

# LAWS

## OF THE

# **STATE OF MAINE**

# AS PASSED BY THE

# ONE HUNDRED AND FOURTEENTH LEGISLATURE

# FIRST REGULAR SESSION

December 7, 1988 to July 1, 1989

Chapters 1 - 502

THE GENERAL EFFECTIVE DATE FOR NON-EMERGENCY LAWS IS SEPTEMBER 30, 1989

PUBLISHED BY THE REVISOR OF STATUTES IN ACCORDANCE WITH MAINE REVISED STATUTES ANNOTATED, TITLE 3, SECTION 163-A, SUBSECTION 4.

> J.S. McCarthy Company Augusta, Maine 1989

# **PUBLIC LAWS**

# OF THE STATE OF MAINE

# AS PASSED AT THE

# FIRST REGULAR SESSION

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# ONE HUNDRED AND FOURTEENTH LEGISLATURE

1989

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

Sec. 1. 38 MRSA §551, first ¶, as amended by PL 1985, c. 496, Pt. A, §13, is further amended to read:

The Maine Coastal and Inland Surface Oil Clean-up Fund is established to be used by the department as a nonlapsing, revolving fund for carrying out the purposes of this subchapter. The fund shall be limited to \$4,500,000 \$6,000,000, the sum of which shall include all funds credited under this section and any funds loaned to the Ground Water Oil Clean-up Fund established pursuant to subchapter II-B. The Department of Environmental Protection shall collect fees in accordance with subsection 4. To this fund shall be credited all license fees, penalties, reimbursements and other fees and charges related to this subchapter, and to this fund shall be charged any and all expenses of the department related to this subchapter, including administrative expenses, costs of removal of discharges of pollutants, restoration of water supplies and 3rd party damages covered by this subchapter.

Sec. 2. 38 MRSA §551, sub-§4, ¶A, as amended by PL 1985, c. 496, Pt. A, §13, is further amended to read:

A. License fees shall be determined on the basis of  $1 + \frac{1}{2\phi} 3\phi$  per barrel of unrefined crude oil,  $1\phi$  per barrel of gasoline and  $\frac{1}{2\phi}$  per barrel of all other refined oil, petroleum products and their by-products, including #6 fuel oil, #2 fuel oil, kerosene, gasoline, jet fuel and diesel fuel, transferred by the licensee during the licensing period and shall be paid monthly by the licensee on the basis of records certified to the department. License fees shall be paid to the department and upon receipt by it credited to the Maine Coastal and Inland Surface Oil Clean-up Fund.

Sec. 3. 38 MRSA §551, sub-§4, ¶D, as enacted by PL 1987, c. 750, §3, is further amended to read:

D. Any person who is required to register with the department pursuant to section 545-B and who first transports oil in Maine shall pay fees, which shall be determined on the basis of one cent per barrel of gasoline and 1/2¢ 3¢ per barrel of for all other refined oil, including #6 fuel oil, #2 fuel oil, kerosene, gasoline, jet fuel, diesel fuel and liquid asphalt transported by the registrant during the period of registration. Fees shall be paid monthly by the registrant on the basis of records certified to the department. Fees shall be paid to the department and upon receipt by it credited to the Maine Coastal and Inland Surface Oil Clean-up Fund. The registrant shall make available to the department and its authorized representatives all documents relating to the oil transported by the registrant during the period of registration. This paragraph shall not apply to waste oil which is transported into Maine in any motor vehicle which has a valid license issued by the department for the transportation of waste oil pursuant to section

1319-O and which is subject to fees established under section 1319-I.

**Sec. 4. Allocation.** The following funds are allocated from Other Special Revenue funds to carry out the purposes of this Act.

1989-90 1990-91

ENVIRONMENTAL PROTECTION, DEPARTMENT OF

Maine Coastal and Inland Surface Oil Clean-up Fund

Unallocated \$1,125,000

\$1,500,000

Provides funds for abatement of oil pollution and to compensate persons damaged by oil spills.

See title page for effective date.

## CHAPTER 501

### H.P. 475 - L.D. 640

An Act to Make Supplemental Appropriations and Allocations for the Expenditures of State Government and to Change Certain Provisions of the Law Necessary to the Proper Operations of State Government for the Fiscal Years Ending June 30, 1990, and June 30, 1991

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

Whereas, the 90-day period may not terminate until after the beginning of the next fiscal year; and

Whereas, certain obligations and expenses will become due and payable on or immediately after July 1, 1989; 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:

## PART A

Sec. 1. Supplemental appropriations from the General Fund. There is appropriated from the General Fund to the departments listed the following sums:

	1989-90	1990-91	Administrative Se Administration
ADMINISTRATION, DEPARTMENT OF			Positior Personal
Public Improvements - Planning - Construction - Administration			All Oth
Positions	(3)	(3)	TOTAL
Personal Services Provides funds for an Accountant	\$93,082	\$94,040	Deappro Division to reflec
I, Chief Accountant and an Ac- count Clerk II to be transferred to the bureau from the Division of Administrative Services.			staff rec IV, Cler Clerk II Personn
Public Improvements - Division of Safety and Environmental Services		4	Finance trative S Chief A
•	(7)	(7)	II, Acco
Positions Personal Services	(7) \$220,470	(7) \$230,534	and Cle
All Other Capital Expenditures	32,425 5,200	32,000 5,200	DEPARTMENT TOTAL
TOTAL	\$258,095	\$267,734	MAINE COMMIT
Provides funds for continuation of positions funded in the last			Maine Committee
biennium for asbestos abate- ment for state facilities and schools; to provide other environ-			All Oth Provide
mental services; and for reorga-			operatin
nization of Project Manager from range 26 to range 28 and En-			on Agiı persons
vironmental Technician III from range 20 to range 23. Positions			held eve
to be funded: Clerk Typist III range 12, Planning and Research Associate II range 23, Project			MAINE COMMI' TOTAL
Manager range 26, 28 proposed, 2 Engineering Technician IV			AGRICULTURE, RESOURCES, D
positions range 23, Engineering Technician III range 20, 23 pro- posed; and Assistant Engineer			Marketing Servic
range 22.			Persona
Office of the Commissioner - Administration			Provide limited
Positions	(7)	(7)	order to ductive
Personal Services All Other	\$256,591 54,425	\$260,123 56,185	workers
Capital Expenditures	5,600		Agricultural Pro
TOTAL	\$316,616	\$316,308	All Ot
Provides funds and position authorization for the transfer			Provide implem
from the Division of Admin-			to test
istrative Services and consolida- tion of staff support functions			poultry to the
within the commissioner's office.			a micro
Establishes: Clerk IV, Clerk Typist III, Account Clerk II,			Salmon
Accountant I, Personnel Officer,			set at a in poul
Director of Finance and Director of Administrative Services.			Univers
Public Improvements - Planning - Construction - Administration			Agricultural Pro All Oti
All Other	(\$150,000)		Capital
Deappropriates funds originally			TOTA
set aside for repairs to the State House steps.			Provide an auto

90-91	Administrative Services -		
	Administration		
	Positions Personal Services All Other	(-14) (\$437,355) (26,190)	(-14) (\$443,849) (26,980)
(2)	TOTAL	(\$463,545)	(\$470,829)
(3) 94,040 (7) 30,534	Deappropriates funds from the Division of Administrative Service to reflect proposed transfers and staff reductions. Deletes: Clerk IV, Clerk Typist III, 2 Account Clerk II positions, Accountant I, Personnel Manager, Director of Finance, Director of Adminis- trative Services, Accountant I, Chief Accountant, Account Clerk II, Accountant III, Accountant II and Clerk II.	25	
32,000 5,200	DEPARTMENT OF ADMINISTRATION	\$54,248	\$207,253
67,734	MAINE COMMITTEE ON AGING	\$51,240	\$201,200
	Maine Committee on Aging		
	All Other		\$5,000
	Provides funds for partial support operating the Blaine House Confe on Aging; a statewide forum for o persons which is required by law to held every 2 years.	erence Ider	
	MAINE COMMITTEE ON AGING TOTAL		\$5,000
	AGRICULTURE, FOOD AND RURAL RESOURCES, DEPARTMENT OF		
	Marketing Services - Agriculture		
	Personal Services	\$20,995	\$20,995
(7) 60,123 56,185	Provides funds for continuing a limited period Clerk I position in order to provide suitable and pro- ductive work for an employee on workers' compensation.		
50,105	Agricultural Production		
16,308	All Other	\$35,000	<b>\$22,0</b> 00
	Provides funds for start-up money implement and operate a fee prog to test for Salmonella enteritidis i poultry flocks and to provide a gr to the University of Maine System a microbiology technician to test Salmonella enteritidis. Fees shall set at a level sufficient to fund the in poultry flocks and the grant to University of Maine for a technic	ram n ant for be e tests the	
	Agricultural Production		
	All Other Capital Expenditures	\$500 5,000	\$500
	TOTAL	\$5,500	\$500
	Provides funds for the purchase of an autoclave for Serology Laboration		

Administration - Agriculture

Positions	(1)	(1)	
Personal Services	\$24,737	\$25,006	
All Other	1,000	1,000	
TOTAL	\$25,737	\$26,006	

Provides funds for the transfer of a Clerk Stenographer III position from the Bureau of Public Services to the office of the commissioner.

#### Public Services - Agriculture

Positions	(-1)	(-1)
Personal Services	(\$24,737)	(\$25,006)
All Other	(1,000)	(1,000)
TOTAL	(\$25,737)	(\$26,006)

Provides funds for the transfer of a Clerk Stenographer III position to the office of the commissioner.

#### Public Services - Agriculture

Positions Personal Services All Other	(1) \$25,150 500	(1) \$25,150 500
TOTAL	\$25,650	\$25,650

Provides funds for the transfer of a Clerk Typist III position from the Bureau of Agricultural Marketing.

#### Marketing Services - Agriculture

Positions	(-1)	(-1)	
Personal Services	(\$25,150)	(\$25,150)	
All Other	(500)	(500)	
TOTAL	(\$25,650)	(\$25,650)	

Provides funds for the transfer of a Clerk Typist III to the Bureau of Public Services.

#### Agricultural Production

Positions	(1)	. (1)
Personal Services	\$33,250	\$33,250

Provides funds for a Laboratory Technician III presently employed in the State and Federal Diagnostic Laboratory. Funding to replace a reduction in federal funds.

#### Administration - Agriculture

Positions	(-1)	(-1)
Personal Services	(\$42,895)	(\$45,100)
Deappropriates funds related to the Director of Planning and Information,		
Administration - Agriculture		
Positions	(5)	(5)
Personal Services	(\$11,004)	(\$11,428)

Deappropriates funds related to a half-time Planning and Research Assistant.

CHAPTER	501

Soil and	Water Conservation Commission		
	All Other	\$40,000	\$40,000
	Provides funds for increases in support of the soil and water conservation districts.		
	MENT OF AGRICULTURE, ND RURAL RESOURCES	<b>\$80,846</b>	\$60,217
	NEY GENERAL, IMENT OF THE		
Administ	ration - Attorney General		
	Positions Personal Services All Other	(2) \$10,938 2,000	(2) \$87,504 5,000
	TOTAL	\$12,938	\$92,504
	Provides funds for 2 Assistant Attorney General positions for Drug Task Force. Federal funding to expire due to an anticipated loss in federal funding.		
Administ	ration - Attorney General		
	Positions Personal Services All Other	(2) \$97,735 2,000	(2) \$102,621 2,000
	TOTAL	\$99,735	\$104,621
	Provides funds for 2 Assistant Attorney General positions to provide legal services for the Department of Educational and Cultural Services. Federal fund- ing to be discontinued due to an anticipated loss in federal funding.		
Administ	ration - Attorney General		
	Positions Personal Services	(1) \$36,400	(1) \$38,220
	Provides funds for an Assistant Attorney General to be assigned to the Department of Mental Health and Mental Retardation.		
District	Attorney Salaries		
	Personal Services	\$430,000	\$470,000
	Provides funds for compensation adjustments for District and Assist- ant District Attorneys.		
Administ	ration - Attorney General		
	All Other Capital Expenditures	\$150,000 100,000	
	TOTAL	\$250,000	
	Provides funds for the renovation and expansion of office space.		
Administ	ration - Attorney General		
	All Other	\$50,000	
	Provides funds to contract for Actuarial Services.		

ENERAL DTAL	\$879,073	\$705,345
UDIT, DEPARTMENT OF		
ıdit - Departmental Bureau	14	
All Other	\$60,000	\$130,000
Provides funds for lease costs as- sociated with the move into the Key Plaza Building. Request re- flects the continuation of Public I 1989, chapter 7, appropriations.		
EPARTMENT OF AUDIT DTAL	\$60,000	\$130,000
ONSERVATION, DEPARTMENT OF		
prest Planning, Evaluation ad Research		
Positions Personal Services All Other	(-1) (\$48,404) (3,000)	(-1) (\$48,615) (3,000)
TOTAL	(\$51,404)	(\$51,615)
Provides funds for the transfer of a Systems Analyst from this ac- count to Administrative Services Conservation.		
dministrative Services - onservation		
Positions Personal Services All Other	(1) \$48,404 3,000	(1) \$48,615 3,000
TOTAL	\$51,404	\$51,615
Provides funds for a Systems Ana at the department level. Transfer of a Systems Analyst from Forest Planning, Evaluation and Resear		
ivision of Forest Fire Control		
Positions Personal Services	(12.5) (\$12,132)	(12.5) (\$6,391)
Provides funds for the net effect of converting 10 seasonal Forest Ranger II positions to permanent full time, and one part-time Clerk Typist II position to permanent full time; the addition of one For Ranger II, one Radio Mechanic and 12 seasonal Laborer I positio the deletion of 10 seasonal Fores	s est ons;	
Ranger II positions, one seasonal Forest Ranger I position and one seasonal Radio Mechanic positio		
dministrative Services - onservation		
Positions Personal Services All Other Capital Expenditures	(1) \$8,733 500 250	(1) \$17,816 2,000
TOTAL	\$9,483	\$19,816
Provides 50% share for a Policy	,	,

Provides 50% share for a Policy Development Specialist to coordinate

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£	and enhance private and public o door recreation opportunities, to on property assessment and acqui of public land, easements and oth protection techniques.	work isition	
Parks	- General Operations		
	Personal Services All Other Capital Expenditures		\$48,732 7,000 4,000
	TOTAL		\$59,732
	Provides funds for the addition of sonal positions as follows: 3 Life guards; 2 Park Receptionists; one Manager I; one Park Ranger; and Assistant Park Ranger. It is expect that General Fund revenues of approximately \$100,000 annually be realized by adjustments in Park Fees.	Park one cted will	
Parks	- General Operations		
	Personal Services	\$9,681	\$10,080
	Provides funds for the increase fr 24 to 40 hours and the upgrade, f Planning and Research Assistant Planning and Research Associate of a position within the Division Planning and Research.	rom to I,	
Geogra	phic-Based Information Services		
	Personal Services	\$4,974	\$5,550
	Provides funds to establish the E utive Director at range 30, as app by the Bureau of Human Resource Request reflects the continuation Public Law 1989, chapter 7, appro- priations.	proved ces. of	
Land	Use Regulation Commission		
	Positions Personal Services All Other Capital Expenditures	(3.5) \$115,926 129,200 54,097	(3.5) \$129,007 141,343 30,000
	TOTAL	\$299,223	\$300,350
	Provides funds for a Senior Plan a Planning and Research Associa a Cartographer, a half-time Depa ment Information Systems Manag part-time clerical support, compu needs and contractual services.	te II, rt- ger,	
	Management, Utilization farketing		
	Positions Personal Services All Other Capital Expenditures	(16) \$306,038 126,565 127,031	(19) \$577,803 173,575
	TOTAL	\$559,634	\$751,380
	Provides funds for the implements of 4 different segments of the pro posed program. These segments a Forest Policy and Rulemaking, F est Management Information and	o- ire: or-	

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porting, Forest Enforceme nation and Training, and a ester Program. Provides f 9 months in fiscal year 196	Field For- unding for		tor; one Electrician II; 3 Corre tional Trades Instructors; one 3 visor Recreation; one Correcti Caseworker; one Accountant I;	Super- onal	
Maine Geological Survey			Clerk Typist II; one Correction Maintenance Mechanic; one As	ssis-	
Positions Personal Services All Other Capital Expenditures	(1) \$21,482 72,625 750	(1) \$31,236 18,500	tant Prison Retail Store Manag and an additional Trades Instr in 1991. Request reflects fundi 3 months of fiscal year 1989-90	uctor ng for	
TOTAL	\$94,857	\$49,736	State Prison		
Provides funds for a Geoletion to serve as state coordinates to be the serve as state coordinates of the serve as the server as	dinator		Positions Personal Services All Other	(3) \$63,952 50,598	(3) \$91,155 50,412
for the National Water-Us mation Program; \$60,000 i year 1989-90 to contract fo shed boundary mapping p	in fiscal or a water-		TOTAL	\$114,550	\$141,567
\$25,000 in each year for n funds with the United Stat logical Survey; and anticin general operating expense	natching es Geo- pated		Provides funds for 3 Nurse II p tions and contracted dental ser Youth Center - Maine		
Parks - General Operations			Positions	(2)	(5)
All Other	<b>\$70,</b> 000		Personal Services All Other Capital Expenditures	\$40,800 2,605 1,116	\$118,647 1,493
Provides \$20,000 for an au ological dig at Fort Halifa \$50,000 for the replication	x and		TOTAL	\$44,521	\$120,140
1754 facilities. These function carry forward to June 30,	ds shall		Provides funds for Unit Directo one Correctional Caseworker in		
Maine Geological Survey			and 3 additional Caseworkers in Request reflects funding of 3 (		
Positions Personal Services All Other	(1) \$26,835 22,500	(1) \$37,270 30,000	tional Caseworkers for 9 month fiscal year 1990-91.		
Capital Expenditures	12,915		Youth Center - Maine		
TOTAL Provides funds for a Marin	\$62,250	\$67,270	Positions Personal Services All Other Capital Expenditures		(1) \$35,766 2,017 558
gist position, technical ass information, education, coas gical and hazard mapping,	sistance, stal geolo- nearshore		TOTAL		\$38,341
mapping, and resource as DEPARTMENT OF CONSERVATIO			Provides funds for a Psychologi position and related support co		
TOTAL	\$1,097,970	\$1,257,529	Youth Center - Maine		
CORRECTIONS, DEPARTMENT C State Prison	DF		Positions Personal Services All Other	(1) \$27,338 20,800	(1) \$39,500 20,800
Personal Services	\$1,830	\$1,933	TOTAL	\$48,138	\$60,300
Provides funds for reclass from Clerk Typist III to A	dministra-		Provides funds for a Psychologi and contracted psychiatric serv for hold-for-court juveniles.		
tive Secretary, due to reor	ganization.		Bangor Pre-Release Center		
State Prison			All Other	\$34,000	\$34,000
Positions Personal Services All Other Capital Expenditures	(27) \$147,069 44,123 88,707	(28) \$700,557 34,928	Provides funds for contracted medical services.		
TOTAL	\$279,899	\$735,485	Correctional Center		
Provides funds to staff and new housing units and pro follows: 12 Guards; 3 Gua geants; one Industrial Shoj visor; one Vocational Trad	l operate grams as rd Ser- p Super-	47 <i>55</i> ,465	Positions Personal Services All Other Capital Expenditures TOTAL	(33) \$239,000 28,891 68,700 <u>\$336,591</u>	(33) \$796,986 12,681 21,500 \$831,167
visor, one vocanonal flat	200 Ingu uv-		TOTAL	4000,071	ψ0J1,1U/

Provides funds to staff and operate new housing units and programs as			Downeast Correctional Facility	(2)	(5)
follows: 17 Correctional Officer I positions; 2 Correctional Officer II positions; one Correctional Case-			Positions Personal Services	(3) \$34,701	(5) \$119,021
worker; 5 Correctional Trades In- structors; 2 Accountant I positions; one Maintenance Mechanic Forema			Provides funds for Correctional Officer I positions to operate new segregation unit.		
3 Clerk Typist II positions; one Teacher; and one Boiler Operator. Request reflects funding of position	ns		Probation and Parole		
for 4 months in fiscal year 1989-90. Correctional Center			Positions Personal Services All Other	(2) \$45,893 7,812	(3) \$82,415 7,550
			Capital Expenditures	3,665	1,000
Positions Personal Services All Other	(5) \$112,097 38,205	(5) \$160,388 38,205	TOTAL	\$57,370	\$89,965
TOTAL	\$150,302	\$198,593	Provides funds for 2 Probation Offi- cers in fiscal year 1989-90 and a Probation Officer in fiscal year	•	
Provides funds for 4 Nurse II posi- tions and one Physician's Assistant.			1990-91 for juveniles to reduce juvenile case loads, increase family counseling and provide aftercare		
Food - Charleston Correctional Facility All Other	\$31,000	\$54,736	liaison between the Youth Center and the community. Request re- flects funding of the Probation Offic	car	
Provides funds for food costs for	\$51,000	<i>454,75</i> 0	for 9 months in fiscal year 1990-91.		
expansion.			Administration - Corrections		
Charleston Correctional Facility			Positions Personal Services	(2) \$45,861	(4) \$94,953
Positions	(29)	(29)	All Other	28,917	119,560
Personal Services All Other	\$211,764 165,850	\$713,486 165,850	Capital Expenditures	73,257	3,482
Capital Expenditures	85,582	100,000	TOTAL	\$148,035	\$217,995
TOTAL	\$463,196	\$879,336	Provides funds to add program and support staff, training funds and		
Provides funds to staff and operate new housing units and programs as follows: 13 Correctional Officer I positions; 2 Vocational Trades Instructors; 3 Correctional Trades Instructors; one Correctional Offi- cer III; one Classification Officer; one Personnel Specialist; one Ad-			operating funds to the central office. Positions include a Jail Inspector and a Staff Development Coordinator for fiscal year 1989-90 and adds a Secretary and an Infor- mation Systems Manager in fiscal year 1990-91.		
ministrative Secretary; one Rec- reation Supervisor; 2 Clerk Typist	TT		Correctional Services		
positions; one Accountant I; one Correctional Cook II; one Teacher			All Other	\$54,000	\$54,000
Supervisor; and one Plumber II. Request reflects funding of positio for 4 months in fiscal year 1989-90			Provides funds for mental health ser vices and special needs services for probation offenders and other com- munity corrections needs.		
Central Maine Pre-Release Center			Fuel - Corrections		
Personal Services	\$674	\$685	All Other	\$22,600	\$22,600
Provides funds for reclassification, due to reorganization, from Cook 1 to Correctional Cook.			Provides funds for fuel to heat new housing units at Maine Correctional	1	
Central Maine Pre-Release Center		,	Center, \$12,600; and Maine State Prison, \$10,000.		
Positions Personal Services	(0.5) \$11,241	(0.5) \$11,809	Food - State Prison		
	+,	÷11,007	All Other	\$20,000	\$52,000
Provides funds for a 20 hours-per- week Correctional Cook.			Provides funds for food related to new housing units.		
Downeast Correctional Facility			Probation and Parole		
Positions Personal Services	(1) \$22,097	(1) \$30,621	Positions	(4)	(6)
Provides funds for one Nurse II for required nursing services.		ψJ0,0Z1	Personal Services All Other	(4) \$82,721 16,128	\$183,064 23,612

