

L.D. 1248

(Filing No. S-537)

Reported by the Majority for the Reproduced and Distributed Pursua (2/5/92)

and Distributed Pursuant

(Filing No. S-537

for

Committee

on

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Senate

Rule Labor

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## STATE OF MAINE SENATE **115TH LEGISLATURE** SECOND REGULAR SESSION

COMMITTEE AMENDMENT "A" to S.P. 465, L.D. 1248, Bill, "An 14 Act to Amend the Municipal Public Employees Labor Relations Laws"

16 Amend the bill by striking out everything after the enacting clause and before the statement of fact and inserting in its 18 place the following:

'Sec. 1. 26 MRSA §965, sub-§1, ¶C, as enacted by PL 1969, c. 424, §1, is amended to read:

To confer and negotiate in good faith with respect to c. wages, hours, working conditions and contract grievance arbitration, except that by such obligation neither party shall-be is compelled to agree to a proposal or be required to make a concession and except that public employers of teachers shall meet and consult but not negotiate with respect to educational policies;-for . For the purpose of this paragraph, educational policies shall does not include wages, -- hours, -- working -- conditions -- or -- contract -- grievance arbitration; :

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(1) Wages, salaries, pensions and insurance;

(2) Rest and meal breaks, vacations and compensatory

Working conditions, working conditions

noninstructional duties, and internal transfers or

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time;

(3)

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## STATEMENT OF FACT

reassignments for nonprobationary employees; or

This amendment restores the exclusion of educational 50 policies as matters that can be negotiated under the municipal public employees labor relations laws. The amendment specifies 52 those matters that may not be considered educational policy.

(4) Contract grievance arbitration;'

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COMMITTEE AMENDMENT