



## **117th MAINE LEGISLATURE**

## **FIRST REGULAR SESSION-1995**

Legislative Document

No. 605

H.P. 439

House of Representatives, February 22, 1995

## An Act to Require the State to Pay for Mediation Sessions.

Reference to the Committee on Labor suggested and ordered printed.

JOSEPH W. MAYO, Clerk

Presented by Representative SHIAH of Bowdoinham. Cosponsored by Representatives: BRENNAN of Portland, CHASE of China, HATCH of Skowhegan, JONES of Bar Harbor.

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

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Sec. 1. 26 MRSA §965, sub-§2, ¶C, as amended by PL 1991, c. 4 798, §4, is further amended to read:

6 С. The Panel of Mediators, consisting of not less fewer than 5 nor more than 10 impartial members, must be appointed 8 by the Governor from time to time upon the expiration of the terms of the several members, for terms of 3 years. The 10 Maine Labor Relations Board shall supply to the Governor nominations for filling vacancies. Vacancies occurring 12 during a term must be filled for the unexpired term. Members of the panel are entitled to \$100 a day beginning July 1, 1988, for services for the time actually employed in the 14 discharge of their official duties and also are entitled to 16 traveling and all other necessary expenses. The costs for services rendered and expenses incurred by members of the 18 panel and-any-state-cest-allocation-program-charges for those mediation cases not exceeding 3 days in length must be 20 shared-equally-by-the-parties-to-the-proceedings-and-must-be paid into-a-special-fund-administered by the State from an 22 appropriation for the panel that must be included in the budget of the Maine Labor Relations Board. Any costs for 24 services rendered and expenses incurred by the Panel of Mediators beyond the 3rd mediation day of a case must be 26 shared equally by the parties to the proceedings, except that, on a showing by either party that the payment would impose undue financial hardship, the executive director may 28 waive all or part of the obligation. The amount waived must be paid from the appropriation. Authorization for services 30 rendered and expenditures incurred by members of the panel 32 is the responsibility of the Executive-Director-of-the-Maine Labor-Relations-Board executive director. All-costs-must-be 34 paid-from-that--special-fund. -- The-executive-director--may estimate-costs-upon-receipt-of-a-request-for-services-and 36 collect-those-costs-prior-to-providing-the-services---The executive-director--shall-bill-or--reimburse-the-parties/-as 38 appropriate, - for--any-difference-between-the-estimated-costs that-were-collected-and-the-actual-costs-of-providing-the services.---Once--one--party--has--paid--its--share--of--the 40 estimated -- cost - of -- providing -- the - service -- - the - mediator -- is assigned. -- A - party - who - has - not - paid - an - invoice - for -- the 42 estimated-or-actual-cost-of-providing-services-within-60 44 days-of-the-date-the-invoice was -issued-is--in-the-absence of-good-cause-shown--liable-for-the-amount-of-the-invoice 46 together-with-a-penalty-in-the-amount-of-25%-of-the-amount of-the-invoice---Any-penalty-amount-collected-pursuant-to 48 this-provision-remains-in-the-special-fund-administered-by the -- Maine - Labor -- Relations -- Beard -- and -- that -- fund -- dees -- net lapse --- The- executive -director - is - authorized - to -collect - any 50

2	sumsducand-payablepursuanttothisprovisionthrough civilactionInsuchan-action,thecourtshallallow litigationcosts,includingcourtcostsandreasonable
4	attorney's-fees,-to-be deposited-in-the-General-Fund-if-the executive-director-is-the-prevailing-party-in-the-action.
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8	STATEMENT OF FACT
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	This bill restores state funding for mediation services
12	provided by the State under the municipal public employees labor relations laws.
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