#### **PUBLIC LAWS, FIRST REGULAR SESSION - 1989** CHAPTER 501 8.235 5.575 Provides funds for a Hydro Engineer Capital Expenditures and a part-time Word Processor TOTAL \$107,084 \$212,251 Operator in order to implement the Dam Safety Program. Provides funds for 3 Probation and Parole Officers; a Clerk Typist II Veterans' Services in 1990; and 2 additional Probation and Parole Officers in 1991. All Other \$20,250 \$21,000 State Prison Provides funds for workers' compensation obligations. All Other \$26,513 Veterans' Memorial Cemetery Provides funds for the payment of a workers' compensation claim. Capital Expenditures \$100,000 State Prison Provides funds for Maine Veterans' Memorial Cemetery - state share All Other \$175,000 \$325,000 eligible for federal matching funds for cemetery expansion. Provides funds in order to authorize the department to enter into an Veterans' Services agreement with the Warren Sanitary District and the Camden and Rock-Personal Services \$1,055 \$1.031 land Water Company for the construction of a sewer and water system Provides funds for maintaining a reand the payment of user fees for the classified Clerk Stenographer I position, upgraded to a Clerk Stenogra-Worren State Prison. pher II in fiscal year 1989. Funding for **Probation and Parole** upgrade was not included in current services requests. All Other \$30,000 Veterans' Memorial Cemetery Provides funds for leased space in Personal Services \$3.050 \$3.050 Portland. **Downeast Correctional Facility** Provides funds for reclassification of Cemetery Superintendent position Positions (2) \$46,268 from range 19 to range 21. Request Personal Services reflects the continuation of Public Law 1989, chapter 7, appropriations. Provides funds for 2 Correctional Officer I positions in fiscal year Military Training and Operations 1989-90. Positions currently included in requests for fiscal year 1990-91. All Other \$27,951 \$27.951 Maine Correctional Center Provides funds for payment of general liability premium for period of November 1, 1989, to November 1, Positions (6) (6) \$145.506 \$108.226 Personal Services 1991. Request reflects the continuation of Public Law 1989, chapter 7, Provides funds for 6 Correctional appropriations. Officer I positions to enable the center to open an additional hous-DEPARTMENT OF DEFENSE AND ing area to deal with the overcrowd-VETERANS' SERVICES \$247,306 \$153,032 ed conditions. TOTAL DEPARTMENT OF CORRECTIONS ECONOMIC AND COMMUNITY TOTAL \$2,367,836 \$4,377,051 DEVELOPMENT, DEPARTMENT OF DEFENSE AND VETERANS' SERVICES, Comprehensive Land Use Planning DEPARTMENT OF All Other \$380,000 \$300,000 Military Training and Operations Provides funds to supplement avail-All Other \$40,000 \$40,000 able resources in order to be able to offer comprehensive planning and Provides funds for workers' comassistance to every municipality. pensation claims. Comprehensive Land Use Planning Dam Safety Program \$100,000 All Other Positions (1.5)(1.5)

Provides funds to develop and admin-

direct financial and technical assistance

to municipalities for the implementation

ister a matching grants program of

and administration of local growth

management programs,

\$43,000

13,000

4,000

\$60,000

\$40,000

11,000

\$55,000

4,000

Personal Services

Capital Expenditures

All Other

TOTAL

Administration - Economic and Community Development			operations at the 16 0-5 coordina- tion sites.		
All Other	(\$85,245)	(\$85,245)	Higher Education Services		
Provides for the transfer of funds for the State of Maine Office in Washington, D.C. to the Executive Department.			All Other Provides funds to increase the nun ber of awards in fiscal year 1989-9	0	\$3,582,675
Office of Community Development			and to increase award amounts and to fund all eligible applicants in fiscal year 1990-91.	1	
Positions Personal Services	(-3.5) (\$128,664)	(-3.5) (\$129,828)	Adult Education		
Provides for the deappropriation of funding related to the transfer of 3.5 positions to comprehensive land use planning.			Positions Personal Services All Other	(2) \$71,304 44,450	(2) \$71,770 53,650
Comprehensive Land Use Planning			TOTAL	\$115,754	\$125,420
Positions Personal Services	(3.5) \$128,664	(3.5) \$129,828	Provides funds for a General Edu- cation Development Administrator Educational Specialist III and a Clerk Typist III.		
Provides for the appropriation of funding related to the transfer of			Curriculum - Education		
3.5 positions from the Office of Community Development.			All Other	\$75,000	\$150,000
Office of Community Development			Provides funds for creating 3 mod	el	
All Other	(\$200,000)	(\$200,000)	demonstration sites for preschool children, ages 4 to 5, in public sch which will serve at-risk children a		
Provides for the deappropriation of funding to carry out require- ments under comprehensive land			their families. Adult Education	-	
use planning.			Positions	(1)	(1)
Comprehensive Land Use Planning			Personal Services All Other	\$39,057 5,513	\$41,257 6,000
All Other	\$200,000	\$200,000	TOTAL	\$44,570	\$47,257
Provides for the appropriation of funding to carry out requirements under comprehensive land use planning.			Provides funds for an Education Specialist II position to continue developing outreach and program initiatives under Project Literacy.		
Office of Community Development			Governor Baxter School for the Deaf		
Positions Personal Services	(2.5) \$87,000	(2.5) \$91,500	Positions	(15)	(17)
All Other Capital Expenditures	75,000 6,000	75,000 1,000	Personal Services All Other	\$305,233 165,778	\$469,374 187,355
TOTAL	\$168,000	\$167,500	Capital Expenditures	327,600	900
Provides funds for a Senior Plan- ner, a Policy Development Specia and a part-time Clerk Typist III in order to implement affordable ho ing initiatives through the creation of the Affordable Housing Allian of Maine Housing Initiatives.	list 1 us- 1		TOTAL Provides funds to address the need identified in the consultant report The Diversified Program - Langua Delay component shall be develop at the Governor Baxter School for Deaf so as to accommodate studer by September 1989.	ge ed the	\$657,629
DEPARTMENT OF ECONOMIC AND COMMUNITY DEVELOPMENT			Administrative Services - Education		
TOTAL	\$462,755	\$482,255	Positions	(3)	(3)
EDUCATIONAL AND CULTURAL SERVICES, DEPARTMENT OF			Personal Services All Other	\$94,818 8,500	\$96,445 9,000
Handicapped Children Services - Preschool			TOTAL	\$103,318	\$105,445
All Other	\$600,000	\$600,000	Provides funds for the transfer of an Accountant II, a Word Process	-	
Provides funds for increased state support for the equitable, statewic			ing Operator, an Education Speci II and 25% of the salary of a Lega	alist	

Secretary, from Chapter 2 funding to the General Fund.			ENVIRONMENTAL PROTECTION, DEPARTMENT OF		
Library Development Services			Water Quality Control		
All Other	\$31,250	\$31,250	All Other	\$67,000	
Provides funds for an increase in t		\$51,250	Capital Expenditures	3,000	
statewide per capita aid for towns with established public libraries.	пе		TOTAL	\$70,000	
State Restoration Grants Program			Provides funds for the continued development of the Marine Enviro mental Monitoring Program.	o <b>n-</b>	
All Other	\$31,250	\$31,250	Administration - Environmental Protection		
Provides funds for the establishme of a matching State Restoration	ent .		All Other	\$10,500	
Grants Program.			Provides funds for the payment of	a	
Research and Collection - Museum			workers' compensation claim.		
All Other	\$31,250	\$31,250	Administration - Environmental Protection		
Provides funds for the Maine State Museum's component of the Com- munity Cultural Services Initiative			Positions Personal Services All Other	(1) \$19,921 7,945	(1) \$41,701 9,032
Arts - Sponsored Programs			TOTAL	\$27,866	\$50,733
All Other Provides funds for the arts compo-		\$31,250	Provides funds for a Regional Of Manager in Bangor who will orga and coordinate, oversee and imple	nize e-	
nent of the Community Cultural S vices Initiative.	er-		ment program and administrative tion from the central office in Au		
Administration			Air Quality Control		
All Other Provides funds for grants to 3	\$60,000	\$60,000	Positions Personal Services All Other	(1) \$20,730 8,189	(1) \$29,928 9,778
school units for the purpose of establishing demonstration project	ts		TOTAL	\$28,919	\$39,706
for early intervention for children at risk. Teachers' Retirement			Provides funds for an Environme Specialist III position for the Bun of Air Quality as recommended by	reau	
All Other	\$271,347	\$367,912	Peat Marwick Main Study. Land Quality Control		
Provides funds to increase the pay ment by the State for retired teach health insurance from 15% to 20%	iers'		All Other	\$20, <b>0</b> 00	
Museum - Research and Collections			Provides funds for a demonstratic project concerning regulation neg tion.		
Positions Personal Services All Other	(1) \$14,335 (14,335)	(1) \$31,388 (15,000)	Administration - Environmental Protection		
TOTAL	\$-0-	\$16,388	All Other Capital Expenditures	\$25,000 7,500	\$25,000
Provides for a transfer of funds to establish a Museum Specialist II			TOTAL	\$32,500	\$25,000
position effective January 1, 1990. Museum - Design and Preparation	•		Provides funds for additional off space and improved communicati between Augusta and the regiona	ons	
All Other		(\$16,388)	Administration - Environmental Protection		
Deappropriates funds no longer	. (	(	Positions	(1)	(1)
required.			Personal Services All Other	\$18,018 1,500	\$18,018 1,500
DEPARTMENT OF EDUCATIONAL AND CULTURAL SERVICES			Capital Expenditures	3,000	
TOTAL	\$2,793,600	\$5,821,338	TOTAL	\$22,518	\$19,518

# O

Oil and Hazardous Material Control			Provides funds for transfer of		
Positions Personal Services All Other	(1) \$18,500 2,000	(1) \$37,000 2,500	the Chief of Volunteer Services position and related expenses from the Division of Community Services to the Office of Volunteer Services.		
TOTAL	\$20,500	\$39,500	Administration - Community Services		
Provides funds for a Division Direct to manage a new Division of Uncon- trolled Sites Management and Res- toration.			Positions Personal Services All Other	(-1) (\$29,184) (1,076)	(-1) (\$31,265) (1,076)
Water Quality Control			TOTAL	(\$30,260)	(\$32,341)
All Other Provides funds for the Bureau of Water Quality Control to allow for independent expert review of an on- going study of color, odor and foam wastewater discharges. These funds shall not be transferred for any other purpose.			Provides funds for the transfer of the Office of Volunteer Services from the Division of Community Services in order to create a separate program within the Exec- utive Department. Planning Office		
DEPARTMENT OF ENVIRONMENTAL			Personal Services	\$6,893	\$7,465
EXECUTIVE DEPARTMENT Head Start	\$242,803	\$174,457	Provides funds for the continued funding of the reclassification and range change of a Research Tech- nician to a Planner II. Request reflects the continuation of Public Law 1989, chapter 7, appropriations.		
All Other	\$178,647	\$243,807	Administration - Community Services		
Provides funds for an increase of			All Other	\$50,000	
the state funding level for Head Start in order to match anticipated federal fund increases.			Provides funds for the distribution of additional food for food banks and soup kitchens.		
Public Advocate			State Planning Office - Water		
Positions Personal Services	(-1) (\$26,430)	(-1) (\$26,750)	Resources Management Board		
Provides for the deappropriation of funding not required by the Public Advocate as they no longer share 2 positions with the Office of Energy Resources.			Positions Personal Services All Other Capital Expenditures TOTAL	(1) \$25,719 23,800 2,952 \$52,471	(1) \$37,770 28,100 \$65,870
Office of Energy Resources			Provides funds for a Policy Develop		
Positions Personal Services Provides funds for positions no	(1) \$26,430	(1) \$26,750	ment Specialist to staff the Water Ro sources Management Board. This position is authorized until Septembo 30, 1991. Also provides funds for the expenses of public board members	er	
longer shared with the Public Advo	cate.		and staff, 3 public hearings, advertis ing, printing costs and the purchase	-	
Office of Volunteer Services			of a computer. These funds shall not lapse but shall carry forward until		
Personal Services All Other	\$1,500 5,624	\$1,500 5,624	September 30, 1991.		
Capital Expenditures	2,643		Blaine House Renovations and Repairs Fund		
TOTAL	\$9,767	\$7,124	All Other	\$25,000	\$25,000
Provides funds for secretarial sup- port for this office and related costs	3.	<b>x</b> - 1	Provides funds to be used in accord- ance with the Maine Revised Statute Title 5, section 1516.		
Office of Volunteer Services	/4 \	/4 \	Administration - Governor's Office		
Positions Personal Services All Other	(1) \$29,184 1,076	(1) \$31,265 1,076	All Other		\$15,000
TOTAL	\$30,260	<del>\$32,341</del>	Provides funds to increase the Governor's expense account.		

## CHAPTER 501

Maine Science and Technology Commission	(\$100.000)	(\$100.000)	EXECUTIVE DEPARTMENT TOTAL	\$289,621	\$280,163
All Other	(\$100,000)	(\$100,000)	FINANCE, DEPARTMENT OF		
Deappropriates funds no longer needed.			Bureau of Taxation		
Maine Science and Technology Commission			All Other Capital Expenditures	\$175,000 25,000	
All Other	\$15,000	\$15,000	TOTAL	\$200,000	
Provides additional funds to sup- port access to the Research and Productivity Council of New Brunswick via the University of Maine at Presque Isle. State Planning Office			Provides funds for the purchase of a receivable - collections syste relating to Maine tax laws and th development of a unified accoun receivable system. Revenues: 19 \$2.0 million; 1991, \$3.0 million.	em ne its	
-	(1)	(1)			
Positions Personal Services All Other Capital Expenditures	(1) \$30,000 13,500 2,500	(1) \$45,000 15,500	Bureau of Taxation Positions Personal Services	(1) \$40,074	(1) \$44,207
TOTAL	\$46,000	\$60,500	Provides funds for establishing a new Tax Division Executive posi		
Provides for a full-time senior planner, seasonal contracts for			tion to direct the Audit Division		
inventory work and expenses for staff and the steering committee			Salary Plan		
for a study to design a system of ecological reserves.			Personal Services	\$1,100,000	\$1,100,000
Public Advocate			Provides funds for nurses' stiper and other legislation such as changes to the Maine Revised	nd	
Positions Personal Services All Other	(-4) (\$114,068) (73,089)	(-4) (\$191,468) (61,135)	Statutes, Title 2. State Contingency Account - Finance		
TOTAL	(\$187,157)	(\$252,603)	Personal Services	\$4,216,000	\$9,616,000
Provides for a deappropriation of funds in fiscal year 1989-90 and fiscal year 1990-91. Head Start			Provides funds for unbudgeted future obligations of State Gove ment. Such funds shall only be allocated for expenditure after specific legislative approval and shall carry forward to June 30, 1		
All Other	\$125,000	\$125,000	•		
Provides funds to finance expan-			Bureau of Accounts and Control - Systems Project		
sion or improvement of existing programs in accordance with			Personal Services	\$93,800	\$98,500
local needs. Allowable uses in- clude, but are not limited to:			All Other	3,706,200	1,401,500
increasing levels of service, im- proving transportation services,			TOTAL	\$3,800,000	\$1,500,000
acquiring needed classroom equip ment, increasing staff salaries and improving facilities. One third of the funding for program expan- sion and improvement will be allocated in equal amounts to existing programs. Two thirds will be allocated proportionately, based on each program's percenta of the combined total of state and federally funded Head Start slots in the State. Administration - Executive - Governor's Office	ge		Provides funds for the continua- tion of the financial and admini trative systems project. Funds w be used to make payments under the contract, for training, compu- resources and implementation. Funding for the development an implementation of the purchasir systems will be requested in the biennium. The Legislative Cou or the Legislature, shall have ful access, upon request, to all data stored within these financial and administrative systems except as prohibited by law. These system shall not be used for political pi	s- iller d g next next ncil, ll i s	
All Other	\$68,000	\$68,000	poses, as defined in the Maine I vised Statutes, Title 5, section 1	890-B,	
Provides for the transfer of funds from the Department of Economi and Community Development for the State of Maine Office in Washington, D.C.	c		such as the preparation of politi mailings. Violations of this pro tion shall constitute a Class C c	hibi-	

# Bureau of Accounts and Control Personal Services

Provides funds for 2 limited period Data Entry Specialist positions and one limited period Clerk II position in order to provide support during the transitional period for the implementation of MFASIS.

**Bureau** of Taxation Personal Services \$360 \$360 Provides funds for the approved reclassification of a Clerk II position to a Clerk Typist II position in accordance with the bureau's reorganization. State Contingency Account - Finance Personal Services \$1,105,815 \$1,894,074 Provides funds for collective bargaining for state employees, vocational-technical institute employees, and reclassifications and range changes. Low Income Tax Relief All Other (\$4,969,000) Deappropriates funds no longer needed for the program. Elderly Householders Tax Refund (\$425,000) All Other Deappropriates funds no longer needed for the program. **Property Tax Relief Reserve** All Other \$23,394,000 Provides funds to be used for property tax relief purposes. These funds shall carry forward to June 30, 1991. **Bureau** of Taxation \$5,000 Capital Expenditures Provides funds for a personal computer and work station. **Bureau** of Taxation

\$51,281

Veterans' Tax Reimbursement

All Other

Provides funds to meet the constitutional requirement that the State reimburse towns for 50% of the cost of any changes in property tax exemption.

