## MAINE STATE LEGISLATURE

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L.D. 1)	186
Date: 5-5-// (Filing No. S- 7.	5
JUDICIARY	
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STATE OF MAINE	
SENATE	
125TH LEGISLATURE	
FIRST REGULAR SESSION	
COMMITTEE AMENDMENT "A" to S.P. 361, L.D. 1186, Bill, "An Act Amend the Probate Code Relating to the Authority of the Probate Court To Appropriate From a Protected Person's Estate"	
Amend the bill by striking out everything after the enacting clause and before summary and inserting the following:	the
'Sec. 1. 18-A MRSA §5-408, sub-§(6), as enacted by PL 2005, c. 12, Pt. DI §4 and affected by §17, is amended to read:	DD,
(6). The court may authorize a gift or other transfer for less than fair market value from the protected person's estate other than to the protected person's spouse dependent, blind or disabled child if the court finds that the gift or other transfer will a directly or indirectly, diminish the protected person's estate in order to qualify for federal or state aid or benefits, including the MaineCare program under Title 22, chapter 855, a if the court finds:	or not, eral
(a). That the remaining estate assets of the protected person are sufficient for protected person's care and maintenance for the next 36 60 months, including provision for the protected person's established standard of living and for the support and persons the protected person is legally obligated to support and dependents of the protected person; and	due port
(b). That the gift or other transfer will not hasten the date of eligibility MaineCare coverage of the protected person's long-term care expenses during next 36 60 months.	
This subsection does not prevent a transfer If the gift or other transfer is being made the protected person's spouse or blind or disabled child or to a trust established pursu to 42 United States Code, Section 1396p(d)(4), or is otherwise specifically allow without a transfer penalty by law governing the federal Medicaid program under United States Code, the court may authorize the gift or other transfer without making findings under paragraphs (a) and (b).	uant wed 42

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- Sec. 2. 18-A MRSA §5-409, sub-§(d), as enacted by PL 2005, c. 12, Pt. DDD, §6 and affected by §17, is amended to read:
- (d). The court may authorize a gift or other transfer for less than fair market value from the protected person's estate other than to the protected person's spouse or dependent, blind or disabled child if the court finds that the gift or other transfer will not, directly or indirectly, diminish the protected person's estate in order to qualify for federal or state aid or benefits, including the MaineCare program under Title 22, chapter 855, and if the court finds:
  - (1). That the remaining estate assets of the protected person are sufficient for the protected person's care and maintenance for the next 36 60 months, including due provision for the protected person's established standard of living and for the support of any persons the protected person is legally obligated to support and any dependents of the protected person; and
  - (2). That the gift or other transfer will not hasten the date of eligibility for MaineCare coverage of the protected person's long-term care expenses during the next 36 60 months.

This subsection does not prevent a transfer If the gift or other transfer is being made to the protected person's spouse or blind or disabled child or to a trust established pursuant to 42 United States Code, Section 1396p(d)(4), or is otherwise specifically allowed without a transfer penalty by law governing the federal Medicaid program under 42 United States Code, the court may authorize the gift or other transfer without making the findings under paragraphs (1) and (2).

- Sec. 3. 18-A MRSA §5-425, sub-§(b-1), as enacted by PL 2005, c. 12, Pt. DDD, §8 and affected by §17, is amended to read:
- (b-1). The court may authorize a gift or other transfer for less than fair market value from the protected person's estate other than to the spouse or dependent, blind or disabled child if the court finds that the gift or other transfer will not, directly or indirectly, diminish the protected person's estate in order to qualify for federal or state aid or benefits, including the MaineCare program under Title 22, chapter 855, and if the court finds:
  - (1). That the remaining estate assets of the protected person are sufficient for the protected person's care and maintenance for the next 36 60 months, including due provision for the protected person's established standard of living and for the support of any persons the protected person is legally obligated to support and any dependents of the protected person; and
  - (2). That the gift or other transfer will not hasten the date of eligibility for MaineCare coverage of the protected person's long-term care expenses during the next 36 60 months.

This subsection does not prevent a transfer If the gift or other transfer is being made to the protected person's spouse or blind or disabled child or to a trust established pursuant to 42 United States Code, Section 1396p(d)(4), or is otherwise specifically allowed without a transfer penalty by law governing the federal Medicaid program under 42

2	findings under paragraphs (1) and (2).
3 .	SUMMARY
4	This amendment clarifies that any gift or transfer that can be made without a transfer
5	penalty under applicable federal law may be approved by the Probate Court without the
6	court's making findings about the adequacy of the estate or the potential eligibility for
7	MaineCare coverage.