



114th MAINE LEGISLATURE

FIRST REGULAR SESSION - 1989

Legislative Document

No. 1247

S.P. 462

In Senate, April 19, 1989

Reference to the Committee on Appropriations and Financial Affairs suggested and ordered printed.

JOY J. O'BRIEN Secretary of the Senate

Presented by President PRAY of Penobscot.

Cosponsored by Speaker MARTIN of Eagle Lake, Senator PERKINS of Hancock and Representative HUSSEY of Milo.

STATE OF MAINE

IN THE YEAR OF OUR LORD NINETEEN HUNDRED AND EIGHTY-NINE

An Act to Expand the Maine Job Training Partnership Program.

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

Sec. 1. 26 MRSA §2012, first ¶, as enacted by PL 1987, c. 466, §3, is amended to read:

Each private industry council shall operate programs under this subchapter based on an annual plan. The annual plan shall reflect local needs, program strategies and activities, training and services, projected expenditures and anticipated outcomes based on the private industry councils' analyses of local needs within the job training program.

Sec. 2. 26 MRSA §2013, sub-§9, as enacted by PL 1987, c. 466, §3, is amended to read:

Dependent care and transportation services. No person 9. 17 eligible for services under Titles Title II and III the Economic Dislocation and Worker Adjustment Assistance Act of the United 19 States Job Training Partnership Act, Public Law 97-300, and displaced homemakers, as defined in section 1601, may be denied access to or participation in these programs as a result of 21 dependent care needs, transportation needs or other supportive services necessary. Nothing in this subsection may be considered 23 to create an entitlement to participation in these programs; and

Sec. 3. 26 MRSA §2015, first ¶, as enacted by PL 1987, c. 466, §3, is amended to read:

29 This subchapter is intended to serve individuals whose participation in the labor force might be dependent on, or significantly enhanced by, the training and services provided 31 under this subchapter. The objective of the Act is to serve additional persons who are eligible for services under Titles 33 Title II and III the Economic Dislocation and Worker Adjustment 35 Assistance Act of the United States Job Training Partnership Act, Public Law 97-300, and displaced homemakers, as defined in Innovative approaches will be authorized under 37 section 1601. Traditionally noneligible persons may be served this subsection. if they are marginally employed, or when their enrollment will 39 result in additional training and employment opportunities for the traditionally eliqible population. These individuals may 41 include, but are not limited to:

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Sec. 4. 26 MRSA §2017, sub-§1, as enacted by PL 1987, c. 466, 45 §3, is amended to read:

47 1. Legislative review. The joint standing committee of the Legislature having jurisdiction over economic development matters 49 shall review and make recommendations to the Commissioner of Labor, the private industry councils and the Governor with 51 respect to the program defined in this subchapter. The committee:

A. Shall be notified of any hearing held pursuant to section 2012;

B. Shall be provided with copies of any draft plans and actual plans developed pursuant to this subchapter;

C. Shall be provided with any reports, research findings, evaluations and any other materials requested by the committee or any member of the committee to undertake its review; and

13 D. May make recommendations to the appropriate joint standing committee of the Legislature or any agency or 15 organization concerned with the program established pursuant to this subchapter.

Sec. 5. 26 MRSA §2017, sub-§2, ¶¶B and D, as enacted by PL 19 1987, c. 466, §3, are amended to read:

в. Enrollments, including the number of individuals participating who are eligible for services under Titles <u>Title</u> II and **III** the Economic Dislocation and Worker Adjustment Assistance Act of the United States Job Training 97-300, Partnership Act, Public Law andDisplaced Homemakers, as defined in section 1601;

D. The number of persons who applied and were not enrelled, including served in the job training system and the primary reasons that why they were not enrelled served.

Sec. 6. Appropriation. The following funds are appropriated from the General Fund to carry out the purposes of this Act.

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1989-90 1990-91

- 37 LABOR, DEPARTMENT OF
- 39 Bureau of Employment and Training Programs

All Other

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\$2,200,000 \$2,200,000

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43
45 Provides funds to increase
45 the annual appropriation to the Maine job training
47 partnership program to \$2,200,000 for the next
49 biennium.

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3 3 5 5 Maine job training partnership program legislation. Section 6 of this bill requests funding to increase the annual appropriation 7 for the Maine job training partnership program.

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