Taxation, Bureau of

Positions	(5.0)	(5.0)
Personal Services	\$120,000	\$245,000
All Other	20,000	35,000

#### **PUBLIC LAWS, FIRST REGULAR SESSION - 1989**

P	UBLIC LAWS, FIRST	REGULAR SES	SSION - 1989
Capital	Expenditures	30,000	
TOTAL		\$170,000	\$280,000
employee revenue \$1,000,00	funds for 5 additional is. General Fund estimates are increased 0 in fiscal year 1989-90 00,000 in fiscal year		
DEPARTMENT O TOTAL	F FINANCE	\$28,688,530	<u>\$14,677,141</u>
GOVERNMENTAI ELECTION PRAC COMMISSION O	CTICES,		
Governmental Eth Practices - Commi			
Position Personal All Othe	Services	(1) \$23,000 2,000	(1) \$24,150 2,100
TOTAL		\$25,000	\$26,250
Secretary executive obligatio that fina available additiona Commiss	funds for an Administra- to assist Legislators and officials in meeting the ns under the law, to ens ncial disclosure forms an to the public and to pre al staff assistance to the sion on Governmental E ction Practices.	d sir ure re ovide	
	N GOVERNMENTAL ECTION PRACTICES	\$25,000	\$26,250
HUMAN RIGHTS	COMMISSION, MAINE	C	
Human Rights Co	ommission - Regulation		
Capital	Expenditures	\$319	
Field In	funds for one typewrite vestigator who has diffic lue to a handicap.		
Human Rights Co	ommission - Regulation		
Position Personal	s Services	(1) \$32,252	(1) \$33,799
federally General	funds to move an existi- funded position to the Fund due to a reduction al funds received.		
MAINE HUMAN TOTAL	RIGHTS COMMISSION	\$32,571	\$33,799
HUMAN SERVIC	ES, DEPARTMENT OF		
Administration -	Human Services		
All Oth	er	\$376,200	
Data Pr	funds for the Division of coressing computer system conversion.		
Alcoholism and D Prevention - Hum			
Position Personal	s Services	(8) \$248,931	(8) \$250,748

\$242,500

, · · · ·					
All Other	(322,862)	(326,497)	Provides funds for Medicaid par		
TOTAL	(\$73,931)	(\$75,749)	ticipation in the Robert Wood Johnson Demonstration for the		
Provides funds for the of 8 positions from 1	Block Grant		Uninsured, specifically to measu the utilization experience of enrolled Medicaid recipients.		
funds in order to con federal regulations.			Medical Care - Payments to Providers		
transfer of "All Othe "Personal Services"			All Other	\$33,387	\$33,387
this action.			Provides funds for repayment of		
Alcohol and Drug Planning			government student loans for graduate nurses who are employe	:d	
All Other Capital Expenditure	\$60,000 s 5,505	\$75,000 7,361	in long-term care facilities, hospitals, rural health clinics and home health agencies.	1	
TOTAL	\$65,505	\$82,361	Medical Care Administration		
Provides funds to co Management Informa			Positions Personal Services	(3) \$82,394	(3) \$89,345
for the Alcohol and			All Other	9,300	9 <b>,</b> 300
Committee.			Capital Expenditures	2,484	000 615
Congregate Housing	<b>40.17</b> 500	6200 000	TOTAL	\$94,178	\$98,645
All Other Provides funds for e gregate services for		\$300,000	Provides funds for 3 Health Ser- vices Consultants in each of 3 district offices to comply with increased federal survey require-		
0.0	the enderty.		ments.		
Bureau of Maine's Elderly	\$3.500		Bureau of Maine's Elderly		
All Other	\$2,500		Positions	(6.5)	(6.5)
Provides funds for a congregate meals pil- Casco. The departm	ot program in tent shall		Personal Services All Other Capital Expenditures	\$169,735 27,291 5,021	\$184,217 23,118
evaluate this pilot pr report to the Joint S Committee on Appr	Standing opriations and		TOTAL	\$202,047	\$207,335
Financial Affairs by	a second		Provides funds for 5 Caseworker and one full-time and one part-		
Intermediate Care - Payments			time Clerk Typist positions in or to strengthen the capability to		
All Other	\$69,005	\$69,005	identify and protect incapacitate adults in danger and to protect		
Provides funds for r government student graduate nurses who	loans for		incapacitated adults through put guardianship or conservatorship.	olic	
in long-term care fa rural health clinics a	cilities, hospitals,		Bureau of Health		
home health agencies			All Other	\$200,000	\$100,000
Purchased Social Services			Provides funds for DPT vaccine to preschool, non-Medicaid chil-	3 <sup>- 1</sup>	
All Other	\$25,000	\$25,000	dren of families under 185% po through well child clinics.		
Provides funds for the Reimbursement Prog			Bureau of Health		
will provide financia to persons with AID	S to meet		All Other	\$50,000	\$50,000
their financial expe	nses.		Provides funds for clinic services	5	
Bureau of Health	2		contracts.		
All Other	\$26,275	\$26,770	Emergency Medical Services		
Provides funds for e materials and supplie			All Other	\$170,000	\$200,000
departmental AIDS and prevention effor			Provides funds for shortfall of Federal Block Grant Funds to meet salary increases and other		
Medical Care Administration			increased basic costs of operatio	n.	
All Other	\$5,000	\$5,000			

#### Legal

CHAPTER 501				
Legal Services - Human Services				
Positions Personal Services All Other	(-2) (\$68,392) (26,819)	(-2) (\$68,683) (28,543)		
TOTAL	(\$95,211)	(\$97,226)		
Provides funds for the transfer of a Director, Fraud Investigation, and a Clerk Typist III to Admin- istration - Income Maintenance.				
Administration - Income Maintenance				
Positions Personal Services All Other	(2) \$68,392 26,819	(2) \$68,683 28,543		
TOTAL	\$95,211	\$97,226		
Provides funds for the transfer of a Director, Fraud Investigation, and a Clerk Typist III from Legal Services - Human Services.				
Administration - Regional - Human Services				
Positions Personal Services	(1) \$22,310	(1) \$22,403		
Provides funds for the transfer of a Clerk Typist II position from Administration - Human Services.				
Administration - Human Services				
Positions Personal Services	(-1) (\$22,310)	(-1) (\$22,403)		

Provides funds for the transfer of a Clerk Typist II position to Administration - Regional, Human Services.

Crippled Children Services

Positions	(0.5)	(0.5)
Personal Services	\$30,453	\$33,553

Provides funds for the increase of a Public Health Physician from half time to full time.

#### Income Maintenance - Regional

Positions	(-2)	(-2)
Personal Services	(\$54,060)	(\$56,306)
All Other	(4,452)	(4,720)
TOTAL	(\$58,512)	(\$61,026)

Provides funds for the transfer of 2 Fraud Investigators to Administration - Income Maintenance.

Administration - Income Maintenance

Positions	(2)	(2)
Personal Services	\$54,060	\$56,306
All Other	4,452	4,720
TOTAL	\$58,512	\$61,026

Provides funds for the transfer of 2 Fraud Investigators from Income Maintenance - Regional.

#### PUBLIC LAWS, FIRST REGULAR SESSION - 1989 Bureau of Maine's Elderly (0.5)Positions (0.5)Personal Services \$17.314 \$18,163 Provides funds for additional support and the transfer of a half-time Planning and Research Associate II position from the Federal Fund to the General Fund in order to provide continued substance abuse services for elderly people. Bureau of Rehabilitation All Other \$25,000 Provides funds for a contingency fund in all 5 regions for the Independent Living Program. Division of Driver Education **Evaluation** Programs Personal Services \$773 \$857 Provides funds for the reclassification of a Clerk Typist I position to a Clerk Typist II position due to a reorganization of duties. **Purchased Social Services** All Other (\$86,000) (\$111,000) Provides funds for the transfer from Purchased Social Services to the Bureau of Maine's Elderly. Bureau of Maine's Elderly All Other \$86,000 \$111,000 Provides funds for the transfer from Purchased Social Services to the Bureau of Maine's Elderly. Administration - Social Services Positions (\$280,800) Personal Services (\$207,700) (40,000) (56,400) All Other Capital Expenditures (399) (637 TOTAL (\$248,099)(\$337, 837)Provides funds for the transfer of a Director, Division of Adult Services, 2 Social Services Program Managers, a Special Services Program Specialist I, a Management Analyst I, an Assistant Attorney General and a Clerk Typist II from the Bureau of Social Services to the Bureau of Maine's Elderly. Bureau of Maine's Elderly Positions \$207,700 \$280,800 Personal Services All Other 40,000 56,400 Capital Expenditures 399 637 \$248,099 \$337,837 TOTAL

Provides funds for the transfer of a Director, Division of Adult Services, 2 Social Services Program

Managers, a Special Services Program Specialist I, a Management Analyst I, an			Aid to Families With Dependent Children - Foster Care		
Assistant Attorney General and a Clerk Typist II from			All Other	\$82,500	\$82,500
the Bureau of Social Services to the Bureau of Maine's Eldert Social Services - Regional	у.		Provides funds for State's share of increased board payment rates for family foster homes and reim- bursement to foster parents for		
Positions	(-69.5)	(-69.5)	services provided for foster children	•	
Personal Services All Other	(\$1,686,200) (172,000)	(\$2,279,743) (217,000)	Child Welfare Services		
Capital Expenditures	(4,092)	(4,502)	All Other	\$247,500	\$247,500
TOTAL Provides for the transfer of 5 Social Service Managers, 9 Human Services Casework Supervisors, 48 Caseworkers, a	(\$1,862,292)	(\$2,501,245)	Provides funds for State's share of increased board payment rates for family foster homes and reim- bursement to foster parents for services provided for foster children		
Human Services Aide III, a Social Services Program Spe-			Aid to Families With Dependent Children - Foster Care		
cialist II, a part-time Clerk Typist II and 5 full-time Clerk The clerk			All Other	\$22,500	\$27,653
Typist II positions from Region al Social Services to the Bureau of Maine's Elderly. Bureau of Maine's Elderly	• ,		Provides funds for State's share of increased clothing allowance rates and annual school clothing pur- chases for foster children who quali		
Positions	(69.5)	(69.5)	for the Aid to Families with Depen- dent Children - Foster Care program		
Personal Services All Other	\$1,686,200 172,000	\$2,279,743 217,000	Child Welfare Services		
Capital Expenditures	4,092	4,502	All Other	\$67,500	\$109,000
TOTAL	\$1,862,292	\$2,501,245	Provides funds for increased clothin	g	
Provides for the transfer of 5 Social Service Managers, 9 Human Services Casework Supervisors, 48 Caseworkers, a			allowance rates and annual school clothing purchase for foster children Child Welfare Services	1.	
Human Services Aide III, a Social Services Program Spe-			All Other	\$42,000	\$42,000
cialist II, a part-time Clerk Typist II and 5 full-time Clerk Typist II positions from Region al Social Services to the Bureau of Maine's Elderly.	-		Provides a \$30 per month allowance for any infant or child in foster care who requires diapers.		
Child Welfare Services			Aid to Families with Dependent Children - Foster Care		:
All Other	\$190,000	\$190,000	All Other	\$14,000	\$14,000
Provides funds to meet higher the expected costs of foster parent ments.			Provides a \$30 per month allowance for any infant or child in foster care who requires diapers.		
Child Welfare Services			Administration - Social Services		
All Other	\$70,000	\$70,000	Positions Personal Services	(1) \$30,766	(1) \$33,706
Provides funds for respite care foster parents of state wards.	for		All Other Capital Expenditures	9,600 660	4,500
Social Services - Regional			TOTAL	\$41,026	\$38,206
Positions Personal Services All Other Capital Expenditures	(6) \$109,500 17,400 61,600	(6) \$118,150 15,600 32,500	Provides funds for a Human Services Casework Supervisor position in order to carry out the legislative intent of response		
TOTAL	\$188,500	\$166,250	to child abuse allegations in out-of-home facilities.		
Provides funds for 6 Clerk			Child Welfare Services		
Typist II positions for casework functions.			All Other	\$450,000	\$450,000

СНАРТ	TER 501			PUBLIC LAWS, FIRST	REGULAR SE	SSION - 1989
	Provides funds for placements for foster children.			Provides funds for one mobility a orientation instructor-blind posit and related expenses.		
Child W	Velfare Services			r -		
	All Other		\$226,250	Eye Care - Division of		
	Provides funds for additional board			All Other	\$37,000	\$38,500
Aid to 1	rate increase for foster parents.			Provides funds to contract with Diocesan Human Relations Ser- vices for one additional itinerant		
	- Foster Care			teacher.		
	All Other		\$88,750	Eye Care - Division of		
	Provides funds for additional board rate increase and training for foster			Capital Expenditures	\$1,000	
	parents.			Provides funds for 2 braillers.		
Social S	Services - Regional			Purchased Social Services		
	Positions Personal Services All Other Capital Expenditures	(21) \$421,000 85,600 11,900	(21) \$616,227 122,773	All Other Provides funds for the continua- tion of purchased social services	\$519,158	\$707,705
	TOTAL	\$518,500	\$739,000	at the level of funding existing in state fiscal year 1988-89.		
	Provides funds for 15 Caseworkers, 3 Casework Supervisors and 3 cler-			Departmentwide		
	ical positions in order to lower the caseload size in the child welfare			All Other		\$435,000
Child V	program. Velfare Services			Provides funds for a 1% cost-of- living adjustment for all commu- nity provider agencies that con- tract with the department.		
	All Other	\$150,000	\$150,000	-		
	Provides funds for community			Medical Care - Payments to Providers		
	treatment services for juvenile sex offenders.			All Other	(\$1,169,000)	(\$1,820,000)
	Families with Dependent a - Foster Care	<b>#1</b> < 0, 0,00	<b>61</b> (0,000	Deappropriates funds by reduc- ing the rate of increase for hospital services and health care services under the Sixth Omnibus		
	All Other	\$168,000	\$168,000	Budget Reconciliation Act.		
	Provides funds for placements for foster children.			Intermediate Care - Payments to Providers		
Adminis	tration - Social Services		1	All Other	(\$1,460,000)	
	Positions Personal Services All Other Capital Expenditures	(2) \$61,532 9,600	(2) \$67,401 9,000	Deappropriates funds not re- quired due to the recapture of depreciation from nursing home sales.		
	- ,	1,206		Aid to Families with Dependent Children		
	TOTAL	\$72,338	\$76,401	All Other	(\$900,000)	(\$410,000)
	Provides funds for staff support to establish a Child Protective Services Quality Assurance Review System.			Deappropriates funds not re- quired due to increased child	(+,,)	(+120,-00)
Interme	liate Care - Payments to Providers			support collections and federal incentive payments.		
	All Other		(\$494,000)	State Supplement to Federal Supplemental Income		
	Deappropriates funds per depart- ment's determination that certain beds will not come on line in 1991.	1	na sa	Ail Other	(\$200,000)	(\$200,000)
Eve Car	e - Division of		25	Deappropriates funds not re- quired due to lower than		
•	Positions	/1)	(1)	projected expenditures in each		
	Personal Services	(1) \$22,500	(1) \$31,250	year of the biennium.		
	All Other Capital Expenditures	3,750 500	5,500	Free Drugs to Maine's Elderly		
	TOTAL	\$26,750	\$36,750	All Other	(\$300,000)	

Deappropriates surplus funds from fiscal year 1989 not needed for			Purchased Social Services		
current program.			All Other	\$75,000	\$100,000
Aid to Families with Dependent Children	A 170 000	0045 000	Provides funds for services to battered women and their children		
All Other	\$478,920	\$965,200	through the Maine Coalition for Family Crisis Services.		
Provides funds to increase the Aid to Families with Dependent Children standard of need by 3%, effective January 1, 1990.	1		State Supplement to Federal Supplemental Security Income		
Medical Care - Payments to Providers			All Other		\$260,114
All Other Provides funds for increased med-	\$43,400	\$90,000	Provides funds for 16 reimbursement beds in a municipally owned boarding care facility in the Sanford area primarily for older residents.		
ical payments resulting from in- creasing the Aid to Families with Dependent Children standard of nee	·d.		Bureau of Maine's Elderly All Other		\$100,000
Medical Care - Payments to Providers			Provides funds for Senior Volunteer		<b>\$100,000</b>
All Other		\$322,800	Programs.		
Provides funds for the state share of Medicaid payments for rehabil-			Bureau of Health		
itating persons with traumatic head injuries.			All Other		\$100,000
Bureau of Rehabilitation			Provides funds for heart attack and stroke prevention programs in com- munities and regions throughout the		
All Other		\$132,400	State.		
Provides funds for supported employment services for persons			Purchased Social Services		
with traumatic head injuries.			All Other	\$140,000	\$140,000
State Supplement to Federal Supplemental Security Income			Provides funds to be used for staff- ing and operating rape crisis centers and to maintain and expand on-		1. 2. <sup>9</sup>
All Other		\$144,800	going outreach services, direct revenues and coordination of re-		
Provides funds for room and board costs of 12 new boarding care beds for persons with			sources in rural areas. Includes \$40,000 each year to establish an additional rape crisis center in		
traumatic head injuries.			York County.		
Bureau of Maine's Elderly			Bureau of Maine's Elderly		
All Other	\$150,000	\$360,000	All Other	\$98,500	\$98,500
Provides funds to create a system of care in Aroostook County for victims of Alzheimer's disease and their families in 3 distinct phases. Implementation of Phase I will begin in fiscal year 1989-90 and will involve the development of a diagnostic and assessment clinic headed by a team of professionals as well as care			Provides funds to Legal Services for the Elderly, Inc. to continue the work successfully carried out under a federal grant; to provide ad- ditional administrative, attorney and paralegal staffing; to assure an ade- quate salary structure; and to provide essential program support for the positions.	;	
providers. The funds reflected in fiscal year 1990-91 represent the			Bureau of Health		
continuation of Phase I objectives and implementation of Phase II -			All Other	\$84,000	
establishment of day care and nursing home services in several nursing homes or boarding homes, or both, throughout the county to			Provides funds to the Women, Infant and Children's Program for the administration of services.		
serve between 4 and 15 persons at each location, as well as		-	Office of Emergency Medical Services		
completion of an inpatient Alzheimer's needs assessment in			All Other Capital Expenditures	\$56,000 10,000	\$56,000 10,000
preparation for the construction of an Alzheimer's Center.			TOTAL	\$66,000	\$66,000

CHAPTER 501

Funds to implement a complete Emergency Medical Services' licensure testing program includ- ing payment of examiners and automation of written tests.			1991 for a statewide AIDS alliance and may be used for staff and expe Under no circumstances shall these funds be used to support AIDS hos services.	nses.	
Office of Emergency Medical Services			Purchased Social Services		
All Other	\$77,309	\$74,332	All Other	\$40,000	\$40,000
Funds to augment operation of 6 regional offices to reduce de- pendence on hospitals and ambulance services.			Provides funds to expand client support services system for individ uals infected with the human immu deficiency virus.		
Office of Emergency Medical Services			Community Family Planning		
Positions Personal Services All Other	(1) \$32,815 2,500	(1) \$34,509 2,500	All Other Provides funds to allow the Family		\$75,000
TOTAL	\$35,315	\$37,009	Planning Association to continue t provide clinical services and for	0	
Funds for licensing coordinator to manage quality assurance services			education and training programs. Purchased Social Services		
of Emergency Medical Services.			All Other	\$250,000	\$250,000
Office of Emergency Medical Services			Provides additional funds for hom		
All Other	\$70,000	\$70,000	maker service providers with which the department contracts.		
Funds to assist 6 regional programs to hire quality assurance personnel.			DEPARTMENT OF HUMAN SERVICES TOTAL	\$2,313,598	\$5,966,356
Office of Emergency Medical Services			MAINE HOSPICE COUNCIL		
Positions Personal Services	(1) \$30,126	(1) \$31,409	Maine Hospice Council		
All Other	16,250	16,250	All Other	\$50,000	\$50,000
TOTAL	\$46,376	\$47,659	Funds will be made available for a	ı	
Funds for training agent to develop, conduct, and supervise courses on a statewide basis, support for those courses and training in underserved areas.			Executive Director and part-time Secretary to carry out the statewide work of the Maine Hospice Counc The Executive Director is respon- sible for coordinating all affairs of the council inlcuding training and	il.	
Office of Emergency Medical Services			education of volunteers, health car professionals and the general pub-	e	
All Other	\$5,000	\$5,000	lic. The director is also responsible for advocacy on behalf of commu-	•	
Funds for annual revision and printing of Emergency Medical Services' protocols and for meetings of the volunteer members of the State Physician's Advisory Board.			nity hospices throughout the State. MAINE HOSPICE COUNCIL TOTAL	\$50,000	\$50,000
Bureau of Health			INLAND FISHERIES AND WILDLIFE, DEPARTMENT OF		
All Other	\$8,300	\$8,750	Enforcement Operations - Inland		
Provides funds to expand communit based AIDS-related programs and services in southern Maine, includin counseling and testing and an AIDS hotline, and to offset a reduction in federal funding.	lg		Fisheries and Wildlife Positions Personal Services All Other Provides funds for 20 Game War- den positions currently funded wit	L	(20) \$931,898 568,102
Bureau of Health			dedicated revenue. Also cost of op eration of vehicles is included.		
All Other Provides funds for grants to com-	\$125,000	\$125,000	Funding is calculated on basis of 2 positions at Range 18, Step G with longevity.		
munity-based AIDS organizations to supplement local resources for					
the purpose of maintaining a suppo network. Includes \$35,000 in fiscal year 1990 and \$38,500 in fiscal year			Atlantic Sea Run Salmon Commission All Other	\$50,000	
			02		

PUBLIC LAWS, FIRST REGULAR SESSION -	- 1989			СН	APTER 501
Provides the State's share for re- stocking the upper St. John River above Brand Falls with approx- imately 400,000 Atlantic Salmon Fry.			Deappropriates funds no longer required. Courts - Supreme, Superior,		
DEPARTMENT OF INLAND FISHERIES AND WILDLIFE TOTAL \$5	50,000	\$1,500,000	District and Administrative Positions Personal Services	(4) \$33,158	(4) \$71,994
JUDICIAL DEPARTMENT	•		Capital Expenditures	20,000	
Courts - Supreme, Superior, District and Administrative Personal Services Provides funds for a salary increase of 4% effective December 3, 1990, plus related retirement costs for the		\$254,800	TOTAL Provides funds for 4 assistant clerks effective March 1, 1990, at various court locations to meet increased judicial caseload which will result from adding 12 additional state troopers to the Commercial Vehicle Enforcement Division.	\$53,158	\$71,994
justices and judges. Courts - Supreme, Superior,			JUDICIAL DEPARTMENT TOTAL	\$161,158	\$1,126,794
District and Administrative		AL (75.000	LABOR, DEPARTMENT OF		
All Other \$1,10	00,000	\$1,675,000	Occupational Information Coordination		
Provides funds for lease payments for new or expanded trial court facilities in Portland, Bath, Dover- Foxcroft, Machias and Presque Isle.			Positions Personal Services All Other	(1) \$29,408 (24,997)	(1) \$31,785 (27,017)
Courts - Supreme, Superior,			TOTAL	\$4,411	\$4,768
District and Administrative Personal Services		\$60,000	Provides funds for an Education Specialist II, which will reduce the need for contracting out for con-		
Provides funds to increase the per diem compensation for active re- tired justices and judges beginning December 3, 1990.			sultant services. Job Training Partnership Program		
Courts - Supreme, Superior, District and Administrative			Personal Services All Other	\$13,000 273,617	\$13,054 173,562
Positions Personal Services \$7	(5) 75,000	(5) \$100,000	TOTAL Provides funds for the adminis- tration, marketing, recruitment	\$286,617	\$186,616
Provides funds for 5 additional District Court clerks to meet in- creased caseload.		, 4 , 1 - 1 , 1	and skill training for the Health Occupations Training II, HOT II Program.		
Courts - Supreme, Superior, District and Administrative			DEPARTMENT OF LABOR TOTAL	\$291,028	\$191,384
Positions Personal Services \$9	(1) 90,000	(1) \$120,000	LEGISLATURE		
	90,000	\$120,000	Legislature		
Provides funds for one District Court Judge to be assigned to the Bath-Brunswick area,			Personal Services All Other	\$302,296 260,000	\$324,143 260,000
Courts - Supreme, Superior,			TOTAL	\$562,296	584,143
District and Administrative Positions Personal Services \$4 Provides funds for a Revenue and Collections Manager to replace use of collection agency. Revenues to	(1) 43,000	(1) \$45,000	Provides funds for the lease pur- chase of computer equipment, increased health insurance and increased staff support. Request reflects the continuation of Public Law 1989, chapter 7, appropriations.		
General Fund; \$250,000 in fiscal year 1989-90 and \$250,000 in fiscal			State Capitol Commission		
year 1969-90 and \$250,000 in liscal year 1990-91.			All Other	\$150,000	
Indigent Defense	10 0001	(\$1 200 000)	Provides funds for a transfer from the Bureau of Public Improvements in order to fund repairs to the State		
All Other (\$1,20	0,000)	(\$1,200,000)	House roof,		

## Legislature

	Positions Personal Services All Other Capital Expenditures	(-19) (\$716,569) (430,124) (5,000)	(-19) (\$745,013) (442,307) (5,000)
	TOTAL	(\$1,151,693)	(\$1,192,320)
	Provides for the transfer of positions to 3 accounts.		
Law and	Legislative Reference Library		
	Positions Personal Services All Other Capital Expenditures	(15) \$532,727 411,579 5,000	(15) \$558,687 422,777 5,000
	TOTAL	\$949,306	\$986,464
	Provides funds for the transfer of positions to a new account.		
Maine -	Canadian Legislative Advisory Off	lce	
	Positions Personal Services All Other	(2) \$65,940 9,045	(2) \$66,362 9,530
	TOTAL	\$74,985	\$75,892
`	Provides funds for the transfer of positions to a new account.		
State Ca	apitol Commission	2	
	Positions Personal Services All Other	(2) \$117,902 9,500	(2) \$119,964 10,000
	TOTAL	\$127,402	\$129,964
	Provides funds for the transfer of positions to a new account.		
Study C	ommissions - Funding	. 19	
	Personal Services All Other	\$2,000 3,000	
	TOTAL	\$5,000	
	Provides funds for a 5-member su committee of the Joint Standing Committee on Appropriations an Financial Affairs to conduct a stu of the manner by which new and e panded federal and dedicated fur budgets are presented to the Leg and the manner by which financia orders are used during the legisla session. Also provides funds for full committee meeting to review subcommittee's report.	d Jdy ex- islature i l tive a	
	ion to Implement the Computeriza inal History Record Information	ation	
	Personal Services All Other	\$1,000 12,300	
	TOTAL	\$13,300	
	Provides funding for additional meetings, an unanticipated shortf and other expenses of the commi- These funds shall carry to June 30, 1991.		

