MAINE STATE LEGISLATURE

The following document is provided by the

LAW AND LEGISLATIVE DIGITAL LIBRARY

at the Maine State Law and Legislative Reference Library

http://legislature.maine.gov/lawlib



Reproduced from scanned originals with text recognition applied (searchable text may contain some errors and/or omissions)

LAWS

OF THE

STATE OF MAINE

AS PASSED BY THE

ONE HUNDRED AND ELEVENTH LEGISLATURE

FIRST REGULAR SESSION

December 1, 1982 to June 24, 1983 Chapters 1-452

PUBLISHED BY THE DIRECTOR OF LEGISLATIVE RESEARCH IN ACCORDANCE WITH MAINE REVISED STATUTES ANNOTATED, TITLE 3, SECTION 164, SUBSECTION 6.

J.S. McCarthy Co., Inc. Augusta, Maine 1983

PUBLIC LAWS

OF THE

STATE OF MAINE

AS PASSED AT THE

FIRST REGULAR SESSION

and

FIRST SPECIAL SESSION

of the

ONE HUNDRED AND ELEVENTH LEGISLATURE

1983

Health Planning and Resources Development Act of 1974, as amended and its accompanying regulations; and

- Sec. 2. 22 MRSA §316-A, sub-§3, as enacted by PL
 1981, c. 705, Pt. V, §36, is amended to read:
- 3. Home health care services. Home health care services offered by a home health care provider prior to 90 days after adjournment of the Second Regular Session of the 110th Legislature; and .
- Sec. 3. 22 MRSA §316-A, sub-§4, as enacted by PL
 1981, c. 705, Pt. V, §36, is repealed.

Effective September 23, 1983,

CHAPTER 201

H.P. 818 - L.D. 1058

AN ACT to Amend the Maximum Fee for Applications and to Clarify the Basis for the Annual Assessment of Financial Institutions.

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

- Sec. 1. 9-B MRSA §214, sub-§2, ¶A, as enacted by
 PL 1975, c. 500, §1, is amended to read:
 - A. To provide for the balance of the reasonable expenses incurred to fulfill the bureau's duty pursuant to this Title of the bureau, including general regulatory costs, overhead, transportation, and general office and administrative expenses, the superintendent shall assess semiannually each financial institution under his supervision at the annual rate of at least 7¢ for each \$1,000 of the total of average deposits and deposit-like instruments, as defined by the superintendent, or share accounts and deposit-like instruments, excluding deposits of other financial institutions and deposits of the United States Government. The superintendent raise the minimum assessment rate of 7¢ per \$1,000 of the total of average deposits and deposit-like instruments, or share accounts and deposit-like instruments by promulgating regulations pursuant to section 251 at such time as economic conditions warrant such an increase. In no event shall the semiannual assessment be less than \$25.

- Sec. 2. 9-B MRSA §336, sub-§3, as enacted by PL
 1975, c. 500, §1, is amended to read:
- 3. Application fee. No action shall may be taken on an application unless it is accompanied by a fee, to be credited and used as provided in section 214. The amount of the fee shall be established by the superintendent according to different application requirements, but in no instance shall it exceed \$500 \$1,000.
- Sec. 3. 9-B MRSA §341, sub-§2, as enacted by PL 1975, c. 500, §1, is amended to read:
- 2. Fees. No application made pursuant to section 342, subsections subsection 1, 2 or 5 or sections section 343, 344, 345 or 3467 shall may be deemed complete by the superintendent unless accompanied by an application fee of \$1,000 payable to the Treasurer of State to be credited and used as provided in section 214. The amount of the fee shall be established by the superintendent according to different application requirements, but in no instance shall it exceed \$2,000.
- Sec. 4. 9-B MRSA §351, sub-§2, as enacted by PL
 1975, c. 500, §1, is amended to read:
- 2. Fees. No application made pursuant to sections 352, 353, 354 and 355, shall may be deemed complete by the superintendent unless accompanied by an application fee of \$1,500 \$2,500, payable to the Treasurer of State, to be credited and used as provided in section 214.
- Sec. 5. 9-B MRSA §1015, sub-§3, as enacted by
 PL 1975, c. 500, §1, is amended to read:
- 3. Application fee. No application for approval required in subsection 1 shall may be deemed complete by the superintendent unless accompanied by an application fee of \$1,000 \$2,500, payable to the Treasurer of State, to be credited and used as provided in section 214. No application for approval of an acquisition or establishment of a financial institution or financial institution holding company by an outof-state company may be deemed complete by the superintendent unless accompanied by an application fee of \$5,000, payable to the Treasurer of State, to be credited and used as provided in section 214.

Effective September 23, 1983.