# MAINE STATE LEGISLATURE

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### **ACTS AND RESOLVES**

AS PASSED BY THE

# One Hundred and Third Legislature

OF THE

## STATE OF MAINE

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## **PUBLIC LAWS**

OF THE

## STATE OF MAINE

AS PASSED BY THE

# One Hundred and Second Legislature

AT THE

## SPECIAL SESSION

January 17-February 9, 1966

CHAP. 458

PUBLIC LAWS, 1965

- Sec. 3. R. S., T. 26, § 1191, sub-§ 4, amended. Subsection 4 of section 1191 of Title 26 of the Revised Statutes, as enacted by section 10 of chapter 381 of the public laws of 1965, is amended to read as follows:
- '4. Maximum amount of benefits. The maximum amount of benefits which shall be paid to any eligible individual with respect to any benefit year, whether for total or partial unemployment, shall not exceed the lesser of 26 times his weekly benefit amount or 33 1/3%, rounded to the nearest dollar, of his total wages paid for insured work during his base period.'
- Sec. 4. R. S., T. 26, § 1193, sub-§ 1, ¶ A, amended. The first sentence of paragraph A of subsection 1 of section 1193 of Title 26 of the Revised Statutes, as amended by section 13 of chapter 381 of the public laws of 1965, is further amended to read as follows:

'For the week in which he left his regular employment voluntarily without good cause attributable to such employment, or with respect to a female claimant who has voluntarily left work to marry, or to perform the customary duties of a housewife, or to leave the locale to live with her husband, or to a claimant who has voluntarily removed himself from the labor market where presently employed to an area where employment opportunity is less frequent, if so found by the commission, and disqualification shall continue for 12 weeks immediately following such week or until claimant has earned 8 times his weeky weekly benefit amount, whichever occurs first.'

Emergency clause. In view of the emergency cited in the preamble, this Act shall take effect April 1, 1966.

Effective April 1, 1966

### Chapter 458

# AN ACT Clarifying the Rights of Nonprofit Hospital or Medical Service Organizations.

Emergency preamble. Whereas, Acts of the Legislature do not become effective until 90 days after adjournment unless enacted as emergencies; and

Whereas, prior Legislatures have passed a series of special acts continuously broadening the authority of Associated Hospital Service of Maine to better serve the people of Maine through its Blue Cross-Blue Shield Plans; and

Whereas, the general provisions of chapter 19 of Title 24 of the Revised Statutes, with regard to other nonprofit hospital or medical service organizations have not in the past likewise been broadened because no such corporation has ever been organized under said general provisions; and

Whereas, there are serious questions as to whether or not Associated Hospital Service of Maine can legally exercise the authority previously granted it by prior Legislatures; and

Whereas, these questions have given rise to uncertainties in the administration of Blue Cross-Blue Shield Plans; and

Whereas, it is in the public interest that Associated Hospital Service of Maine be authorized to continue to operate its present Blue Cross-Blue Shield Plans so that the subscribers of said plans may continue to be protected against the unfortunate financial impact of future illnesses; and

Whereas, in the judgment of the Legislature these facts create an emergency within the meaning of the Constitution of Maine and require the following legislation as immediately necessary for the preservation of the public peace, health and safety; now, therefore,

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

Sec. 1. R. S., T. 24, § 2301, repealed and replaced. Section 2301 of Title 24 of the Revised Statutes is repealed and the following enacted in place thereof:

#### '§ 2301. Purposes

Any corporation organized under special Act of the Legislature or under Title 13 for the following purposes may be licensed by the commissioner on the terms and conditions provided for in this chapter:

- r. Nonprofit hospital service plans. To establish, maintain and operate nonprofit hospital service plans, whereby hospital care may be provided by hospitals or groups of hospitals with which such corporation has a contract for such purpose, to such persons or groups of persons as become subscribers to said plan under a contract which entitles each subscriber to certain hospital care, and the hospital or hospitals so contracting with such corporation shall be governed by this section and shall be exempt from all other provisions of the insurance laws of this State, unless otherwise specifically provided herein. In order to maintain and operate such plans, such corporation may act either in the capacity of principal or agent of other nonprofit hospital service corporations, or insurance companies authorized to do business in the State of Maine.
- 2. Nonprofit medical service plans. To establish, maintain and operate non-profit medical service plans, whereby medical or surgical service or expense indemnity is provided to such persons or groups of persons as shall become subscribers to such plan under contracts with such corporation, either in the capacity of principal or agent of other nonprofit medical service corporations, or insurance companies authorized to do business in the State of Maine, and the physician or physicians so contracting with such corporation shall be governed by this section and shall be exempt from all other provisions of the insurance laws of this State, unless otherwise specifically provided herein.
- 3. Contracts and agreements. To contract with any similar corporations in other states for the joint administration of their business and may enter into reciprocal arrangements for the mutual benefit of their subscribers.
- 4. Services for governmental units. With the prior approval of the Insurance Commsioner of the State of Maine, such corporation shall have the right to utilize its organization and facilities to perform services for the United States or the State of Maine Governments or the units or agencies of either. Such utilization shall be on a cost basis resulting in no profit to the corporation.'
- Sec. 2. P. & S. L., 1939, c. 24, § 3-C, repealed. Section 3-C of chapter 24 of the private and special laws of 1939, as enacted by section 3 of chapter 47 of the

CHAP. 459

PUBLIC LAWS, 1965

private and special laws of 1957 and as amended by section 1 of chapter 135 of the private and special laws of 1963, is repealed.

Sec. 3. Incorporation of Associated Hospital Service of Maine validated. The incorporation of Associated Hospital Service of Maine, pursuant to chapter 24 of the private and special laws of 1939, is hereby ratified and confirmed and made valid in all respects.

Emergency clause. In view of the emergency cited in the preamble, this Act shall take effect when approved.

Effective January 27, 1966

#### Chapter 459

#### AN ACT Relating to Duties of Reporter of Decisions.

Emergency preamble. Whereas, Acts of the Legislature do not become effective until 90 days after adjournment unless enacted as emergencies; and

Whereas, it is essential that agreements with the publishers be completed as soon as possible to speed the Maine Reports and advance sheets to the legal profession; and

Whereas, the following legislation is vitally necessary to protect the interests of the inhabitants of the State in their quest for justice and equality under the law; and

Whereas, in the judgment of the Legislature, these facts create an emergency within the meaning of the Constitution of Maine and require the following legislation as immediately necessary for the preservation of the public peace, health and safety; now, therefore,

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

Sec. 1. R. S., T. 4, § 702, amended. Section 702 of Title 4 of the Revised Statutes is amended to read as follows:

#### '§ 702. Duties

The Reporter of Decisions shall prepare correct reports of all legal questions argued and decided, reporting cases more or less at large according to his judgment of their importance. He shall publish periodic advance sheets and at least one volume of Maine Reports yearly provided he has material enough to make a volume of the size required by this section, and furnish current copies to the State and to the public at a price to be fixed by the Governor and Council. Each volume shall be of the average size of Maine Reports, and be equal thereto in paper, printing, general finish and quantity of printed matter. Upon receipt of an opinion from the law court the reporter shall prepare a concise abstract thereof in the form of a letter to be immediately distributed to members of the court and such others as the Chief Justice may direct. The reporter may, from time to time as he sees fit shall, subject to the