PUBLIC LAWS, FIRST REGULAR SESSION - 1989

Special Co of the Stat nission to Study the Organization

	Commission to Study the Organizat tate's Cultural Agencies	tion	
	Personal Services All Other	\$1,650 6,800	
	TOTAL	\$8,450	
	Provides funds for the per diem tu and related expenses of the Specia Commission to Study the Organiz of the State's Cultural Agencies.	al	
the Aid	ion to Evaluate the Adequacy of to Families with Dependent Childre id Payment Standards	n	
	All Other	\$3,000	
	Provides funds for the commission expenses.	n's	
Legislat	ure		
	Personal Services All Other		\$135,835 246,250
	TOTAL		\$382,085
	Provides funds to increase Legisli salaries, Indian Representatives' p diem, meals and housing allowand and constituent service allowances	per ces,	
LEGISI TOTAL	ATURE	\$742,046	\$966,228
MAINE	MARITIME ACADEMY		
Maritim	e Academy - Operations		
	All Other	\$1,184,000	\$1,184,000
	All Other Provides funds for salary and benefit adjustments.	\$1,184,000	\$1,184,000
MAINE TOTAL	Provides funds for salary and benefit adjustments. MARITIME ACADEMY	\$1,184,000 <u>\$1,184,000</u>	
TOTAL MARINI	Provides funds for salary and benefit adjustments. MARITIME ACADEMY		
TOTAL MARINI DEPAR	Provides funds for salary and benefit adjustments. MARITIME ACADEMY E RESOURCES,		
TOTAL MARINI DEPAR	Provides funds for salary and benefit adjustments. MARITIME ACADEMY E RESOURCES, IMENT OF		
TOTAL MARINI DEPAR	Provides funds for salary and benefit adjustments. MARITIME ACADEMY E RESOURCES, IMENT OF of Marine Development Positions	\$1,184,000 (2) \$57,623	\$1,184,000
TOTAL MARINI DEPAR Bureau	Provides funds for salary and benefit adjustments. MARITIME ACADEMY E RESOURCES, IMENT OF of Marine Development Positions Personal Services Provides funds for a Fish Extension Agent II and a Word Processing Operator currently funded by Sea	\$1,184,000 (2) \$57,623	\$1,184,000
TOTAL MARINI DEPAR Bureau	Provides funds for salary and benefit adjustments. MARITIME ACADEMY E RESOURCES, IMENT OF of Marine Development Positions Personal Services Provides funds for a Fish Extension Agent II and a Word Processing Operator currently funded by Sea Grant federal funds.	\$1,184,000 (2) \$57,623	\$1,184,000
TOTAL MARINI DEPAR Bureau	Provides funds for salary and benefit adjustments. MARITIME ACADEMY E RESOURCES, IMENT OF of Marine Development Positions Personal Services Provides funds for a Fish Extensiv Agent II and a Word Processing Operator currently funded by Sea Grant federal funds. of Marine Sciences Personal Services	\$1,184,000 (2) \$57,623 on \$18,171	\$1,184,000 (2) \$57,623 \$18,171
TOTAL MARINI DEPAR Bureau	Provides funds for salary and benefit adjustments. MARITIME ACADEMY E RESOURCES, IMENT OF of Marine Development Positions Personal Services Provides funds for a Fish Extensiv Agent II and a Word Processing Operator currently funded by Sea Grant federal funds. of Marine Sciences Personal Services All Other	\$1,184,000 (2) \$57,623 on \$18,171 2,500	(2) \$57,623 \$18,171 2,400
TOTAL MARINI DEPAR Bureau	Provides funds for salary and benefit adjustments. MARITIME ACADEMY E RESOURCES, IMENT OF of Marine Development Positions Personal Services Provides funds for a Fish Extensiv Agent II and a Word Processing Operator currently funded by Sea Grant federal funds. of Marine Sciences Personal Services All Other TOTAL Provides funds for a Marine Re-	\$1,184,000 (2) \$57,623 on \$18,171 2,500	\$1,184,000 (2) \$57,623 \$18,171 2,400
TOTAL MARINI DEPAR Bureau	Provides funds for salary and benefit adjustments. MARITIME ACADEMY E RESOURCES, IMENT OF of Marine Development Positions Personal Services Provides funds for a Fish Extensiv Agent II and a Word Processing Operator currently funded by Sea Grant federal funds. of Marine Sciences Personal Services All Other TOTAL Provides funds for a Marine Re- source Specialist I position.	\$1,184,000 (2) \$57,623 on \$18,171 2,500	(2) \$57,623 \$18,171 2,400

Capital Expenditures	91,800		Elizabeth Levinson Center		
TOTAL	\$294,720	\$218,088	Positions Personal Services	(-7) (\$211,177)	(-7) (\$217,677)
Provides funds for 6 Marine Patrol Officers in order to increase the abilities of the Bureau of			All Other TOTAL	(3,220) (\$214,397)	(3,220) (\$220,897)
Marine Patrol.	*	,	Provides funds for more		
Bureau of Marine Sciences			appropriately reflecting the job assignments of regional Bureau		
All Other	\$30,000		of Children with Special Needs staff. Positions include one		
Provides funds for the continued development of the Maine Environ- mental Monitoring Program.			Mental Retardation Program Supervisor, one Teacher - Learning Disabilities, one Teacher and 4 Child Develop-		
DEPARTMENT OF MARINE RESOURCES TOTAL	\$403,014	\$296,282	ment Workers. Elizabeth Levinson Center		
MENTAL HEALTH AND MENTAL				\$20.000	£20.000
RETARDATION, DEPARTMENT OF			All Other	\$20,000	\$20,000
Pineland Center			Provides funds for properly reflecting expenditures for		
Positions Personal Services	(15) \$372,000	(15) \$390,600	physical therapy services provided to children at the		
All Other	100,000	125,000	Elizabeth Levinson Center.		
TOTAL	\$472,000	\$515,600	Mental Retardation Services - Community		
Provides funds for All Other and authorization to permit 15 Mental			All Other	(\$20,000)	(\$20,000)
Health Worker I positions originally expected to be abolished to continue.			Deappropriates funds which should be in Elizabeth Levinson Center's budget for physical theremus exercise recorded to		
Military and Naval Children's Home Positions	(6)	(6)	therapy services provided to children at the Elizabeth Levinson Center.		
Personal Services All Other	\$117,552 2,000	\$123,698 2,100	Mental Retardation Services - Community		
Capital Expenditures	2,000	1,000	Positions Personal Services	(2) \$39,313	(2) \$40,709
TOTAL	\$121,552	\$126,798	All Other	(39,313)	(40,709)
Provides funds for preadolescent			TOTAL	\$-0-	\$-0-
wing at the Military and Naval Children's Home and 6 Mental Health Worker I positions.			Provides funds for 2 Mental Health Worker II positions.		
Pineland Center			Office of Advocacy - Mental Health and Mental Retardation		
Positions Demond Services	(10) \$150,000		Positions	(5)	(5)
Personal Services Provides funds for 10 Mental	\$150,000		Personal Services All Other	(5) \$158,370 7,919	(5) \$166,289 8,314
Health Worker I positions pre- viously scheduled to terminate			TOTAL	\$166,289	\$174,603
June 1989, to continue for an additional 9 months.			Provides for the establishment		
Mental Health Services - Children			of a new and separate account for the Office of Advocacy and		
Positions	(7)	(7)	the transfer of the following positions: an Advocate position		
Personal Services All Other	\$211,177 3,220	\$217,677 3,220	from Elizabeth Levinson Center; 3 Advocate positions from		
TOTAL	\$214,397	\$220,897	Mental Retardation Services - Community; and an Advocate position from Pineland Center.		
Provides funds for more appro- priately reflecting the job assign- ments of regional Bureau of			Elizabeth Levinson Center		
Special Needs staff. Positions include one Mental Retardation			Positions Personal Services	(-1) (\$31,352)	(-1) (\$32,920)
Program Supervisor, one Teacher -			All Other	(1,568)	(1,646)
Learning Disabilities, one Teacher and 4 Child Development Workers.			TOTAL	(\$32,920)	(\$34,566)

Provides funds for the transfer of an Advocate position from this account to the Office of Advocacy, Department of Mental Health and Mental Retardation to establish a new account.

#### Mental Retardation Services - Community

Positions	(-3)	(-3)
Personal Services	(\$95,666)	(\$100,449)
All Other	(4,783)	(5,022)
TOTAL	(\$100,449)	(\$105,471)

Provides funds for the transfer of 3 Advocate positions from this account to the Office of Advocacy, Department of Mental Health and Mental Retardation to establish a new account.

#### Pineland Center

Positions	(-1)	(-1)
Personal Services	(\$31,352)	(\$32,920)
All Other	(1,568)	(1,646)
TOTAL	(\$32,920)	(\$34,566)

Provides funds for the transfer of an Advocate position from this account to the Office of Advocacy, Department of Mental Health and Mental Retardation to establish a new account.

#### Pineland Center

Personal Services	\$25,550	\$29,020
Provides funds for increased physician salaries.		

Mental Retardation Services - Community

All Other	\$4,277,413	\$3,482,167
Provides funds for day habilita- tion services for people with mental retardation, including transportation services, for which federal funding has been terminated. No transportation services, for the number of clients in any group currently funded in part or in whole by the State, may be decreased prior to April 1, 1990.		
Community		
All Other	\$494,000	

Provides additional funds for day habilitation services for people with mental retardation, including transportation services, for which federal funding has been terminated.

Augusta Mental Health Institute

Positions	(81)	(81)
Personal Services	\$1,840,566	\$1,973,016

	All Other	302,028	328,651
	TOTAL	\$2,142,594	\$2,301,667
3) 9) 2) 1)	Provides funds to address health and safety issues, to improve direct patient care, to monitor patient activities and maintain patient charts and records. Includes funding for the following positions: one Central Supply Technician; 3 Clerk Typist II positions; 7 Hospital Ward Clerks; 4 Custodial Worker I positions; one Personnel Assistant; 4 full-time and one part-time Food Service Worker positions; one Lab Technician II position; 17 Mental Health Worker I positions; 7 Mental Health Worker II positions; 6 Mental Health Worker III positions; one Mental Health Worker IV		
	position; one Licensed Practical Nurse; 9 Nurse II positions; 3		
l) ))	Nurse III positions; 3 Physician Assistants; 2 full-time and one		
5) 5 <u>)</u>	part-time Psychiatric Social Worker II positions; one		
,,	Occupational Therapy Aide; one Recreational Therapist; 2 Recreational Therapy Aides; one Physical Therapist I posi- tion; 2 Physician III positions; and 2 Psychologist III positions. Request reflects the continu- ation of Public Law 1989, chapter 7, appropriations.		
N 20	fental Health Services - Children		
	Positions Personal Services All Other	(5) \$167,202 10,000	(5) \$179,626 10,350
	TOTAL	\$177,202	\$189,976
57	Provides funds for one Compre- hensive Health Planner II position, one Comprehensive Health Planner I position, one		
	Clerk Typist II position and 2 Mental Health Program Coordinator positions.		
N	Clerk Typist II position and 2 Mental Health Program	 	
M	Clerk Typist II position and 2 Mental Health Program Coordinator positions.	\$40,000	\$40,000
M	Clerk Typist II position and 2 Mental Health Program Coordinator positions. Iental Health Services - Children	\$40,000	\$40,000
	Clerk Typist II position and 2 Mental Health Program Coordinator positions. Antal Health Services - Children All Other Provides funds for properly reflecting expenditures for mental health services provided	\$40,000	\$40,000
	Clerk Typist II position and 2 Mental Health Program Coordinator positions. Annual Health Services - Children All Other Provides funds for properly reflecting expenditures for mental health services provided to children.		
	Clerk Typist II position and 2 Mental Health Program Coordinator positions. Mental Health Services - Children All Other Provides funds for properly reflecting expenditures for mental health services provided to children. Mental Health Services - Community		\$40,000 (\$40,000)
M	Clerk Typist II position and 2 Mental Health Program Coordinator positions. Mental Health Services - Children All Other Provides funds for properly reflecting expenditures for mental health services provided to children. Mental Health Services - Community All Other Deappropriates funds which should properly have been appropriated to the Bureau of		

Personal Services	(\$47,104)	(\$49,224)	Administration - Mental Health and Mental Retardation		
Provides funds for the transfer of a Psychologist III position from the State Forensic Service to Bangor Mental Health Institute.			Positions Personal Services All Other	(-1) (\$35,899) (1,795)	(-1) (\$37,694) (1,885)
Bangor Mental Health Institute			TOTAL	(\$37,694)	(\$39,579)
Positions Personal Services	(1) \$47,104	(1) \$49,224	Provides funds for the transfer of a Chief Advocate position to the Office of Advocacy, Mental Health and Mental Retardation.		
Provides funds for the transfer of a Psychologist III position			Augusta Mental Health Institute		
from the State Forensic Service to Bangor Mental Health Institute.			Positions Personal Services All Other	(-1) (\$26,228) (1,310)	(-1) (\$27,538) (1,377)
Bangor Mental Health Institute			TOTAL	(\$27,538)	(\$28,915)
Positions Personal Services	(-1) (\$17,334)	(-1) (\$18,114)	Provides funds for the transfer of an Advocate position to the		
Provides funds for the transfer of a Clerk Typist III position to the State Forensic Service.			Office of Advocacy, Mental Health and Mental Retardation.		
Administration - Mental Health and			Bangor Mental Health Institute		
Mental Retardation Positions Descent Services	(1) \$17,334	(1) \$18,114	Positions Personal Services All Other	(-1) (\$32,835) (1,642)	(-1) (\$34,477) (1,724)
Personal Services Provides funds for the transfer	<b>417,334</b>	\$18,114	TOTAL	(\$34,477)	(\$36,201)
of a Clerk Typist III position from the Bangor Mental Health Institute.			Provides funds for the transfer of an Advocate position to the Office of Advocacy, Mental Health and Mental Retardation.		
Bangor Mental Health Institute			Mental Health Services - Children		
Positions Personal Services All Other	(1) \$19,630 (19,630)	(1) \$19,630 (19,630)	Positions Personal Services All Other	(-1) (\$39,417) (1,971)	(-1) (\$41,388) (2,069)
TOTAL	\$-0-	\$-0-	TOTAL	(\$41,388)	(\$43,457)
Provides funds for a Safety Officer position on the 3rd shift for Fire Training and Security and to reduce the existing security contract to provide only fill-in coverage for the new Safety Officer and the existing Security Guard.			Provides funds for the transfer of a Comprehensive Health Planner II position to the Office of Advocacy, Mental Health and Mental Retardation.		
Office of Advocacy - Mental Health			Augusta Mental Health Institute		
and Mental Retardation			Positions Personal Services	(85) \$1,761,843	(75) \$1,960,821
Positions Personal Services All Other	(9) \$302,352 15,750	(9) \$317,467 15,891	Provides funds for 36 Mental Health Worker I positions, 14		
TOTAL	\$318,102	\$333,358	Nurse II positions, 12 Custodial Worker I positions, 7 Licensed Practical Nurse positions, 4		
Provides for the transfer of the following positions: a Chief Advocate position from Administration, Mental Health and Mental Retardation; an Advocate position from Augusta Mental Health Institute; an Advocate position from Bangor Mental Health Institute; a Comprehensive Health Planner II position from Mental Health Services - Children and adds 5 additional Advocate positions.			Nurse III positions, 3 Nurse IV positions, 3 Physician III positions, a Nurse I position, a Personnel Specialist position, a Housekeeper I position, a Registered Dietician position, a Nurse II position and a Nurse IV position. The 2nd year will show a reduction of 10 Mental Health Worker I positions through attrition.		

Augusta Mental Health Institute			Provides funds for the continuation of ment funded under the Alcohol Drug	al health service	es previously
Personal Services	\$72,718	\$82,602	Abuse and Mental Health Block Grant.		
Provides funds for increased physician salaries.			Mental Health Services - Children		
Bangor Mental Health Institute			All Other	\$437,500	\$700,000
Personal Services	\$48,906	\$55,551	Provides funds for the continu-		
Provides funds for increased physician salaries.			ation of the Meadowview pilot program and to expand services to latency-aged children by providing 10 therapeutic group		
Augusta Mental Health Institute			home beds.		
All Other	\$100,000	\$100,000	Administration - Mental Health and Mental Retardation		
Provides funds for staff training and requires proportional expenditure based on all staff levels. Priority is in-service, on- site education of direct care personnel. Requires considera- tion of change from Nappi training to Mandt training. Requires use of outside trainers instead of department staff. Bangor Mental Health Institute			Positions Personal Services All Other TOTAL Provides funds for 2 Auditor II positions, an Associate Commis- sioner, Facility Services; a Comprehensive Health Planner II, a Management Analyst II, a	(8.5) \$250,331 2,160 \$252,491	(8.5) \$318,630 3,024 \$321,654
Positions	(34)	(34)	Reimbursement Assistant, a half-time Comprehensive Health		
Personal Services All Other	\$644,089 4,403	\$825,355 1,585	Planner II, a half-time Clerk Typist II, a a half-time Reim-		
TOTAL	\$648,492	\$826,940	bursement Specialist and one assistant to Associate Commis- sioner.		
Provides funds for 2 Teacher positions, 2 Recreational Therapist positions, 2 Occupa- tional Therapist II positions, one Teacher Aide position, one Cook III position, one Staff Development Specialist II position, 3 Custodial Worker III positions, 4 Institutional Custodial Worker positions, one Psychiatric Social Worker I position, one Psychologist III position, 10 Licensed Practical Nurse positions, 3 Ward Clerk positions, one Clerk Typist III position, 2 Nurse IV positions and provides funds to upgrade a vacant Psychologist II position to a Psychologist III position.		- -	Mental Health Services - Community All Other Provides funds for services to individuals with a dual diagnosis. Administration - Mental Health and Mental Retardation Personal Services Provides funds for increased physician salaries. Mental Health Services - Community	\$118,600 \$5,693	\$276,100 \$6,463
Mental Health Services - Community			All Other	\$100,000	\$130,831
All Other Provides funds for comprehen-	\$600,000	\$1,443,125	Provides funds for community support workers and case managers.		
sive crisis stabilization services.			Maine Health Services - Community		
Mental Health Services - Community	00/ 515	007 515	All Other	\$96,500	\$125,000
All Other Provides funds for the continu- ation of mental health services previously funded under the	\$96,515	\$96,515	Provides funds for peer and family support to go to Maine Alliance for Mentally III.		
Alcohol Drug Abuse and Mental Health Block Grant.			Bangor Mental Health Institute		
			Personal Services	\$6,000	\$6,000
Mental Health Services - Children All Other	\$115,141	\$115,141	Provides funds for increases in salaries for physician extenders.		

