



STATE OF MAINE SENATE 107TH LEGISLATURE

SENATE AMENDMENT "^A" to S. P. 76, L. D. 216, Bill, "AN ACT to Increase Funds Allowed by Court Order to a Minor without a Guardian."

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

'<u>19 MRSA §216, first sentence</u>, as last amended by PL 1971, c. 598, §30, is repealed and the following enacted in place thereof:

Whenever, under any decree or order of the Supreme Judicial Court, or Superior Court of this State, or of any justice of either of said courts, or of any judge of any probate court in this State, any receiver, master, executor, administrator, trustee, guardian or other person acting under authority of either of said courts, or any justice or judge thereof, shall have in his hands any funds not exceeding \$2,500, to be distributed or paid to any person under the age of 18 years, not having a guardian legally appointed in this State, payment may be made to said minor, provided said minor be at least 12 years of age, or to either parent of said minor, or to such other person whom said justice or judge may select, subject to whatever conditions, if any, said justice or judge may impose. The receipt of said minor, parent or other person shall be a sufficient voucher for such settlement in court of any account by the party who made such payment and shall discharge and relieve him from any and all further liability on account of the same.

OF B.

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Statement of Fact

The intent of this amendment is to increase the amount of funds that may be paid to a minor under age 18, parent or other person to reflect the change in times and to provide for any conditions which any justice or probate judge may wish to impose.

(Roberts) NAME :

COUNTY: York

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