MAINE STATE LEGISLATURE

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1	L.D. 1071
3	(Filing No. H-593)
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7	STATE OF MAINE HOUSE OF REPRESENTATIVES
9	114TH LEGISLATURE FIRST REGULAR SESSION
11	
13	COMMITTEE AMENDMENT " $oldsymbol{eta}$ " to H.P. 767, L.D. 1071, Bill, "An Act to Authorize the Department of Human Services to Implement
15	the Provisions of the United States Family Support Act of 1988"
17	Amend the bill by inserting after the title the following:
19	'Emergency preamble. Whereas, Acts of the Legislature do not become effective until 90 days after adjournment unless enacted
21	as emergencies; and
23	Whereas, unless this legislation is enacted as an emergency measure, the medical assistance program under the Additional
25	Support for People in Retraining and Education Program will be repealed prior to the expiration of the 90-day period; and
27	Whereas, in the judgment of the Legislature, these facts
29	create an emergency within the meaning of the Constitution of Maine and require the following legislation as immediately
31	necessary for the preservation of the public peace, health and safety; now, therefore,'
33	Further amend the bill by striking out all of section 2.
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37	Further amend the bill in section 3 in that part designated "§3781." by striking out all of subsection 1 and inserting in its place the following:
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41	'1. Administration. The Additional Support for People in Retraining and Education Program shall be administered by the Department of Human Services andjointlyoperatedbythe
43	Department of Human - Services, - the - Department - of - Labor - and - other state - agencies - having - responsibilities - relating - to - the - goals - of
45	thisprogram. The Department of Human Services may shall, consistent with the goals of the Additional Support for People in
47	Restraining and Education Program, contract with the Department of Labor to implement this program in selected areas of the

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- State. The department may also contract with other public agencies, as well as private agencies and individuals, to implement this program in selected areas of the State.'
- Further amend the bill in section 3 in that part designated "\$3781." in subsection 4 in the 2nd and 3rd lines from the end (page 2, lines 3 and 4 in L.D.) by striking out the following: "provided: however," and inserting in its place the following: 'if'
- Further amend the bill in section 3 in that part designated "§3781." in the 3rd line from the end (page 2, line 12 in L.D.) by striking out the following: "enacted" and inserting in its place the following: 'adopted'
- Further amend the bill by striking out all of sections 4, 5 and 6 and inserting in their place the following:

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- 'Sec. 4. 22 MRSA §3782, sub-§2. as enacted by PL 1987, c. 856, §§7 and 10, is amended to read:
 - 2. Coordination. The program shall be jeintly operated by the Department of Human Services. The program shall be coordinated as follows:
 - A. In areas where the Department of Human Services and the Department of Labor jointly provide service, the Department of Human Services is responsible for coordinating following functions: Identification of the provisions participant's pre-training needs; pre-vocational training as it relates to social development and life skills adjustment; provision of support services; and case management services for the participant's period of The Department of Labor is responsible for enrollment. coordinating the following functions: Identification of training needs; provision of pre-vocational training as it relates to employability development; provision of skills training; provision of access to education; placement.
- B. In areas where the Department of Human Services contracts with the Department of Labor, all the functional responsibilities referenced in paragraph A shall be assumed by the Department of Labor's job training program established pursuant to Title 26, chapter 25.
 - Sec. 5. 22 MRSA §3783, as enacted by PL 1987, c. 856, §§7 and 10, is amended by adding at the end a new paragraph to read:
 - This section is repealed April 1, 1990.
 - Sec. 6. 22 MRSA §3783-A is enacted to read:

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COMMITTEE AMENDMENT "B" to H.P. 767, L.D. 1071

1	medical assistance in accordance with the United States Social
	Security Act, Section 1925.
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_	2. Premium. If the family chooses to accept the 2nd
5	6-month extension, the department shall impose a premium for
-	extended coverage in accordance with the United States Social
7	Security Act, Section 1925(b) and the regulations promulgated
9	pursuant to that Act.
9	3. Coverage provided by private insurers. The department
11	may adopt the option available to the State under the United
	States Social Security Act, Section 1925(a)(4) and, during the
13	initial 6-month extension and the 2nd 6-month extension period,
	if accepted by the family, may pay the family's expense for
15	premiums, deductibles, copayments or similar costs for health
	insurance or other health coverage available from any insurer
17	authorized to write insurance in this State, offered by the
	employer of a caretaker relative or available from some other
19	program providing medical coverage, if doing so is more cost
	effective. The department shall require the caretaker relative,
21	as a condition of the extension of coverage under this section,
22	to apply for health coverage:
23	A. If that coverage is offered by an employer of the
25	caretaker relative or of the absent parent of a dependent
•	child; and
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	B. If the caretaker relative is not required to make a
29	financial contribution for that coverage.
31	4. Third-party liability. The department shall seek
	reimbursement from any 3rd party who is liable to pay for medical
33	care and services available under this section in all cases when
25	the amount of reimbursement the State reasonably expects to
35	recover exceeds the costs of recovery. Payments for premiums,
37	deductibles, coinsurance and similar expenses under this section shall be considered to be payments for medical assistance.
<i>3 ,</i>	shall be considered to be payments for medical assistance.
39	Further amend the bill by renumbering the sections to read
	consecutively.
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	Further amend the bill by inserting at the end before the
43	statement of fact the following:
45	- FIGOR STORIE
47	FISCAL NOTE
47	The December of House Considers has 1-21-1-2 blooms to be
	The Department of Human Services has indicated there may be

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fiscal implications associated with the implementation of the United States Family Support Act. The potential anticipated

shortfall may be reduced substantially once a review of the complex issues has been completed. It may be necessary for the

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COMMITTEE AMENDMENT B" to H.P. 767, L.D. 1071

department to request additional funds in fiscal year 1990-91 once the exact financial need has been determined.'

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STATEMENT OF FACT

The purpose of this amendment is to clarify certain administrative points and extend transitional medical coverage for up to 12 months to families who become ineligible for Aid to Families with Dependent Children assistance after April 1, 1990, due to increased earnings from employment or loss of employment disregards.

Reported by the Minority of the Committee on Human Resources
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House
6/16/89
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