CHAPTER 501

I ODIAC MA						In This box
Augusta Men	tal Health Institute			Mental Retardation Services - Community		
Per	sonal Services	\$35,000	\$35,000	All Other		\$113,112
	vides funds for increases in ries for physician extenders.			Provides funds for a 1% cost-of- living adjustment for all service providers.	ş	
Augusta Men	ital Health Institute			Mental Health Services - Children		
Per	sonal Services	\$15,000	\$20,000	All Other	\$80,000	\$80,000
	vides funds to upgrade salary superintendent.			Provides funds for the statewide expansion of services to children		÷==;===
Bangor Ment	al Health Institute			with autism and their families, including a comprehensive		
Per	sonal Services	\$5,000	\$10,000	system of family support services.		
	vides funds to upgrade salary superintendent.			Mental Health Services - Children		
Administratio Mental Rehal	n - Mental Health and bilitation			All Other	\$150,000	\$150,000
All Prov revi- and of a	Other vides funds to conduct a ew of the treatment needs individual treatment plans all patients residing at	\$50,000		Provides funds for case management services and mediation by trained mediators to resolve conflicting issues between parents and children. Mental Health Services - Children		
and	gusta Mental Health Institute Bangor Mental Health			All Other	\$375,000	\$375,000
	itute. essment Commission			Provides \$315,000 in each year of the biennium for family support services for families		
	sonal Services Other	\$2,970 47,030		who choose to care for their children with developmental disabilities at home; and provides \$60,000 in each year to		
Prov expo men Asso stud	TAL vides funds for per diem and enses for commission nbers and for the Systems essment Commission to ly the cost of institutions, rnative sites and needs of	\$50,000		expand the "Respitality" program to a statewide basis from its current availability in the greater Bangor service area and to provide to families with planned respite care opportuni- ties at participating local hotels.		
	dents.			DEPARTMENT OF MENTAL HEALTH AND MENTAL RETARDATION		
-	ntal Health Institute	r .		TOTAL	\$13,378,715	\$14,083,469
•	pital Expenditures	\$121,000		PINE TREE LEGAL ASSISTANCE		
new	vides funds to purchase a pit baler (\$50,000), a			Legal Assistance		
cart	izontal baler and 12 dump s (\$51,000) and an industrial			All Other	\$75,000	\$75,000
	edder (\$20,000) for the R.O.W. Industries program.			Provides funds to continue the current level of civil legal		
Mental Healt	th Services - Community			services to eligible low-income individuals in all forums.		
All	Other		\$170,500	PINE TREE LEGAL ASSISTANCE	F75 000	<b>675</b> 000
livir	vides funds for a 1% cost-of- ng adjustment for all service viders.	sî		TOTAL PROFESSIONAL AND FINANCIAL REGULATION, DEPARTMENT OF	\$75,000	\$75,000
Mental Healt	th Services - Children			Bureau of Banking		ı
Pro livii	Other vides funds for a 1% cost-of- ng adjustment for all service viders.		\$52,680	Positions Personal Services All Other Capital Expenditures Provides funds for: new positions of Licensing Coordinator, Broker-Dealer and	(4) \$138,750 27,200 37,536	(4) \$145,700 26,100 14,800

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Investment Advisor Examiner, Small Business Specialist and Administrative Secretary; computerization of records; and proposed reclassifications and range changes as follows: range changes - Securities Administra- tor, range 30 to 33; Supervisor, Enforcement, range 25 to 30; Supervisor, Securities Regula- tion, range 23 to 27; and reclassifications - Legal Secretary to Administrative Secretary; Securities Investiga- tor to Coordinator of Licensing Investigation; and Clerk Typist II to Clerk Typist III. Expected to result in an annual increase in General Fund undedicated revenue of approximately \$300,000 each year.			State Police         Capital Expenditures         Provides funds for analysis of equipment and related accessories for characterization of blood and body fluids. Represents 50% of General Fund share of total cost.         State Police         Capital Expenditures         Provides funds for Omni Chrome LP-1000 Portable Argon Laser for forensic, criminalistic and fingerprint detection and examination. Represents 50% of General Fund share of total cost.	\$12,500 \$5,950	
DEPARTMENT OF PROFESSIONAL AND FINANCIAL REGULATION			State Police		
TOTAL	\$203,486	\$186,600	State Tonce		
			All Other	\$25,000	
PUBLIC SAFETY, DEPARTMENT OF State Police Positions Personal Services All Other Capital Expenditures		(5) \$50,927 25,105 47,635	Provides funds for protective clothing, soft body armor, for State Police personnel. Repre- sents 50% General Fund share of total cost. Intergovernmental Drug Enforcement		
TOTAL		\$123,667		(11)	(11)
TOTAL Provides funds for 5 State Troopers. Represents 50%		\$123,007	Positions Personal Services All Other	(11) \$516,924 1,246,102	(11) \$599,730 1,234,285
General Fund share of the total costs.			TOTAL	\$1,763,026	\$1,834,015
State Police Positions Personal Services All Other	(2) \$19,638 198,098	(2) \$28,417 193,618	Provides funds for a Director, an Assistant Director, 2 Regional Commanders, a Property Officer, an Accountant I, 2 Secretaries, 2 Clerk Stenographer III positions and a Clerk Typist.		
TOTAL	\$217,736	\$222,035	Criminal Justice Academy		
Provides funds for the implementation of departmental long-range Automated Systems Plan and for one Systems Analyst position and one Computer Operator position. Represents 50% General Fund share of the total costs.			Positions Personal Services All Other Capital Expenditures TOTAL Provides funds for a Maine	(1) \$22,729 6,255 18,592 \$47,576	(2) \$57,676 12,550 20,053 \$90,279
State Police			Criminal Justice Academy Training Coordinator in 1990		
Positions Personal Services All Other Capital Expenditures	(6) \$70,902 2,500 2,510	(6) \$72,487 2,750	and an additional one in 1991. State Police Personal Services	\$2,564	\$2,634
TOTAL	\$75,912	\$75,237	Provides funds for the		
Provides funds for essential civilian support services for the Maine State Police including 3 Clerk Stenographer II positions, 2 Clerk Stenographer III positions and one Clerk Typist II position. Represents 50% General Fund share of the total costs.			reclassification from a Clerk Typist II to an Identifier Specialist I and from a Fingerprint Classifier II to an Identifier Specialist II. Request reflects the continuation of Public Law 1989, chapter 7, appropriations. DEPARTMENT OF PUBLIC SAFETY	5.	, 199 1
W016,			TOTAL	\$2,150,264	\$2,347,867

#### SECRETARY OF STATE, DEPARTMENT OF THE

Administration - Secretary of State

Positions	(9)	(9)
Personal Services	\$386,382	\$402.945
All Other	290,600	157,100
Capital Expenditures	407,035	103,500
TOTAL	\$1,084,017	\$663,545

Provides funds for the following unclassified positions: Supervisor, Elections; Director, Rules and Commissions; Director, Corporations; and Assistant Deputy for Public Records. Request also reflects funding for: a Name Availability Specialist, an Accountant II, a Clerk Typist IV position, an Office Receptionist, a Computer Systems Administrator; the reorganization of the office through the reclassification of 5 Clerk Typist III positions, the reclas-sification of 4 Clerk IV positions, the reclassification of a Clerk IV to a Director, Elections; and various operating costs including Information Systems development, office equipment, work stations and computer equipment.

#### Administration - Secretary of State

All Other

Provides funds for the cost of preparing, printing and

(1)	(1)
<b>\$39,46</b> 2	\$39,715 260,347
\$39,462	\$300,062
(3) \$125,846	(3) \$129,388
	ð
	(\$200,000)
	(3)

\$108,000

#### Administration - Secretary of State

All Other	\$100,000	
Provides funds to support the United States Secretary of State's Conference to be held at Bates College.		
DEPARTMENT OF THE SECRETARY OF STATE TOTAL	\$1,457,325	<u>\$892,995</u>
TRANSPORTATION, DEPARTMENT OF		
Railroad Assistance Program		
All Other	\$200,000	\$200,000
Provides funds for: the main- tenance of bridges; culverts; highway grade crossings; and to control brush and vegetation, maintain rail surfaces and alignments on state-owned and leased rail lines.		
Air Search and Rescue		
All Other	\$75,000	\$75,000
Provides funds for air search and rescue operations. These funds shall not be transferred for any other purpose.		
Administration - Ports and Marine Transportation	,	
All Other	\$124,112	\$129,319
Provides funds for 2 additional crews to meet the State's share for the operation of the Maine State Ferry Service.		
State Plane		
Capital Expenditures	\$45,682	
Provides funds for the periodic replacement of engines on the executive aircraft.		
State Plane		
All Other	\$15,020	\$11,900
Provides funds due to the increase from 400 to 450 flight hours. An increase in revenues of \$26,950 will be realized due to the increase in rental from \$185 per hour to \$250 per hour.		
Advisory Committee to Update the Maine Aviation Systems Plan		
Personal Services All Other	\$1,650 1,350	
TOTAL	\$3,000	
	<ul> <li>Frovides funds to support the United State's Conference to be held at Bates College.</li> <li>DEPARTMENT OF THE SECRETARY OF STATE TOTAL</li> <li>TRANSPORTATION, DEPARTMENT OF</li> <li>Railroad Assistance Program</li> <li>All Other</li> <li>Provides funds for: the maintenance of bridges; culverts; highway grade crossings; and to control brush and vegetation, maintain rail surfaces and alignments on state-owned and leased rail lines.</li> <li>All Other</li> <li>Capital Expenditures</li> <li>State Plane</li> <li>All Other</li> </ul>	Provides funds to support the United State's Conference to be held at Bate's College.DEPARTMENT OF THE SECRETARY OF STATE TOTAL\$1,457,325TRANSPORTATION, DEPARTMENT OF Railrond Assistance Program\$200,000All Other\$200,000Provides funds for: the main- tenance of bridges; culverts; highway grade crossings; and to control brush and vegetation, maintain rail surfaces and alignments on state-owned and leased rail lines.\$200,000All Other\$75,000Provides funds for air search and rescue operations. These funds shall not be transferred for any other purpose.\$124,112All Other\$124,112Provides funds for 2 additional crews to meet the State's share for the operation of the Maine State Ferry Service.\$45,682State Plane\$45,682All Other\$15,020Provides funds for the periodic replacement of engines on the executive aircraft.\$15,020State Plane\$15,020Advisory Committee to Update the Maine Aviation Systems Plan\$1,650 1,350Personal Services All Other\$1,650 1,350

Provides funds for the per diem, meeting, printing and miscella-			Educational and General Activities - University of Maine		
neous expenses of the Advisory Committee to Update the Maine		¢	All Other	\$100,000	\$50,000
Aviation Systems Plan. These funds shall carry forward to June 30, 1991.			Provides funds to establish and support an Arcadian Archives Center at the University of		
DEPARTMENT OF TRANSPORTATION	\$462,814	\$416,219	Maine - Fort Kent.		
TREASURER OF STATE	\$102,011	Ψ <b>1</b> 0,213	BOARD OF TRUSTEES OF THE UNIVERSITY OF MAINE SYSTEM		
Debt Service - Treasury			TOTAL	\$6,315,608	\$12,850,000
All Other		(\$1,750,000)	WORKERS' COMPENSATION COMMISSION		
This reduction in appropriation in conjunction with authority to	1 -		Workers' Compensation Commission		
transfer an additional \$1.75 million from the General Fund			All Other	\$30,895	\$32,335
Debt Service account set up for the retirement of bonds and notes authorized under chapter 5, section 151-A will provide sufficient funds to cover the projected debt service requirement.			Provides funds for additional cost of rent in the Lewiston dis- trict office due to an increase in square footage, as well as in the Portland and Augusta regional offices, and for a hearing room in the Brunswick area.	•	
TREASURER OF STATE TOTAL		(\$1,750,000)	Workers' Compensation Commission		
UNIVERSITY OF MAINE SYSTEM,		(+-,,,	Positions Personal Services	(1) \$21,100	(1) \$22,750
BOARD OF TRUSTEES OF THE			All Other	11,650	11,350
Educational and General Activities - University of Maine System			TOTAL Provides funds for an Informa-	\$32,750	\$34,100
All Other	\$6,000,000	\$12,600,000	tion System Support Tech- nician to train employees in the		
Provides funds for telecommuni- cations funding and support for university programs.			use of the commission's com- puter system. Request reflects continuation of Public Law		
Maine Public Broadcasting Network			1989, chapter 7, appropriations.		ł
All Other	\$200,000	\$200,000	Workers' Compensation Commission		
Provides funds for the establishment of an equipment			Positions Personal Services All Other	(2) \$37,234 3,300	(2) \$39,669 3,200
replacement pool which will fund a 4-year modernization			TOTAL	\$40,534	\$42,869
plan and increased clerical support staff.			Provides funds for 2 Clerk Typist II positions, one for the		
Educational and General Activities - University of Maine			Portland regional office and one for the Lewiston regional office.		
All Other	\$15,608		Request reflects continuation of Public Law 1989, chapter 7, appropriations.		
Provides additional funding to the Agriculture and Resource			Workers' Compensation Commission		
Economics Department within the University of Maine System to augment the current study of			Personal Services	\$1,034	\$1,041
the economic values and eco-			Provides funds for the		
nomic impacts associated with consumptive and nonconsump- tive uses of Maine's fish and wildlife recourses on evidencied			reclassification of a Data Entry Operator position to a Data Entry Specialist through the		
wildlife resources as authorized by the Commission to Study the Economic Impact of Game and	. 4		reorganization of duties.		
Economic Impact of Game and Nongame Species on Maine's Economy.			WORKERS' COMPENSATION COMMISSION TOTAL	\$105,213	\$110,345
20mj,			PART A	¥105,215	4110,07J
			TOTAL	\$66,665,428	\$68,884,369

## PART B

Sec. 1. Appropriation. There are appropriated from the General Fund for the fiscal years ending June 30, 1990, and June 30, 1991, to the departments listed, the sums identified in the following, in order to provide funding for approved reclassifications and range changes.

-		
1989-90	1990-91	A
		С
\$2,257	\$1,497	
		С
\$3,215	\$4,199	_
		D T
\$1,702	\$1,892	E D
		C
\$15,558	\$5,636	Р
\$22,732	\$13,224	D
		C T
		E S
\$1,773	\$1,920	A
\$13,439	\$12,657	F
\$15,212	\$14,577	G
		c
\$7,198	\$6,739	
		L
\$15,999	\$6,317	
		c
\$4,516	\$5,467	E
\$2,443	\$3,520	A
		_
\$3,081	\$3,353	S C
\$33,237	\$25,396	
		E C
		Т
	\$2,257 \$3,215 \$1,702 \$15,558 \$22,732 \$1,773 \$13,439 \$15,212 \$7,198 \$15,999 \$4,516 \$2,443 \$3,081	\$2,257       \$1,497         \$3,215       \$4,199         \$1,702       \$1,892         \$15,558       \$5,636         \$22,732       \$13,224         \$1,773       \$1,920         \$13,439       \$12,657         \$15,512       \$14,577         \$7,198       \$6,739         \$15,999       \$6,317         \$4,516       \$5,467         \$2,443       \$3,520         \$3,081       \$3,353

## CHAPTER 501

Personal Services	\$5,358	\$4,710
Downeast Correctional Facility		
Personal Services	\$5,594	\$5,677
State Prison		
Personal Services	\$22,959	\$16,491
Administration - Corrections		
Personal Services	\$1,319	\$1,076
Correctional Center		
Personal Services	\$10,810	\$5,935
Central Maine Pre-Release Center		
Personal Services	\$2,882	\$1,773
DEPARTMENT OF CORRECTIONS TOTAL	\$48,922	\$35,662
ECONOMIC AND COMMUNITY DEVELOPMENT, DEPARTMENT OF		
Community Development Block Grant Program		
Personal Services	\$11,944	\$8,612
DEPARTMENT OF ECONOMIC AND COMMUNITY DEVELOPMENT TOTAL	\$11,944	\$8,612
EDUCATIONAL AND CULTURAL SERVICES, DEPARTMENT OF		
Administration - Museum		
Personal Services	\$4,305	\$4,023
Finance - Education		
Personal Services	\$2,749	\$3,306
Governor Baxter School for the Deaf		
Personal Services	\$13,942	\$8,324
Office of State Historian		
Personal Services	\$12,400	\$8,800
Library Development Services		
Personal Services	\$2,122	\$1,692
Certification, Placement and Teacher Education		
Personal Services	<b>60.04</b>	07.100
Administrative Services - Education	\$8,846	\$7,129
Personal Services	\$1,209	\$853
Special Education - Exceptional Children		
Personal Services	\$3,014	\$1,878
DEPARTMENT OF EDUCATIONAL AND CULTURAL SERVICES TOTAL	<del>\$48,587</del>	\$36,005

# PUBLIC LAWS, FIRST REGULAR SESSION - 1989

ENVIRONMENTAL PROTECTION, DEPARTMENT OF			Personal Services	\$76,584	\$48,199
Solid Waste Management			DEPARTMENT OF HUMAN SERVICES		
Personal Services	\$3,194	\$1,647	TOTAL	\$228,826	\$157,196
Administration - Environmental Protection			INLAND FISHERIES AND WILDLIFE, DEPARTMENT OF		
Personal Services	\$2,714	\$1,810	Atlantic Sea Run Salmon Commission		
Air Quality Control			Personal Services	\$4,482	\$2,696
Personal Services	\$5,835	\$2,865	DEPARTMENT OF INLAND FISHERIES AND WILDLIFE TOTAL	\$4,482	\$2,696
Land Quality Control			LABOR, DEPARTMENT OF	·	
Personal Services	\$6,166	\$6,172	Administration - Bureau of Labor		
DEPARTMENT OF ENVIRONMENTAL PROTECTION			Standards		
TOTAL	\$17,909	\$12,494	Personal Services	\$4,366	\$5,818
FINANCE, DEPARTMENT OF			Regulation and Enforcement		
Bureau of Taxation			Personal Services	\$3,168	\$3,336
Personal Services	\$26,356	\$23,014	DEPARTMENT OF LABOR TOTAL	\$7,534	\$9,154
Administrative Services - Finance			MARINE RESOURCES, DEPARTMENT OF		
Personal Services	\$2,841	\$1,865	Bureau of Marine Sciences		
Bureau of Accounts and Control			Personal Services	\$3,375	\$3,725
Personal Services	\$2,489	\$2,627	DEPARTMENT OF MARINE RESOURCES		
DEPARTMENT OF FINANCE TOTAL	\$31,686	\$27,506	TOTAL	\$3,375	\$3,725
HUMAN SERVICES, DEPARTMENT OF			MENTAL HEALTH AND MENTAL RETARDATION, DEPARTMENT OF		
Administration - Income Maintenance			Mental Health Services - Children		
Personal Services	\$5,832	\$5,832	Personal Services	\$105,636	\$51,115
Income Maintenance - Regional			Elizabeth Levinson Center		
Personal Services	\$57,450	\$56,251	Personal Services	\$48,259	\$22,837
Administration - Human Services			Pineland Center		
Personal Services	\$44,456	\$18,857	Personal Services	\$861	\$841
Division of Eye Care			Bangor Mental Health Institute		
Personal Services	\$3,810	\$2,035	Personal Services	\$37,969	\$24,906
Administration - Social Services			Augusta Mental Health Institute		
Personal Services	\$4,011	\$4,011	Personal Services	\$40,931	\$25,008
Medical Care Administration			DEPARTMENT OF MENTAL HEALTH		
Personal Services	\$15,017	\$7,996	AND MENTAL RETARDATION TOTAL	\$233,656	\$124,707
Vocational Rehabilitation - Bureau of Rehabilitation			PUBLIC SAFETY, DEPARTMENT OF		
Personal Services	\$10,368	\$6,752	Liquor Enforcement		
Administration - Regional - Human			Personal Services	\$2,773	\$2,056
Services			State Police		
Personal Services	\$11,298	\$7,263	Personal Services	\$973	\$997
Bureau of Health					

Bureau of Health

,		
DEPARTMENT OF PUBLIC SAFETY TOTAL	\$3,746	\$3,053
SECRETARY OF STATE, DEPARTMENT OF THE		
Administration - Archives		
Personal Services	\$8,683	\$4,940
DEPARTMENT OF THE SECRETARY OF STATE TOTAL	\$8,683	<u>\$4,940</u>
TRANSPORTATION, DEPARTMENT OF		
Administration - Aeronautics		
Personal Services	\$11,189	\$6,656
DEPARTMENT OF TRANSPORTATION TOTAL	\$11,189	\$6,656
WORKERS' COMPENSATION COMMISSION		
Workers' Compensation Commission		
Personal Services	\$25,949	\$23,036
WORKERS' COMPENSATION COMMISSION TOTAL	\$25,949	\$23,036
TOTAL APPROPRIATIONS SECTION 1	\$757,669	\$508,639

Sec. 2. Allocations; Federal Expenditure Fund. There are allocated from the Federal Expenditure Fund for the fiscal years ending June 30, 1990, and June 30, 1991, to the departments listed, the sums identified in the following, in order to provide funding for approved reclassifications and range changes.

