MAINE STATE LEGISLATURE

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1	L.D. 1671
3	(Filing No. S-372)
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7	STATE OF MAINE SENATE
9	114TH LEGISLATURE FIRST REGULAR SESSION
11	
13	SENATE AMENDMENT "M " to COMMITTEE AMENDMENT "A" to S.P. 594, L.D. 1671, Bill, "An Act to Correct Errors and
15	Inconsistencies in the Laws of Maine"
17	Amend the amendment in that part designated "PART ${f D}$ " by inserting after section 2 the following:
19	
21	'Sec. 3. 20-A MRSA §2, sub-§3, as enacted by PL 1987, c. 821, is amended to read:
23	 Mandated programs. Any legislation containing a state mandate enacted by the Legislature after January 1, 1989, which
25	requires additional funding, shall contain provisions for full funding by the State for 2 years, after which the legislation
27	shall contain full funding through the School Finance Act of 1985, as amended. The funding requirements to implement the
29	mandate must be identified. Any such legislation for which full state funding is not provided may not be enacted.
31	
33	State mandates are defined as any state-initiated or statutory action that requires a local school administrative unit to establish, expand or modify its activities in such a way as to
35	necessitate additional expenditures from local revenues, excluding any order issued by a state court or any legislation
37	necessary to comply with a federal mandate.
39	This ehapter <u>subsection</u> is repealed on June 30, 1992, unless reviewed and extended by specific Act of the Legislature.'
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L.D. 1671

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3	STATEMENT OF FACT
5	This amendment clarifies a repeal provision in the education laws.
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9	(Senator HOBBINS)
11	SPONSORED BY: Dayy You
13	COUNTY: York

SENATE AMENDMENT "M" to COMMITTEE AMENDMENT "A" to S.P. 594,

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