

ONE HUNDRED AND FIFTH LEGISLATURE

Legislative Document

H. P. 493 House of Representatives, February 5, 1971 Referred to Committee on Labor. Sent up for concurrence and ordered printed.

Presented by Mr. Rollins of Dixfield.

STATE OF MAINE

IN THE YEAR OF OUR LORD NINETEEN HUNDRED SEVENTY-ONE

AN ACT Excluding Nonteaching Principals and Assistant Principals from Municipal Public Employees Labor Relations Law.

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

Sec. 1. R. S., T. 26, § 962, sub-§ 6, ¶ E, amended. Paragraph E of subsection 6 of section 962 of Title 26 of the Revised Statutes, as enacted by section 1 of chapter 424 of the public laws of 1969, is amended to read as follows:

E. Who is a superintendent or assistant superintendent of a school system; or a nonteaching principal or nonteaching assistant principal of a school system; or

Sec. 2. R. S., T. 26, § 966, amended. The last sentence of the first paragraph of section 966 of Title 26 of the Revised Statutes, as enacted by section 1 of chapter 424 of the public laws of 1969, is amended to read as follows:

Nothing in this chapter is intended to require the exclusion of **teaching** principals, **teaching** assistant principals **and** other supervisory employees from school system bargaining units which include teachers and nurses in supervisory positions.

STATEMENT OF FACT

The first amendment is intended to exclude nonteaching principals and assistants from coverage under the Municipal Public Employees Labor Relations Law, because of their identification with management functions. The second amendment is intended to permit teaching principals and assistants to be represented by bargaining units which include teachers.

No. 634

BERTHA W. JOHNSON, Clerk