the underlined words "school system or" (same in L. D.)

Further amend said Bill in that part designated "§965" of section 1 by striking out in the 6th line of paragraph C of subsection 1.

(5th line of L. D.) the underlined words "need not confer and" and inserting in place thereof the underlined words 'shall meet and consult but not'

Further amend said Bill in that part designated "§965" of section 1 by striking out in the 2nd paragraph of subsection 3 the 4th underlined sentence from the end (same in L. D.) and inserting in place thereof the following underlined sentence: 'Any person who has actively participated as the mediator in the immediate proceedings for which factfinding has been called shall not sit on that fact-finding board.'

Further amend said Bill in that part designated "§966" of section 1 by striking out all of the last sentence of the first paragraph and inserting in place thereof the following underlined sentence:

Nothing in this chapter is intended to require the exclusion of

(Filing Mo-H- 431)

principals, assistant principals, other supervisory employees from school system bargaining units which include teachers and nurses in supervisory positions.'

Further amend said Bill in that part designated "§967" of section 1 by striking out all of the 2nd sentence of the 2nd paragraph of subsection 2 and inserting in place thereof the following underlined sentence:

'Where more than one organization is on the ballot and no one of the 3 or more choices receives a majority vote of the public employees voting, a run-off election shall be held.'

Further amend said Bill in that part designated "§968" of section 1 by adding at the end of the 2nd sentence of the first paragraph of subsection 1, before the pæriod, (same in L. D.) the underlined words 'who shall be its chairman'

HOUSE OF REPRESENTATIVES

READ AND ADOPTED

JUN 3 1969

Gerthal W. Johnson

IN SENATE CHÂMBER READ AND ADOPTED

IN CONCURRENCE

JUN 13 1969

HERROLD B. SPEERS SECRETARY

IN HOUSE
Reproduced & Distributed
FILING NO. #-431

HOUSE OF REPRESENTATIVES
Reported by Mr. Haskell
From Com. on Latin

(Feling No-H. 431)