

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 Third Legislature

1967

Chapter 229

AN ACT Relating to Tuition for Pupils Attending Secondary Schools in Other States or Countries.

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

R. S., T. 20, § 1292, amended. The last sentence of the first paragraph of section 1292 of Title 20 of the Revised Statutes is repealed and the following enacted in place thereof:

Any administrative unit not maintaining a high school or contracting for secondary school privileges may pay tuition for any student who with parent or guardian resides in said administrative unit and who attends an approved school of secondary grade in another state or country, but such tuition payment shall not exceed the average cost per pupil in all secondary schools of the State of Maine as determined in this section; or for any student who attends an approved school of secondary grade in another state when said school specializes in the correction of physical defects and when by reason of a disability the individual requires a specialized type of training available in said school but not obtainable in any approved secondary school in the State of Maine.

Effective October 7, 1967

Chapter 230

AN ACT Relating to Application for Aid to Aged, Blind or Disabled.

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

Sec. 1. R. S., T. 22, § 3401, amended. The 2nd paragraph of section 3401 of Title 22 of the Revised Statutes, as amended by section 1 of chapter 364 of the public laws of 1965, is further amended to read as follows:

An application shall be accompanied by a sworn statement of supported by financial information concerning the spouse and parents of said applicant who is under the age of 27 or is blind or permanently disabled if residing in this State and accessible. Such statement information shall include full information facts regarding income, assets and liabilities. If such applicant has previously applied and there is on file with the department the necessary sworn statement information, then the applicant need only furnish such additional sworn statements information as the department may require. If the applicant is unable to obtain the sworn statement information from such spouse, then upon proof of his inability to do so, the department shall obtain such statement or the required information from any available source and proceed to process the application. Any determination made under this section shall be subject to the right of appeal by the applicant under section 3411.

Sec. 2. R. S., T. 22, § 3403, sub-§ 2, repealed. Subsection 2 of section 3403 of Title 22 of the Revised Statutes, as amended by section 2 of chapter 364 of the public laws of 1965, is repealed.