	1989-90	1990-91
EDUCATIONAL AND CULTURAL SERVICES, DEPARTMENT OF		
Historic Preservation Commission		
Personal Services	\$17,739	\$10,244
Arts - Sponsored Program		
Personal Services	\$3,032	\$3,147
Nutrition Program - Local Schools		
Personal Services	\$4,551	\$2,313
Library Development Services		
Personal Services	\$2,898	\$2,280
Education of Children of Low-income Families - Title I		
Personal Services	\$10,038	\$11,958
Special Education - Exceptional Children		
Personal Services	\$5,153	\$5,782

CHAPTER	501
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	CHA	APTER 501
Administrative Services - Education		
Personal Services	\$2,365	\$1,672
DEPARTMENT OF EDUCATIONAL AND CULTURAL SERVICES TOTAL	\$45,776	<b>\$37,396</b>
ENVIRONMENTAL PROTECTION, DEPARTMENT OF		
Oil and Hazardous Materials Control		
Personal Services	\$3,378	\$1,684
DEPARTMENT OF ENVIRONMENTAL PROTECTION TOTAL	\$3,378	\$1,684
HUMAN SERVICES, DEPARTMENT OF		
Income Maintenance - Regional		
Personal Services	\$40,035	\$40,332
Vocational Rehabilitation - Bureau of Rehabilitation		
Personal Services	\$20,119	\$11,522
Administration - Regional - Human Services		
Personal Services	\$1,192	\$568
Division of Eye Care		
Personal Services	\$10,120	\$6,752
Medical Care Administration	s. 4	
Personal Services	\$30,479	\$15,425
Administration - Income Maintenance		
Personal Services	\$6,266	\$4,662
Bureau of Health		
Personal Services	\$5,762	\$3,612
Administration - Human Services		
Personal Services	\$30,098	\$11,323
Bureau of Rehabilitation	2	
Personal Services	\$5,814	\$3,533
DEPARTMENT OF HUMAN SERVICES TOTAL	\$149,885	\$97,729
PUBLIC SAFETY, DEPARTMENT OF		
Motor Carrier Safety		
Personal Services	\$2,392	\$2,392
DEPARTMENT OF PUBLIC SAFETY TOTAL	\$2,392	\$2,392
TOTAL ALLOCATIONS SECTION 2	\$201,431	\$139,201

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Sec. 3. Allocations; Other Special Revenue funds. There are allocated from Other Special Revenue funds for the fiscal years ending June 30, 1990, and June 30, 1991, to the departments listed, the sums identified in the following, in order to provide funding for approved reclassifications and range changes.

	1989-90	1990-91
CONSERVATION, DEPARTMENT OF		
Land Management and Planning		
Personal Services	\$1,461	\$1,848
DEPARTMENT OF CONSERVATION TOTAL	<b>\$1,4</b> 61	\$1,848
EDUCATIONAL AND CULTURAL SERVICES, DEPARTMENT OF		
Alcohol and Drug Education Services		
Personal Services	\$5,666	\$5,061
DEPARTMENT OF EDUCATIONAL AND CULTURAL SERVICES TOTAL	\$5,666	\$5,061
ENVIRONMENTAL PROTECTION, DEPARTMENT OF		
Administration - Environmental Protection		
Personal Services	\$41,397	\$27,404
DEPARTMENT OF ENVIRONMENTAL PROTECTION TOTAL	\$41,397	\$27,404
HEALTH CARE FINANCE COMMISSION		
Health Care Finance Commission		
Personal Services	\$6,850	\$5,460
HEALTH CARE FINANCE COMMISSION TOTAL	\$6,850	\$5,460
HUMAN SERVICES, DEPARTMENT OF		
Bureau of Health		
Personal Services	\$50,791	\$25,791
Plumbing - Control Over		
Personal Services	\$5,412	\$3,541
DEPARTMENT OF HUMAN SERVICES TOTAL	\$56,203	\$29,332
INLAND FISHERIES AND WILDLIFE, DEPARTMENT OF		
Administrative Services - Inland Fisheries and Wildlife		
Personal Services	\$2,570	\$1,799
Enforcement Operations - Inland Fisheries and Wildlife		
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Licensing Services - Inland Fisheries and Wildlife			
Personal Services	\$5,208	\$5,731	
DEPARTMENT OF INLAND FISHERIES AND WILDLIFE TOTAL	\$13,159	\$12,095	
LABOR, DEPARTMENT OF			
Safety Education and Training Programs			
Personal Services	\$1,507	\$3,524	
DEPARTMENT OF LABOR TOTAL	\$1,507	\$3,524	
MENTAL HEALTH AND MENTAL RETARDATION, DEPARTMENT OF			
Augusta Mental Health Institute			
Personal Services	\$1,246	\$724	
DEPARTMENT OF MENTAL HEALTH AND MENTAL RETARDATION TOTAL	\$1,246	\$724	
PUBLIC SAFETY, DEPARTMENT OF			
State Police			
Personal Services	\$2,647	\$3,191	
Traffic Safety			
Personal Services	\$3,683	\$3,683	
DEPARTMENT OF PUBLIC SAFETY TOTAL	\$6,330	\$6,874	
TOTAL ALLOCATIONS SECTION 3	\$133,819	\$92,322	
Sec. 4. Allocation; Federal Block Grant funds. There are allocated from Federal Block Grant funds for			

There are allocated from Federal Block Grant funds for fiscal years ending June 30, 1990, and June 30, 1991, to the departments listed, the sums identified in the following, in order to provide funding for approved reclassifications and range changes.

			1989-90	1990-91
\$50,791	\$25,791	HUMAN SERVICES, DEPARTMENT OF		
		Maternal and Child Health		
\$5,412	\$3,541	Personal Services All Other	\$6,336 (6.336)	\$3,831 (3,831)
\$56,203	\$29,332	TOTAL	\$-0-	<del>-0-</del>
		Crippled Children Services		
		Personal Services All Other	\$2,535 (2,535)	\$2,732 (2,732)
<b>AO ETO</b>	#1 700	TOTAL	\$-0-	\$-0-
\$2,570	\$1,799	Alcoholism and Drug Abuse		
		Prevention - Human Services		
\$5,381	\$4,565	Personal Services All Other	\$1,990 (1,990)	\$731 (731)
		TOTAL	\$-0-	\$-0-
	\$5,412 \$56,203 \$2,570	\$5,412 \$3,541 \$56,203 \$29,332 \$2,570 \$1,799	Maternal and Child Health\$5,412\$3,541Personal Services All Other\$56,203\$29,332TOTAL\$56,203\$29,332TOTALCrippled Children Services All OtherPersonal Services All Other\$2,570\$1,799TOTAL\$2,570\$1,799Alcoholism and Drug Abuse Prevention - Human Services\$5,381\$4,565Personal Services All Other	\$50,791       \$25,791       HUMAN SERVICES, DEPARTMENT OF         Maternal and Child Health       Maternal and Child Health         \$5,412       \$3,541       Personal Services All Other       \$6,336 (6,336)         \$5,412       \$3,541       Personal Services All Other       \$6,336 (6,336)         \$56,203       \$29,332       TOTAL       \$5.0-         Crippled Children Services All Other       \$2,535 (2,535)       \$2,535 (2,535)         \$2,570       \$1,799       TOTAL       \$-0-         \$2,570       \$1,799       TOTAL       \$-0-         \$2,531       \$4,565       Personal Services All Other       \$1,990 (1,990)

DEPARTMENT OF HUMAN SERVICES TOTAL	\$-0-	\$-0-
TOTAL ALLOCATION SECTION 4	\$-0-	\$-0-

Sec. 5. Allocations. In order to provide for the necessary expenses of operation and administration of the Bureau of Alcoholic Beverages and the State Liquor Commission, the following amounts are allocated from the revenues derived from operations of the State Alcoholic Beverages Fund for the fiscal years ending June 30, 1990, and June 30, 1991, to carry out the purposes of this Act.

1000 00

1000 01

	1989-90	1990-91
FINANCE, DEPARTMENT OF		
Alcoholic Beverages - General Operation		
Personal Services	\$1,151,516	\$612,287
Alcoholic Beverages - General Operation		
Personal Services	(\$515,000)	(\$515,000)
The above reclassifications and range changes within the Bureau of Alcoholic Beverages will re- sult in a more efficient utiliza- tion of personnel in the overall operations of the bureau. This reduction will be accomplished through the use of intermittent employees and the elimination of a minimum of 10 positions through attrition over the biennium.		
DEPARTMENT OF FINANCE TOTAL	\$636,516	\$97,287
TOTAL ALLOCATIONS SECTION 5	\$636,516	\$97,287

Sec. 6. Legislative intent. It is the intent of the Legislature that the reclassifications and range changes represented by the appropriation and allocation amounts identified in Part B shall be considered effective upon approval of this Act and the fiscal year 1988-89 resources previously identified as available to supplement these amounts shall not lapse but remain available for the purpose until June 30, 1990.

#### PART C

Sec. 1. Appropriation. In order to provide for essential maintenance and repair needs of state facilities for the biennium, the following funds are appropriated from the General Fund to carry out the purposes of this Act.

1989-90

\$2,556,000

10,615,013

ADMINISTRATION, DEPARTMENT OF

Public Improvements - Planning-**Construction - Administration** 

> All Other Capital Expenditures

Provides funds for statewide capital construction, improvements and repairs. Also, includes \$2,000,000 for the pier at Maine Maritime Academy;

\$56,000 to repair the library at \$800,000 toward the purchase of Oak-Grove Coburn Academy; and \$838,540 for various items Mental Health and Mental

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\$2,500,000

\$13,171,013 TOTAL DEFENSE AND VETERANS' SERVICES, DEPARTMENT OF Administration - Maine Emergency

Eagle Island State Park;

within the Department of

DEPARTMENT OF ADMINISTRATION

Retardation.

Management Agency

All Other \$860,000 Provides funds for the State's share of Disaster Assistance Funds of \$800,000 for the flooddamaged Hartland Dam and \$60,000 for Chain of Ponds Dam.

#### DEPARTMENT OF DEFENSE AND VETERANS' SERVICES TOTAL

FINANCE, DEPARTMENT OF

Unallocated

DEPARTMENT OF FINANCE

**Rainy Day Fund Program** 

Unallocated	(\$20,931,013)	(\$2,600,000)
Provides resources to fund various capital construction, improvement, repair and projects included in this Part.		
Rainy Day Fund Program		

Provides resources to carry out the purposes of the Maine Revised Statutes, Title 5, section 1513, subsection 1.

(\$20,209,013)

