



128th MAINE LEGISLATURE

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H.P. 931	House of Representatives, April 6, 2017

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An Act To Define "Surrogate" for Student Residency Purposes

Submitted by the Department of Education pursuant to Joint Rule 204. Reference to the Committee on Education and Cultural Affairs suggested and ordered printed.

R(+ B. Hunt

ROBERT B. HUNT Clerk

Presented by Representative PICCHIOTTI of Fairfield. Cosponsored by Representatives: SIROCKI of Scarborough, TIMBERLAKE of Turner, TURNER of Burlington, WARD of Dedham, Senator: MASON of Androscoggin.

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

Sec. 1. 20-A MRSA §5202, as amended by PL 1985, c. 789, §§3 and 9, is further
amended to read:

4 **§5202.** Residence

Definitions. For the purposes of this chapter, "parent" means the parent or
guardian with legal custody unless the context otherwise indicates, the following terms
have the following meanings.

- 8 <u>A. "Parent" means the parent or guardian with legal custody.</u>
- 9 <u>B. "Surrogate" means:</u>

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10(1) An adult who is not a parent or legal guardian but who is related to a minor11by blood, marriage or adoption and with whom the minor resides and from whom12the minor receives the ongoing care and support expected of a parent. "Surrogate"13does not include a person to whom a parent has delegated parental authority to14consent to the minor's medical treatment through a power of attorney or other15written instrument; or

16 (2) If an adult relative described in subparagraph (1) does not exist, an adult to
17 whom a parent or legal guardian has not delegated parental authority through a
18 power of attorney or other written instrument with whom the minor resides and
19 from whom the minor receives the ongoing care and support expected of a parent.

20 **2. General rule.** A person is eligible to attend schools in the school administrative 21 unit where the person's parent <u>or surrogate</u> resides, where the person resides upon 22 reaching the age of 18 years or upon becoming an emancipated minor. A federal 23 installation shall be is considered part of the school administrative unit in which it is 24 located.

SUMMARY

This bill specifies that a person is eligible to attend schools in the school administrative unit where the person's parent or surrogate resides and defines a surrogate as an adult related to a minor and from whom the minor receives the ongoing care and support expected of a parent or, if no such relatives exist, an adult with whom the minor resides and who has provided the minor with the ongoing care and support expected of a parent.