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· 소리성 · 지난 · 지역 1996 · 고문 · 정말 · 책을 다시?

115th MAINE LEGISLATURE

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FIRST REGULAR SESSION-1991

Legislative Document

No. 1164

H.P. 810

House of Representatives, March 18, 1991

Reference to the Committee on State and Local Government suggested and ordered printed.

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EDWIN H. PERT, Clerk

Presented by Representative LOOK of Jonesboro. Cosponsored by Representative JOSEPH of Waterville and Senator BUSTIN of Kennebec.

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STATE OF MAINE

IN THE YEAR OF OUR LORD NINETEEN HUNDRED AND NINETY-ONE

An Act to Clarify the Appointment of Civil Emergency Preparedness Directors.

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

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Sec. 1. 37-B MRSA §782, first ¶, as amended by PL 1987, c. 582, Pt. B, §6, is further amended to read:

A director shall must be appointed for each local civil preparedness director of a civil agency. A emergency preparedness agency shall may not be at the same time an executive officer or member of the executive body of a municipality or interjurisdictional or regional agency of the State or a county commissioner. Notwithstanding this section or 12 any other law, a town manager or administrative assistant may also be appointed to serve as the director of a civil emergency 14 preparedness agency or as a liaison officer. A director may be removed by the appointing authority for cause.

Sec. 2. 37-B MRSA §782, sub-§1, as enacted by PL 1983, c. 460, 18 §3, is amended to read:

20 1. Municipal agency director; liaison officer. The geverning-bedy-of-a-municipality municipal officers shall appoint the director of the municipality's civil emergency preparedness 22 agency. Each In each municipality which that is not required to 24 establish an agency of its own, the municipal officers shall designate a liaison officer to the appropriate interjurisdictional agency to facilitate cooperation in the work 26 of disaster prevention, preparedness, response and recovery. 28

STATEMENT OF FACT

32 This bill clarifies the authority of municipal officers to appoint civil emergency preparedness directors and liaisons. 34 Those positions have never been elected. It makes the appointment authority of municipal officials consistent with that of the county commissioners. It also makes it clear that a town 36 manager or administrative assistant may be appointed to the 38 position of director or liaison officer.

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