\$722,000

\$860,000

```
($2,600,000)
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SECRETARY OF STATE, DEPARTMENT OF THE

TOTAL

Contingency Account - Building

\$6,000,000

Provides funds for the new Motor Vehicle Building.

DEPARTMENT OF THE SECRETARY OF STATE TOTAL

Capital Expenditures

#### TRANSPORTATION, DEPARTMENT OF

Capital Construction - Repairs -**Improvements** - Transportation

\$6,000,000

\$100,000

All Other

1990-91

\$2,500,000

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Capital Expenditures	500,000	
DEPARTMENT OF TRANSPORTATION TOTAL	\$900,000	\$100,000
PART C Total	\$722,000	<u> </u>

Sec. 2. Carry forward. Funds appropriated in section 1 shall not lapse on June 30, 1990, but shall carry forward to June 30, 1991.

Sec. 3. Expenditures from Maine Rainy Day Fund. Notwithstanding the Maine Revised Statutes, Title 5, section 1513, subsection 2, expenditures from the Maine Rainy Day Fund for the fiscal years ending June 30, 1990, and June 30, 1991, may be used for the following purposes: public improvements, planning and construction in the Department of Administration; Department of Conservation, Parks and Recreation; Department of Defense and Veterans' Services, Maine Emergency Management Agency, disaster assistance funds for the flood-damaged Hartland Dam and Chain of Pond Dam; Department of Transportation, capital construction, repairs, improvements and the new motor vehicle building for the Division of Motor Vehicles.

#### PART D

Allocation. The following funds are allocated from the Federal Expenditure Fund for the fiscal years ending June 30, 1990, and June 30, 1991, to carry out the purposes of this Act.

	1989-90	1990-91	Vocational T
CORRECTIONS, DEPARTMENT OF			
Youth Center - Maine			Po: Pei All
Positions Personal Services	(2) \$65,017		TC
Allocates funds for a Special Education Teacher Consultant and clerical services.			Pro of pos Tra
DEPARTMENT OF CORRECTIONS TOTAL	\$65,017		the tion Vo
DEFENSE AND VETERANS' SERVICES, DEPARTMENT OF			for pos wit
Military Training and Operations			Ac
Personal Services	\$1,990	\$1,990	Administratio
Provides funds for the reclassification of a Laborer II position to a Building Custodian as a result of the reorganization of duties.			Po Pe Al TC
DEPARTMENT OF DEFENSE AND VETERANS' SERVICES TOTAL	<u>\$1,990</u>	\$1,990	Pro of pos
ECONOMIC AND COMMUNITY DEVELOPMENT, DEPARTMENT OF			Tra Fu sup fun
Office of Community Development			Per
Positions Personal Services	(-7) (\$221,922)	(-7) (\$229,466)	

	MEG CEAR OF	001011-1/0/
All Other	(1,018,350)	(1,018,350)
TOTAL	(\$1,240,272)	(\$1,247,816)
Deallocates funds which should have been allocated to comprehensive land use planning.		
Comprehensive Land Use Planning		
Positions Personal Services All Other	(7) \$221,922 1,018,350	(7) \$229,466 1,018,350
TOTAL	\$1,240,272	\$1,247,816
Allocates funds for comprehen- sive land use planning.		
DEPARTMENT OF ECONOMIC AND COMMUNITY DEVELOPMENT TOTAL	\$-0-	\$-0-
EDUCATIONAL AND CULTURAL SERVICES, DEPARTMENT OF		
Administrative Services - Education		
Positions Personal Services	(1) \$37,640	(1) \$38,840
Provides funds for the continuation of an Education Specialist I position which was originally established by financial order in fiscal year 1988-89.		
Vocational Training - Program Services		
Positions Personal Services All Other	(-3) (\$26,738) (1,262)	(-3) (\$26,738) (1,262)
TOTAL	(\$28,000)	(\$28,000)
Provides funds for the transfer of a Clerk Stenographer II position from Vocational Training to Administration and the elimination of all alloca- tions and positions within Vocational Training. Funding for the Clerk Stenographer II position will be supported within the Administration Account.		
Administration - Vocational Education		
Positions Personal Services All Other	(1) \$23,279 (23,279)	(1) \$23,279 (23,279)
TOTAL	\$-0-	\$-0-
Provides funds for the transfer of a Clerk Stenographer II position from Vocational Training to Administration. Funding for the position will be supported by the transfer of funds from All Other to Personal Services.		

(\$507,900)

(\$246,301)

Provides funds for the reclassi-
fication of a Clerk Typist II to
an Account Clerk II as a result
of a reorganization of duties.

Education of Children of Low-income Families - Title I Positions Personal Services All Other Capital Expenditures TOTAL Provides funds for an Education Specialist II position in order to meet additional state program requirements.	(1) \$30,686 (35,926) 5,240 	(1) \$33,128 (33,128) 	Provides funds for the reclassi- fication of a Clerk Typist II to an Account Clerk II as a result of a reorganization of duties. Oil and Hazardous Materials Control Positions Personal Services All Other Capital Expenditures TOTAL	(6) \$223,000 73,957 8,270 \$305,227	(6) \$229,690 73,957 8,270 \$311,917
Library Development Services All Other Allocates funds to facilitate the transition from community coalitions formed as a result of the Plus Campaign. DEPARTMENT OF EDUCATIONAL AND CULTURAL SERVICES TOTAL	\$24,980 <u>\$34,620</u>	\$10,840	Provides funds for supporting the uncontrolled hazardous substance sites program in Maine, including the investiga- tion and cleanup of uncon- trolled sites. Continues an Environmental Specialist II position, an Environmental Specialist III position, an Environmental Specialist IV position and an Oil Hazardous Materials Specialist I position,		
ENVIRONMENTAL PROTECTION, DEPARTMENT OF Lake Restoration and Protection Fund Positions	(1)	(1)	Administration - Environmental Protection		:
Personal Services All Other TOTAL Provides funds for the continuation of a Biologist I position which was originally established by financial order in fiscal year 1988-89.	\$28,871 1,201 \$30,072	\$28,871 1,201 \$30,072	Personal Services Provides funds for the reclassification of a Clerk Typist II to a Clerk III position and a Clerk III to a Personnel Assistant position as a result of the reorganization of duties. Oil and Hazardous Materials Control	\$4,321	\$4,963
Water Quality Control Positions Personal Services All Other TOTAL Provides funds for the continuation of 2 Conservation Aides, an Environmental	(4) \$96,437 4,013 \$100,450	(4) \$96,437 4,013 \$100,450	Personal Services Provides funds for the continuation of a reclassified Oil and Hazardous Materials Specialist II position, which was originally reclassified through a financial order in fiscal year 1988-89. Air Quality Control	\$2,475	\$2,690
Specialist III and an Environ- mental Specialist IV position, which were originally estab- lished by financial order in fiscal year 1988-89. Air Quality Control			Personal Services Provides funds for the continuation of a reclassified Environmental Specialist III position, which was originally reclassified in fiscal year	\$2,465	\$3,317
Personal Services Provides funds for the reclassification of an Environ- mental Specialist II to an Environmental Specialist III as a result of a reorganization of duties.	\$1,708	\$1,708	1988-89 by a financial order. DEPARTMENT OF ENVIRONMENTAL PROTECTION TOTAL EXECUTIVE DEPARTMENT Office of Energy Resources	\$448,128	\$456,527
Administration - Environmental Protection Personal Services	\$1,410	\$1,410	Positions Personal Services All Other	(-12) (\$184,294) (62,007)	(-12) (\$382,489) (125,411)

TOTAL

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Provides for a deallocation of funds in fiscal year 1990 and fiscal year 1991. EXECUTIVE DEPARTMENT				Provides funds for federal match of General Fund appropriations. This request is contingent upon approval of General Fund Part II request.		
TOTAL	(\$246,301)	(\$507,900)		Care Administration		
HUMAN SERVICES, DEPARTMENT OF			Medical			<b>#</b> 5,000
Medical Care - Payments to Providers				All Other	\$5,000	\$5,000
All Other	\$9,121	\$9,121		Provides funds for federal match of General Fund appropriations. This request is contingent upon		
Allocates funds for repayment of government student loans for graduate nurses who are				approval of General Fund Part II request.		
employed in long-term care facilities, hospitals, rural health clinics and home health			Medical	Care Administration Positions	(2)	(2)
agencies.				Personal Services All Other	\$58,128 7,400	\$60,832 7,400
Intermediate Care - Payments to Providers				Capital Expenditures	1,736	
All Other	\$34,591	\$34,591		TOTAL	\$67,264	\$68,232
Allocates funds for repayment of government student loans for graduate nurses who are employed in long-term care facilities, hospitals, rural health clinics and home health				Provides funds for a Systems Analyst and a Statistician II in order to enhance the manage- ment information system capa- bilities within the Bureau of Medical Services.		
agencies.			Medical	Care Administration		
Aid to Families With Dependent Children				Positions Personal Services All Other	(1) \$28,846 3,050	(1) \$30,356 3,050
All Other	\$20,000	\$22,000		Capital Expenditures	868	5,050
Provides for federal share of increased clothing allowance rates and annual school clothing purchases for foster children who qualify for AFDC-FC program. Medical Care - Payments				TOTAL Provides funds for a Nurse Education Consultant who will be the training coordinator for implementing federally mandated education in-service requirements under OBRA 1987	\$32,764	\$33,406
to Providers				and will implement nursing home fines and sanctions as		
All Other	\$904,000	\$904,000		required under state law.		
Provides funds for an increase in fees for physicians participat- ing in the Medicaid program.			Medical	Care Administration Positions	(3)	(3)
ing in the medicale program.				Personal Services All Other	\$70,376	(3) \$73,590 7,200
Health Insurance Subsidy Program				Capital Expenditures	7,200 2,816	7,200
All Other	\$683,850	\$2,628,000		TOTAL	\$80,392	\$80,790
Provides funds for federal match of General Fund appropriations.				Provides funds for a Compre- hensive Health Planner I and a		
Aid to Families with Dependent Children - Foster Care				Provider Relations Specialist and Clerk Typist II position to meet increased workload		
All Other	\$157,117	\$148,528		requirements resulting from the addition of new Medicaid	·	
Provides funds for federal match of General Fund appropriations. This request is contingent upon approval of General Fund				policies and programs and automation of Medicaid Preventive Health Program.		
Part II request.			Medical	Care Administration	<b>.</b>	<b>64 400</b>
Medical Care - Payments to Providers		<b></b> -		All Other Capital Expenditures	\$6,600 107,250	\$1,680
All Other	\$254,761	\$601,753		TOTAL	\$113,850	\$1,680

TUBLI	C LAWS, FIRST REGULAR SESS	1011 - 1707			CIIA	I IEK SUI
	Provides funds for the purchase of an automated Medicaid eligibility verification system.			Bureau of Health Positions	(2)	(2)
				Personal Services	(2) \$48,204	\$50,229
Medical	Care Administration Positions Personal Services All Other Capital Expenditures TOTAL	(2) \$46,357 4,850 1,948 \$53,155	(2) \$48,470 4,850 \$53,320	Provides funds for the continuation of a Clerk Typist III position and a Public Health Educator II position for the Center for Disease Control. Positions were originally estab- lished by financial order in fiscal year 1988-89.		
	Provides funds for a Medical Social Worker Consultant and a			Bureau of Health		
	Clerk Typist III position in order to design, implement and monitor Medicaid-covered private nonmedical institution services in licensed boarding homes and adult foster homes.			Positions Personal Services Provides funds for the continu- ation of a Public Health Edu- cator II position for the Child	(1) \$33,059	(1) \$33,200
Medical	Care Administration			Passenger Safety Program. Position was originally estab-		
	Positions Personal Services All Other	(3) \$76,938 7,950	(3) \$89,755 7,950	lished by financial order in fiscal year 1988-89.		
	Capital Expenditures	3,028	.,	Bureau of Health		
	TOTAL Provides funds for a Health	\$87,916	<del>\$97,705</del>	Positions Personal Services	(0.5) \$18,874	(0.5) \$18,955
	Services Supervisor, a Health Services Consultant and a Clerk Typist II position needed to meet an increase in patient classification workload due to the construction of additional beds and the addition of home- based and community-based waiver programs.			Provides funds for the continuation of a half-time Planning and Research Associate II position for the Breast Cancer Demonstration and Control Project. Position was originally established by financial order in fiscal year 1988-89.		
Adminis	tration - Social Services			Administration - Human Services		
	Positions Personal Services All Other	(1) \$14,968 18,990		Positions Personal Services	(0.5) \$9,946	(0.5) \$10,302
	TOTAL	\$33,958		Provides funds for the increase of a Clerk Typist II position from half time to full time.		
	Provides funds for the continuation of a Planning and			Bureau of Health		
	Research Associate II position funded by the Children's Justice Act. Position was originally established by financial order in fiscal year 1988-89.			Positions Personal Services Provides funds for the	(1) \$37,748	(1) \$37,910
	tration - Regional - Services			continuation of a Programmer Analyst position for the Nursing Supply Study. Position was		
	Positions Personal Services	(-1) (\$21,990)	(-1) (\$22,716)	originally established by financial order in fiscal year 1988-89.		
	Provides funds for the transfer			Administration - Human Services		
	of a Clerk II position from Regional Administration to the Bureau of Administration.			All Other	\$424,884	
Adminis	tration - Human Services			Provides funds for the allocation of federal funds for the computer system data base		
	Positions Personal Services	(1) \$21,990	(1) \$22,716	Aid to Families with Dependent		
	Provides funds for the transfer of a Clerk II position from Regional Administration to Administration - Human Services.			All Other		\$159,780

Provides funds for the federal share of additional board rate increases and training for foster parents.			Income Maintenance - Regional Positions Personal Services	(-2) (\$54,060)	(-2) (\$56,306)
Bureau of Health			All Other	(4,452)	(4,780)
Positions Personal Services	(1) \$25,946	(1) \$28,079	TOTAL Provides funds for the transfer	(\$58,512)	(\$61,086)
Provides funds for the continuation of a Computer Programmer position which was originally established by	423,770	420,077	of 2 Fraud Investigators to Ad- ministration - Income Maintenance. Administration - Income Maintenance		
financial order in fiscal year 1988-89.			Positions Personal Services	(2) \$54,060	(2) \$56,306
Aid to Families with Dependent Children - Foster Care			All Other TOTAL	4,452 \$58,512	4,780 \$61,086
Positions Personal Services All Other Capital Expenditures	(7) \$233,567 39,968 28,175		Provides funds for the transfer of 2 Fraud Investigators from Income Maintenance - Regional.		,
TOTAL	\$301,710		Intermediate Care - Payments to Providers		
Provides funds for the continu- ation in fiscal year 1989-90 of the Federal Program for Inde-			All Other	(\$611,300)	(\$576,300)
pendent Living which was originally authorized for fiscal year 1988-89 through a financial order. Request reflects funding for a Social Services Supervisor, a Program Specialist I position, a Clerk Typist II position and 4 Human Services Caseworkers.			Provides for the deallocation of funding resulting from the negotiation of lower wholesale prices for drugs and from the initiation of drug restrictions on recipients.		
Bureau of Health			Bureau of Health		
Positions Personal Services	(1) \$21,028	(1) \$21,745	Positions Personal Services All Other Capital Expenditures	(2) \$32,666 34,034 22,800	
Provides funds for the continuation of a Clerk Typist III position which was originally created by financial order in fiscal year 1988-89.	•		TOTAL Allocates funds for recent categorical grant awards.	\$89,500	
Legal Services - Human Services			Intermediate Care - Payments to Providers		
Positions Personal Services	(-2) (\$66,120)	(-2) (\$66,401)	All Other		(\$890,000)
All Other TOTAL	(1,525) (\$67,645)	(1,630)	Deallocates funds per department's determinations that certain beds will not come		
Provides funds to transfer 2 Fraud Investigators from Legal Services - Human Services to Administration - Income			on line in 1991. Medical Care - Payments to Providers		
Maintenance.			All Other	(\$2,226,295)	(\$3,276,612)
Administration - Income Maintenance Positions Personal Services All Other	(2) \$66,120 1,525	(2) \$66,401 1,630	Deallocates federal funds by reducing the rate of increase for hospital services and health care services under the Sixth Omni- bus Budget Reconciliation Act.		
TOTAL	\$67,645	\$68,031	Aid to Families with Dependent Children		
Provides funds to transfer 2			All Other	\$1,520,135	\$2,896,250
Fraud Investigators from Legal Services - Human Services to Administration - Income Maintenance.			Provides funds to increase the Aid to Families with Dependent		

	Children standard of need by 5%, effective January 1, 1990.			PUBLIC SAFETY, DEPARTMENT OF		, ,
Madical	Care - Payments			State Police		· e
to Prov		\$137,700	\$270,018	Positions Personal Services Capital Expenditures	(1) \$19,516 339	(1) \$20,019 348
	Provides funds for increased		· · ·	TOTAL	\$19,855	\$20,367
	medical payments resulting from increasing the Aid to Families with Dependent Children standard of need.			Allocates funds for a Clerk Typist I to serve as an accident coder.	φ <b>ι</b> 3,000	\$20,507
Medical to Prov	Care - Payments iders			Motor Carrier Safety		
	All Other		\$581,148	Positions Personal Services All Other	(1) \$19,400 337	(1) \$19,954 347
	Provides funds for the federal share of Medicaid payments for rehabilitating persons with traumatic head injuries.			TOTAL	\$19,737	\$20,301
	Families with Dependent			Allocates funds for a Data Entry Operator.		
Cimurei		RE 6 000	\$56,000	Criminal Justice Academy		
	All Other Allocates federal funds for a	\$56,000	\$50,000	Personal Services All Other	\$104,607 16,546	
	\$30 per month allowance for any child or infant in foster care			TOTAL	\$121,153	
DEPAR	who requires diapers. TMENT OF HUMAN SERVICES			Allocates funds for drug control and system improvement.		
TOTAL MENTA	L HEALTH AND MENTAL	\$2,424,878	\$4,108,830	Intergovernmental Drug Enforcement		
RETAR	DATION, DEPARTMENT OF			All Other	\$600,000	
Mental	Health Services - Children			Allocates funds for drug control		
	Positions Personal Services All Other	(6) \$177,655 48,886	(6) \$198,472 28,069	and system improvement.		
	TOTAL	\$226,541	\$226,541	TOTAL	\$760,745	\$40,668
	Provides funds for a Project Director, a Psychiatric Social Worker Supervisor, 3 Mental	φ220, <b>341</b>	9220,941	PART D TOTAL	\$3,715,618	\$4,337,496
	Health Worker IV positions and an Account Clerk I position for			PART E		
	the federally funded transitional housing program.			from Other Special Revenue funds f		ears ending
Mental	Retardation Services - Community			June 30, 1990, and June 30, 1991, to of this Act.	o carry out th	e purposes
	Positions Personal Services All Other	(2) \$70,067 (70,067)	(2) \$72,562 (72,562)		1989-90	1990-91
	TOTAL	\$-0-	<u></u>	ADMINISTRATION, DEPARTMENT OF		
	Provides funds for 2 Compre-	·	• -	Accident-Sickness-Health Insurance		
	hensive Health Planner II positions and the reclassifica- tion of the Director of the Developmental Disabilities Council as a result of the reorganization of duties.			Positions Personal Services Provides funds for 2 Benefit Representatives and one Administrative Assistant to	(3) \$67,905	(3) \$79,565
	TMENT OF MENTAL HEALTH IENTAL RETARDATION	\$226,541	\$226,541	assist with the rapidly expanding workload in the state employee health insurance program.		
		· · · · ·	,	DEPARTMENT OF ADMINISTRATION TOTAL	\$67,905	\$79,565

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PUBLIC LAWS, FIRS	<b>FREGULAR SESSION - 1989</b>

CONSERVATION, DEPARTMENT OF Administrative Services - Conservation			DEPARTMENT OF EDUCATIONAL AND CULTURAL SERVICES TOTAL	\$290,147	\$232,619
Personal Services All Other	\$8,733 500	\$17,816 2,000	ENVIRONMENTAL PROTECTION, DEPARTMENT OF		
Capital Expenditures	250	_, _	Oil and Hazardous Materials Control		
Provides 50% share for a Policy Development Specialist to coordinate and enhance private and public outdoor recreation			Personal Services All Other	\$50,000 2,000	\$50,000 2,000
opportunities, to work on property assessment and			TOTAL	\$52,000	\$52,000
acquisition of public land, easements and other protection techniques.			Provides funds as a result of charging various funds due to the interchangability of staff support relating to emergency		
DEPARTMENT OF CONSERVATION TOTAL	\$9,483	\$19,816	spill situations.		
EDUCATIONAL AND CULTURAL SERVICES, DEPARTMENT OF			Maine Environmental Protection Fund Personal Services	\$2,475	\$2,475
Alcohol and Drug Education Services	·		Provides funds for the	Ψ2,475	\$2,115
Personal Services All Other	\$25,258 (25,258)		reclassification of an Environ- mental Specialist II to an Environmental Specialist III as a result of the reorganization of		
TOTAL	\$-0-		duties.		
Provides funds for the transfer of funds from All Other to Personal Services in order to fund a project Clerk Stenogra-			Maine Environmental Protection Fund Positions Personal Services	(-14) (\$548,534)	(-14) (\$565,660)
pher II position for chemical dependency student assistance teams development and elemen- tary parent outreach and policies development.			Provides funds for the transfer of a Senior Meteorologist, 5 En- vironmental Specialist IV positions, 4 Civil Engineer I positions, 2 Division Directors,		
Higher Education Services			a Civil Engineer II and a Biologist III from the Maine		
All Other	\$210,000	\$210,000	Environmental Protection Fund to various General Fund		
Provides funds for the increase of Part I authorized level of ex- penditures for the Blaine House			accounts. Maine Environmental Protection Fund		
Scholars Loan Program. Esta- blishes an expenditure level of \$2,150,000 for each year.			Positions Personal Services	(20) \$545,676	(20) \$569,374
Historic Preservation Commission			Provides funds for the transfer from the General Fund to the		
Personal Services	\$20,917	\$22,619	Maine Environmental Protection Fund dedicated		
Allocates funds to provide sufficient employees and weeks for seasonal Archeological Field			account, a Clerk Typist I, 6 Clerk Typist II positions, a Biologist I, 7 Environmental		
workers with the Department of Transportation.			Specialist II positions, 3 Environmental Specialist III positions and 2 Assistant		
Research and Collection - Museum			Engineers.		
All Other Capital Expenditures	\$52,325 3,811		Oil and Hazardous Materials Control	<b>AA A A A</b>	
TOTAL	\$56,136		Personal Services	\$2,587	\$3,392
Allocates funds to document archeological sites.			Provides funds for the reclassification of an Oil and Hazardous Materials Specialist		
Vocational Education - Secondary			I to an Oil and Hazardous Materials Specialist II as a result of a reorganization of		
	\$3,094		duties.		
All Other	ψ5,074				

## Oil and Hazardous Materials Control

Oil and Hazardous Materials Control			Oil and Hazardous Materials Control		
Positions Personal Services	(3) \$122,416		Personal Services All Other	\$25,906 1,036	\$25,906 1,026
All Other Capital Expenditures	4,500 7,500		TOTAL	\$26,942	\$26,932
TOTAL	\$134,416		Provides funds for the		
Provides funds for one Environmental Specialist IV, one Civil Engineer III and one Hydrogeologist to clean up leaking underground oil storage	5 1976 <b>x</b> 1		continuation of an Environ- mental Specialist III position, originally funded in fiscal year 1988-89 through a financial order.		
facilities.			Maine Environmental Protection Fund		
Administration - Environmental Protection			Personal Services	\$1,352	\$2,073
Personal Services Provides funds for the	\$6,988	\$8,349	Provides funds for the continued funding of a reclassified Environmental Specialist III position, which		
continued funding of a reclassified Accountant III, a Clerk IV, a Clerk Typist III, a Management Analyst II and a Clerk Typist II position which			was originally funded in fiscal year 1988-89 through a financial order. DEPARTMENT OF ENVIRONMENTAL		
were originally funded in fiscal year 1988-89 through a financial order.			PROTECTION TOTAL	\$253,667	\$128,216
Oil and Hazardous Materials Control			EXECUTIVE DEPARTMENT		
Personal Services	\$765		Office of Energy Resources		
Provides funds for the	<b>\$</b> 7.00		All Other	(\$6,000)	(\$12,000)
continued funding of a reclassified Oil and Hazardous Materials Specialist II position which was originally funded in			Provides for a deallocation of funds in fiscal year 1989-90 and fiscal year 1990-91.		
fiscal year 1988-89 through a financial order.			EXECUTIVE DEPARTMENT TOTAL	(\$6,000)	(\$12,000)
Oil and Hazardous Materials Control			HUMAN SERVICES, DEPARTMENT OF		
Personal Services	\$954	\$1,073	Medical Care Administration		
Provides funds for the continued funding of a reclassified Clerk Typist III position which was originally funded in fiscal year 1988-89			Positions Personal Services Provides funds for the continuation of a Clerk Typist	(1) \$20,051	(1) \$20,539
through a financial order. Oil and Hazardous Materials Control			II position originally created by financial order in fiscal year 1988-89.		
Personal Services	\$1,104	\$1,266	Bureau of Health		
Provides funds for the	<b>41,10</b> 4	<b>41,200</b>	Positions	(0.5)	(0.5)
continued funding of a reclassified Clerk Typist III position which was originally funded in fiscal year 1988-89			Personal Services Provides funds for the continuation of a limited	\$11,490	\$11,875
through a financial order. Oil and Hazardous Materials Control			period, half-time Word Processing Operator originally created by financial order in		
Personal Services	\$25,906	\$25,906	fiscal year 1988-89.		
All Other	1,036	1,036	Intermediate Care - Payments to Providers		
TOTAL Provides funds for the	\$26,942	\$26,942	All Other	\$1,600,000	
Provides funds for the continuation of an Environ- mental Specialist II position, originally funded in fiscal year 1988-89 through a financial			Allocates funds collected from the recapture on sale of nursing homes.		
order.			DEPARTMENT OF HUMAN SERVICES TOTAL	\$1,631,541	\$32,414

was originally established in fiscal year 1988-89 through a financial order.

Safety Education and Training Fund			fiscal year 1988-89 through a financial order.		
Positions Personal Services All Other	(3) \$112,504 103,111	(3) \$117,091 115,909	Board of Osteopathic Examination and Registration Personal Services	\$11,500	\$12,100
Capital Expenditures	34,385	17,000		Ψ11,500	\$12,100
Allocates funds to establish a workplace safety and health initiative.			Provides funds to continue an Executive Secretary position for the Board of Medicine which was established in fiscal year 1988-89 by a financial order.		
DEPARTMENT OF LABOR TOTAL	\$250,000	\$250,000	Administrative Services - Professional and Financial Regulation		
MARINE RESOURCES, DEPARTMENT OF			Positions	(1)	(1)
Bureau of Marine Sciences			Personal Services All Other	\$34,000 15,000	\$36,000 15,000
Positions Personal Services	(1) \$46,700	(1) \$46,700	TOTAL	\$49,000	\$51,000
Allocates funds to match a proposed General Fund deappropriation.			Allocates funds to support an Attorney position transferred from the General Fund.		
DEPARTMENT OF MARINE RESOURCES TOTAL	\$46,700	\$46,700	Bureau of Insurance		
PROFESSIONAL AND FINANCIAL REGULATION, DEPARTMENT OF			Positions Personal Services	(3) \$53,750	(3) \$56,500
Board of Dental Examiners			Allocates funds for the position of Assistant Insurance Analyst, 2 Clerk Typist II positions and		
Positions	(1)	(1)	to fund range changes.		
Personal Services All Other	\$10,900 4,300	\$12,000 4,300	DEPARTMENT OF PROFESSIONAL AND		
TOTAL	\$15,200	\$16,300	FINANCIAL REGULATION TOTAL	\$164,750	\$172,200
Provides funds for an Executive			PUBLIC SAFETY, DEPARTMENT OF		
Secretary position, increased rent costs, an increase in salary of the board's Secretary and			State Police	£250 427	P260 261
related operating costs.			All Other Capital Expenditures	\$250,427 234,573	\$260,361 224,639
Board of Nursing			TOTAL	\$485,000	\$485,000
Personal Services	\$9,400	\$9,600	Allocates funds for agent and		
Provides funds for the recently approved range changes for an Executive Secretary and an Assistant Executive Secretary as			equipment expenses for the Bureau of Intergovernmental Drug Enforcement.		,
a result of the reorganization of duties.			Office of Fire Marshal		
			Positions	(1)	(1)
Real Estate Commission		ac 000	Personal Services All Other	\$27,935 196	\$29,958 212
Personal Services	\$4,900	\$5,200	TOTAL	\$28,131	\$30,170
Provides funds for the reclassification of a Planning and Research Associate I to a Planning and Research Associate II as a result of the			Provides funds for a Staff Development Specialist for the Office of the State Fire Marshal.		
reorganization of duties.			Administration - Public Safety		
Board of Cosmetology			Positions Personal Services	(1) \$27,716	(1) \$60,293
Positions Personal Services	(1) \$21,000	(1) \$21,500	All Other Capital Expenditures	2,275 847	4,550
Provides funds for the continuation of a newly created Clerk Typist III position which			TOTAL	\$30,838	\$64,843

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Allocates funds for an Assistant to the Commissioner position.			Adjusts allocation to reflect the transfer of 10 positions to the General Fund in order to		
State Police			comply with new federal regulations.		
Positions Personal Services	(2) \$81,895	(2) \$82,896	Alcoholism and Drug Abuse Prevention - Human Services		
Allocates funds to support the transfer of 2 drug agent positions from the General Fund.			All Other	\$68,509	\$68,509
DEPARTMENT OF PUBLIC SAFETY TOTAL	\$625,864	\$662,909	Provides funds for the Federal Community Youth Block Grant to be used to purchase inter- vention and drug education		
