MAINE STATE LEGISLATURE

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1	L.D. 841
3	(Filing No. H- 222)
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7	STATE OF MAINE HOUSE OF REPRESENTATIVES
9	114TH LEGISLATURE FIRST REGULAR SESSION
11	α
13	COMMITTEE AMENDMENT " \mathcal{H} " to H.P. 618, L.D. 841, Bill, "An Act to Include Certain Proprietary Schools in Eligibility
15	Requirements of the Maine Educational Loan Authority's Supplemental Loan Program"
17	local the bill in subscribe 19 by shelling out the finct 5
19	Amend the bill in subsection 11 by striking out the first 5 lines (page 1, lines 27 to 31 in L.D.) and inserting in their place the following:
21	F-000 010 10110 1111
	'll. Institution. "Institution" or "institution of higher
23	education" means any public or private nonprofit educational
25	institution within the State, any public or such-an private nonprofit educational institution outside of the State which is
	attended by residents of the State, any proprietary educational
27	institution within the State for which loan guarantee services are readily and conveniently available to the authority or any
29	proprietary educational institution outside of the State which is attended by residents of the State and for which loan guarantee
31	services are readily and conveniently available to the authority, which:
33	
35	
	STATEMENT OF FACT
37	
39	This amendment, like the original bill, extends eligibility for Maine Educational Loan Authority loans to students attending
41	proprietary post-secondary institutions in Maine. The amendment extends eligibility to Maine students attending out-of-state proprietary institutions. To protect the borrowing ability of
43	the authority, the amendment requires that for students of any proprietary school to be eligible for authority loans, the school
45	must be one for which loan guarantee services are readily available.

Reported by the Committee on Education
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House
5/18/89 (Filing No. H-222)