PART E TOTAL	\$3,334,057	\$1,612,439	services for identified high-risk students.		
PART F			Alcoholism and Drug Abuse Prevention - Human Services		
Sec. 1. Allocation. The	e following fun	ds are allo-	All Other	\$75,000	\$75,000
cated from Federal Block Grant ending June 30, 1990, and June 30, listed, to carry out the purposes o	funds for the 1991, to the d f this Act.	fiscal years lepartments	Provides funds for additional data processing, training and technical assistance in order to collect specific types of subs- tance abuse information as		
ATTORNEY GENERAL,	1989-90	1990-91	required by new Federal Block Grant legislation.		
DEPARTMENT OF THE Administration - Attorney General			Alcoholism and Drug Abuse Prevention - Human Services		
Positions	(2)		All Other	\$450,000	\$450,000
Personal Services All Other	\$90,000 15,000		Provides funds for a community prevention and intervention	. ,	
DEPARTMENT OF THE ATTORNEY GENERAL TOTAL	\$105,000		youth program. Alcoholism and Drug Abuse		
EXECUTIVE DEPARTMENT	<b>\$103,000</b>		Prevention - Human Services	<b>83</b> 00 000	#2.00.000
Planning Office			All Other	\$300,000	\$300,000
All Other Capital Expenditures	\$20,302 50,000	\$30,000 30,000	Alcoholism and Drug Abuse Prevention - Human Services		
	00,000	50,000	All Other	\$188,000	\$188,000
Request for authorization and allotment for a balance of funds related to block grant indirect			DEPARTMENT OF HUMAN SERVICES TOTAL	\$1,191,509	\$1,091,509
costs.	8		PUBLIC SAFETY, DEPARTMENT OF		
EXECUTIVE DEPARTMENT TOTAL	\$70,302	\$60,000	Criminal Justice Academy		
HUMAN SERVICES, DEPARTMENT OF			Personal Services All Other	\$30,000 36,514	
Alcoholism and Drug Abuse Prevention - Human Services			TOTAL	\$66,514	
All Other	\$110,000	\$10,000	Drug Trafficking Enforcement		
Allocates funds for establish-			All Other	\$39,825	
ment of a revolving loan fund in order to comply with new			Anti-drug Abuse Program		
Federal Block Grant regula- tions.			Personal Services All Other	\$16,670 23,330	
Alcoholism and Drug Abuse Prevention - Human Services			TOTAL	\$40,000	
Positions Personal Services	(-10) (\$322,862)	(-10) (\$326,497)	Intergovernmental Drug Enforcement		
All Other	322,862	326,497	All Other	\$200,000	

Personal Services	(\$322,862)	(\$326,497)
All Other	322,862	326,497
TOTAL	\$-0-	\$-0-

717

DEPARTMENT OF PUBLIC SAFETY TOTAL	\$346,339

Sec. 2. Additional funds. Any additional funds that might become available due to implementation of the block grants and the possible overlapping of other grants shall be carried forward for future allocation by the Legislature or may be used to offset any possible reductions in the block grants.

Sec. 3. Adjustments to allocations. Allocations may be increased or adjusted by the State Budget Officer with the approval of the Governor to specifically cover those adjustments determined to be necessary under any salary plan approved by the Legislature and those reclassifications or range changes which have been approved by the Department of Administration and submitted for legislative review prior to the effective date of this Act.

Sec. 4. Encumbered balances at year end. At the end of each fiscal year, all encumbered balances shall not be carried more than once, except that encumbered balances in the Community Development Block Grant may be carried twice and encumbered balances of grant awards for capital construction projects may carry until the completion of the project, provided that the construction was started prior to the end of the year for which the allocation was made.

Sec. 5. Transfer of Anti-Drug Abuse Act of 1986 - Block Grant Funds. The Department of Public Safety is hereby authorized to transfer such portions of Anti-Drug Abuse Act 1986 - Block Grant Funds to other state departments as may be necessary to meet the State's obligations under the terms of the block grant.

#### PART G

Sec. 1. Supplemental appropriation from the General Fund. In order to conform to actually assigned duties and established position classifications within the Department of Educational and Cultural Services, the following sums are appropriated from the General Fund for the fiscal years ending June 30, 1990, and June 30, 1991.

	1989-90	1990-91
EDUCATIONAL AND CULTURAL SERVICES DEPARTMENT OF	,	
Curriculum - Education		

Personal Services \$562 \$562
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Provides funds to cover the net cost of transferring one Clerk Typist III from Education Curriculum to Administrative Services and one Clerk Steno III from Administrative Services to Education Curriculum in order to conform to assigned duties and established classifications.

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Sec. 2. Adjustment of Federal Expenditure funds allocations. In order to conform to actually assigned duties and assigned position classifications within the Department of Educational and Cultural Services, the following adjustments to allocations of the Federal Expenditure funds for the fiscal years ending June 30, 1990, and June 30, 1991, are effected.

	1989-90	1990-91
EDUCATIONAL AND CULTURAL SERVICES, DEPARTMENT OF		
Administrative Services - Education		
Personal Services	(\$562)	(\$562)
Adjusts allocation to reflect the net savings from transferring one Clerk Typist III from Education Curriculum to Administrative Services and one Clerk Steno III from Adminis- trative Services to Education Curriculum in order to conform to assigned duties and established classifications.		
PART G		

TOTAL

#### PART H

\$-0-

\$-0-

**5 MRSA §1876, sub-§1, ¶J,** as amended by PL 1987, c. 402, Pt. B, §3, is repealed.

#### PART I

**General purpose aid.** Effective July 1, 1989, all funds in excess of \$1,000,000 remaining in the School Construction Aid account within the General Purpose Aid for Local Schools program of the Department of Educational and Cultural Services shall be transferred to the General Fund. Any balance remaining in the account on June 30, 1990, shall be transferred to the General Fund.

#### PART J

Sec. 1. 5 MRSA \$1816, sub-\$2, \$A, as amended by PL 1987, c. 737, Pt. C, \$87 and 106, is further amended to read:

A. The procurement of services, supplies, materials and equipment required involves the expenditure of less than  $\frac{250 \text{ or } \$1,000 \text{ and } \$1,000 \text{ or less for pur$ chases by county commissioners pursuant to Title30-A, section 124, and the interests of the Statewould best be served thereby;

Sec. 2. 5 MRSA §1816, sub-§2, ¶C, as amended by PL 1983, c. 194, §1, is further amended to read:

C. After reasonable investigation by the State Purchasing Agent, it appears that any required unit or item of supply, or brand of such unit or item, is procurable by the State from only one source;  $\Theta$ 

Sec. 3. 5 MRSA §1816, sub-§2, ¶D, as enacted by PL 1983, c. 194, §2, is amended to read:

D. It appears to be in the best interest of the State to negotiate for the procurement of petroleum products $\frac{1}{2}$ ; or

Sec. 4. 5 MRSA §1816, sub-§2, ¶E is enacted to read:

E. The purchase is part of a cooperative project between the State and the University of Maine System involving:

> (1) An activity assisting a state agency and enhancing the ability of the university to fulfill its mission of teaching, research and public service; and

> (2) A sharing of project responsibilities and, when appropriate, costs.

Sec. 5. 5 MRSA §1816, sub-§2-A is enacted to read:

**2-A. Report.** The State Purchasing Agent shall submit by January 15th each year a report concerning any waivers from the competitive bidding provisions established in subsection 2, paragraph E.

#### PART K

**Allocation.** The following funds are allocated from Other Special Revenue to carry out the purposes of this Act.

1989-90 1990-91

PUBLIC SAFETY, DEPARTMENT OF

Public Safety - Office of State Fire Marshal

All Other

\$175,000 \$175,000

Provides additional funds for anticipated expenses of the Fire Training and Education Programs in the State.

#### PART L

**Sec. 1. 4 MRSA §951,** as amended by PL 1981, c. 456, Pt. A, §7, is further amended to read:

#### §951. Seal; authority to administer oaths

A notary public may shall constantly keep a seal of office, whereon is engraven his the notary public's name and the words "Notary Public" and "Maine" or its abbreviation "Me.," with the arms of state or such other device as he the notary public chooses. When authorized by the laws of this State or of any other state or country to do any official act, he the notary public may administer any oath necessary to the completion or validity thereof.

Sec. 2. 5 MRSA §86, 2nd ¶, as amended by PL 1973, c. 730, §1, is further amended to read:

For a certificate under the seal of the State, \$4 \$5 for a short form and \$5 \$10 for a special detailed certificate; and for all copies at the rate of 75¢ a page if such copies are prepared by the office of the Secretary of State and at the rate of \$1 a page for proofreading such copies submitted to the office of the Secretary of State for certification. There shall be no charge for certificates or copies requested by any department of the State. <u>The Secretary of State may also</u> reduce the fee for other governmental bodies.

Sec. 3. 5 MRSA §87, as amended by PL 1981, c. 456, Pt. A, §16, is further amended to read:

#### §87. Fees payable by public officers

A fee of \$10 \$25 shall be paid to the Secretary of State by any person appointed to the office of notary public, commissioner to take depositions and disclosures, disclosure commissioner and commissioner appointed under Title 33, section 251, before the person enters upon the discharge of his official duties.

Sec. 4. 5 MRSA §95, first ¶, as enacted by PL 1973, c. 625, §16, is amended to read:

The State Archivist shall have, upon consent of the Secretary of State, the duties and powers established under the following provisions governing the creation, use, maintenance, retention, preservation and disposal of state records:

**Sec. 5.** 11 MRSA §9-403, sub-§(5), as amended by PL 1981, c. 279, §1, is further amended to read:

(5) The fee for filing, indexing and furnishing filing data for an original financing statement shall be \$5 <u>\$10</u>, except that a register of deeds shall receive a filing fee of \$6 <u>\$11</u> for the first record page and \$2 for each additional record page. The fee for filing, indexing and furnishing filing data for a continuation statement or any amendment to a financing statement or to a continuation statement shall be \$3 <u>\$10</u>, except that a register of deeds shall receive a filing fee of \$6 <u>\$11</u> for the first record page and \$2 for each additional receive a filing fee of \$6 <u>\$11</u> for the first record page and \$2 for each additional receive a filing fee of \$6 <u>\$11</u> for the first record page and \$2 for each additional record page.

**Sec. 6.** 11 MRSA **§9-407**, sub-**§**(2), as amended by PL 1981, c. 279, **§4**, is further amended to read:

(2) Upon the written request of any person, the filing officer shall issue his a certificate of information, in such form as the Secretary of State may approve, showing whether there is on file on the date and hour stated therein any presently effective financing statement naming a particular debtor and any statement of assignment thereof and if there is, giving the date and hour of filing of each such statement and the names and addresses of each secured party therein. The uniform fee for a certificate shall be  $\frac{55 \\ 10}{50}$  for the first page of that certificate, plus 50c for each additional page. Upon request the filing officer shall furnish a copy of any filed financing statement, continuation statement, termina-

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tion statement, statement of assignment or statement of release for a fee of \$1 \$2 and if any such statement consists of more than 3 pages, an additional fee of  $40\phi$  for the 4th and each succeeding page.

Notwithstanding this subsection, if the filing officer is a municipal clerk or a register of deeds, his issuance of the certificate of information is discretionary.

Upon reasonable request and within the existing ability of the office of the Secretary of State to respond, the filing officer shall furnish to any municipal clerk, without charge and for municipal purposes only, a copy of any filed financing statement, continuation statement, termination statement, statement of assignment or statement of release.

Sec. 7. 13-A MRSA §104, sub-§1, ¶A, as enacted by PL 1971, c. 439, §1, is amended to read:

A. In the case of articles of incorporation, by the incorporator or incorporators:

**Sec. 8. 13-A MRSA §104, sub-§1, %B**, as amended by PL 1971, c. 565, **§9**, is further amended to read:

B. In the case of other documents:

(1) By the clerk; or

(2) By the president or a vice-president, and by the secretary or an assistant secretary or such other officer as the bylaws may designate as a second certifying officer; or

(3) If there are no such officers, then by a majority of the directors or by such directors as may be designated by a majority of directors then in office; or

(4) If there are no such directors, then by the holders, or such of them as may be designated by the holders, of record of a majority of all outstanding shares entitled to vote thereon; or

(5) By the holders of all of the outstanding shares of the corporation: and

Sec. 9. 13-A MRSA §104, sub-§1, ¶C is enacted to read:

C. In the case of annual reports, as provided in section 1301, subsection 3.

Sec. 10. 13-A MRSA §106, sub-§1, ¶D, as enacted by PL 1971, c. 439, §1, is amended to read:

> D. Upon delivery of the document and upon tender of the required fees, if he the Secretary of State finds that the document conforms to the requirements of rules promulgated in accordance with this Act, the Secretary of State shall certify that the document has been filed in his the Secretary of State's office by

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endorsing thereon the word "filed" and the day, month and year thereof, and by signing or initialing such endorsement in person or by agent; if the person delivering the document for filing so requests, such endorsement shall further include the hour and minute of the filing of the document. Such endorsement shall be known as the "filing date" of the document, and shall be conclusive of the date, and the time if included in the endorsement, of filing in the absence of actual fraud. <u>An identifying mark may</u> be used in lieu of signing or initialing. The filing date shall be the date first received unless otherwise specified by law or rule. The Secretary of State shall thereafter file and index the original:

Sec. 11. 13-A MRSA §106, sub-§1, ¶¶G and H are enacted to read:

G. The Secretary of State may promulgate rules permitting the filing of documents by electronic transmission and permitting facsimile signatures on documents to be filed; and

H. The Secretary of State's duty to file documents under this section is ministerial. The Secretary of State's filing or refusing to file a document does not, except as otherwise provided by law or rule:

(1) Affect the validity or invalidity of the document in whole or part;

(2) Relate to the correctness or incorrectness of information contained in the document; or

(3) Create a presumption that the document is valid or invalid or that the information contained in the document is correct or incorrect.

Sec. 12. 13-A MRSA §301, sub-§1, as amended by PL 1983, c. 86, §1, is further amended to read:

1. The corporate name:

A. Shall not contain any word or phrase which indicates or implies that it is organized for any purpose for which a corporation may not be organized under this Act;

B. Shall not be the same as, or deceptively similar to, the name of any domestic corporation existing under the laws of this State or any foreign corporation authorized to transact business or to carry on activities in this State, or a name the exclusive right to which is, at the time, reserved in the manner provided in this Act, or in Title 13-B, section 302, or the name of a corporation which has in effect a registration of its corporate name as provided in this Act, or in Title 13-B, section 303, or the assumed name of a corporation as provided for in section 307, or in Title 13-B, section 308, unless the other corporation executes and files with the Secretary of State as provided in sections 104 and 106 proof of a resolution of its board of directors authorizing the use of a similar name by the corporation seeking to use the similar name, or unless the corporation seeking to file under a similar or identical name executes and files with the Secretary of State, as provided in sections 104 and 106, proof of a resolution of its board of directors that it will not do business under that similar or identical name, but instead will do business under an assumed name, as provided for in section 307, which is not identical or similar to any corporate name or any reserved name, registered name or assumed name, or any mark registered under Title 10, chapter 301-A; and

C. Shall not be the same as, or deceptively similar to, any trade mark or service mark registered under Title 10, chapter 301-A.

The Secretary of State may promulgate rules setting forth criteria to define "deceptively similar."

Sec. 13. 13-A MRSA §301, sub-§3, as amended by PL 1987, c. 879, §1, is further amended to read:

**3.** Subsection 1, paragraph B shall not apply to the name or assumed name, as provided for in section 307 of any corporation which has been excused from filing annual returns, on and after the 5th anniversary of such excuse, nor to the name of any domestic or foreign corporation the charter of which is suspended, on and after the 3rd anniversary of such suspension. When an excused or suspended corporation votes to resume business, it shall change its corporate name if another corporation has adopted its old name or if the old name, if proposed for a new corporation, would otherwise violate subsection 1, paragraph B.

Any foreign corporation excused under this chapter which seeks to resume business under its corporate name shall follow the procedure as required in section 1301, subsections 4 and 5.

Sec. 14. 13-A MRSA §301, sub-§6 is enacted to read:

6. To assist the public in determining the availability of a corporate name, the Secretary of State may make available to the public a name search service. Name searches conducted by the Secretary of State shall be preliminary in nature and shall not reserve or register a corporate name nor assure the availability of a corporate name.

Sec. 15. 13-A MRSA §308, last ¶, as amended by PL 1987, c. 879, §2, is further amended to read:

The Secretary of State shall use the procedures set forth in section 1210 relative to suspending revoking the right of foreign corporations to do business in this State for suspending domestic corporations. A corporation which has been suspended under this section may be reinstated by filing the proper notification of change of clerk or registered office or both with the Secretary of State and paying a penalty of \$25. Sec. 16. 13-A MRSA §405, sub-§1, as enacted by PL 1971, c. 439, §1, is amended to read:

1. When the articles of incorporation are delivered for filing by the Secretary of State, he the Secretary of State shall, before filing them, determine that the articles:

A. Comply with the requirements of sections 104 and 106;

B. Set forth the information required by section 403; and

C. Do not adopt as the name of the corporation a name which is in violation of section 301; and .

D. Appear in all other respects to conform to the requirements of this Act-and to law.

**Sec. 17.** 13-A MRSA §1203, sub-§2, as amended by PL 1987, c. 879, §3, is further amended to read:

2. Such authority shall continue so long as the corporation retains its authority to do such business in its jurisdiction of incorporation, and so long as its authority to do business in this State has not been suspended revoked or otherwise terminated as provided in this chapter.

Sec. 18. 13-A MRSA §1204, as amended by PL 1987, c. 879, §4, is further amended to read:

#### §1204. Powers of foreign corporation

A foreign corporation authorized to do business in this State, shall, until such authority is suspended revoked or otherwise terminated, have the same, but no greater, powers, rights and privileges as a domestic corporation organized under or otherwise pursuant to this Act; and, except as otherwise provided in this Act, shall be subject to the same duties, restrictions, liabilities and penalties now or hereafter imposed upon a domestic corporation of like character.

Sec. 19. 13-A MRSA §1210, as amended by PL 1987, c. 879, \$5, is further amended to read:

## §1210. Revocation of foreign corporation's authority to do business in State

**1.** Notwithstanding Title 4, chapter 25, and Title 5, chapter 375, the authority of a foreign corporation to do business in this State may be suspended revoked by the Secretary of State, as provided by subsections 2 and 3 when:

A. The corporation has failed to file its annual report within the time specified by this Act or has failed to pay any fees, franchise taxes or penalties prescribed by this Act when they have become due and payable; or

B. The corporation has failed to appoint and maintain a registered agent in this State as required by section 1212; or C. The corporation has failed, after change of its registered office or registered agent, to file in the office of the Secretary of State a statement of such change as required by section 1212; or

D. The corporation has failed to file in the office of the Secretary of State within the required time any articles of merger as required by section 1206 or amended application for authority as required by section 1207; or

E. A misrepresentation has been made of a material fact in any application, report, affidavit or other document required by this Act.

2. The authority of a foreign corporation shall be suspended revoked only after the Secretary of State shall have mailed to the corporation's last registered office in this State and to its last registered or principal office in its jurisdiction of incorporation at least 69 30 days' notice of impending suspension revocation of its authority to do business in this State, including a specification of the default, and the corporation shall fail, prior to suspension revocation, to remove the ground of default specified in such notice.

3. After the expiration of the  $\frac{60 \text{-day}}{30 \text{-day}}$  period, if the foreign corporation has not cured the default or, as to the ground for suspension revocation specified in subsection 1, paragraph E, convinced the Secretary of State, by affidavit or otherwise, that there was no such misrepresentation, the Secretary of State shall issue and file his a certificate suspending revoking the foreign corporation's authority to do business in this State, and shall mail copies thereof to the corporation's last registered office in this State and to its last registered or principal office in its jurisdiction of incorporation.

4. Such action of the Secretary of State in suspending revoking the authority of a foreign corporation is appealable to the Superior Court in Kennebec County; such appeals shall be governed by Rule 80B of the Rules of Civil Procedure, or by such amendment or replacement therefor as may from time to time be adopted.

5. The authority of the corporation to do business in this State shall cease as of the date of filing of the certificate of suspension revocation, unless on appeal such effective date is stayed by the court.

Sec. 20. 13-A MRSA §1212, sub-§3, as enacted by PL 1971, c. 439, §1, is amended to read:

3. Any registered agent of a foreign corporation may resign as such agent by filing a written notice of resignation with the Secretary of State, in duplicate. The Secretary of State shall forthwith mail a copy thereof to the corporation at its last registered or principal office in its jurisdiction of incorporation, as filed with the Secretary of State. The appointment of such agent shall terminate 30 days after upon the date of the filing of such notice by the Secretary of State.

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Sec. 21. 13-A MRSA §1212, sub-§7, as amended by PL 1987, c. 879, §6, is further amended to read:

7. Whenever a foreign corporation authorized to do business in this State shall fail to appoint or maintain a registered agent in this State, or whenever any such registered agent cannot with reasonable diligence be found at the registered office, or whenever the certificate of authority of a foreign corporation shall be suspended revoked, then the Secretary of State shall be an agent of such corporation upon whom any such process, notice or demand may be served. Service of the Secretary of State of any such process, notice or demand shall be made as provided in section 1217.

Sec. 22. 13-A MRSA §1301, sub-§1, as amended by PL 1977, c. 130, §§20 and 21, is further amended to read:

1. Each domestic corporation, unless excused as provided in subsection 4 or excluded by subsection 6, and each foreign corporation authorized to do business in this State, shall file, within the time prescribed by this Act, an annual report setting forth:

A. The name of the corporation and the jurisdiction of its incorporation;

B. The address of the registered office of the corporation in this State, and the name of its clerk if a domestic corporation, or its registered agent if a foreign corporation, in this State at such address including the street or rural route number, town or city, county and state; and, in the case of a foreign corporation, the address of its registered or principal office in its jurisdiction of incorporation;

C. A brief statement of the character of the business in which the corporation is actually engaged in this State, if any; and

D. The name and business or residence address of each director and officer of the corporation, including the street or rural route number, town or city, and state;  $\underline{}$ 

E. A statement of the aggregate number of authorized shares, itemized by classes, par value of shares, shares without par value, and series, if any, within a class, and summarized to show the aggregate par value of shares with par value and the aggregate number of shares without par value which the corporation has authority to issue;

F. The date of the last annual meeting of shareholders to elect-directors of the corporation.

Sec. 23. 13-A MRSA §1301, sub-§3, as repealed and replaced by PL 1987, c. 879, §8, is amended to read:

3. The annual report must be executed as provided by section 104, except that signing by any one of the president, a vice-president, the secretary, the treasurer or an assistant secretary <u>or any other duly authorized individual</u>, without a 2nd signature, shall be deemed valid under section

104, subsection 1, paragraph B, subparagraph (2). Subject to rules adopted under section 1303, subsection 4, the report shall be delivered to the Secretary of State or designee for filing. The annual reports shall be delivered to the Secretary of State on a staggered basis as defined by the Secretary of State by rule in accordance with the Maine Administrative Procedure Act, Title 5, chapter 375. The report shall apply to the 12-month period specified by the Secretary of State. Proof to the satisfaction of the Secretary of State that, prior to the date that penalties become effective for late delivery of annual reports as established by the Secretary of State by rule, the report was deposited in the United States mail in a sealed envelope, properly addressed, with postage prepaid, shall be deemed a compliance with this requirement. One copy of the report, together with the filing fee required by this Act, shall be delivered for filing to the Secretary of State who shall file the report, if the Secretary of State finds that it conforms to the requirements of this Act. If the Secretary of State finds that it does not so conform, the Secretary of State shall promptly mail or otherwise return the same to the corporation for any necessary corrections, in which event the penalties prescribed by this Act for failure to file such report within the time herein provided shall not apply, if such report is corrected to conform to the requirements of this Act and returned to the Secretary of State within 30 days from the date on which it was so mailed or otherwise returned to the corporation by the Secretary of State.

**Sec. 24. 13-A MRSA §1301, sub-§4,** as amended by PL 1987, c. 879, §9, is further amended to read:

4. The Secretary of State, upon application by any domestic or foreign corporation and satisfactory proof that it has ceased to transact business and that it is not indebted to the State on account of franchise taxes, shall file a certificate of the fact in his the Secretary of State's office and shall give a duplicate certificate to the corporation. Thereupon such corporation shall be excused from filing annual reports with the Secretary of State, so long as the corporation in fact transacts no business.

Sec. 25. 13-A MRSA §1301, sub-§5, as amended by PL 1987, c. 879, §10, is further amended to read:

5. The shareholders of a domestic or foreign corporation which has been excused pursuant to subsection 4 may vote to resume transacting business at a meeting duly called and held for such purpose. A certificate executed and filed as provided in sections 104 and 106 setting forth that a shareholders' meeting was held, the date and location of same, and that a majority of the shareholders voted to resume transacting business shall authorize such corporation to transact business; and after such certificate is filed, it shall be required to file annual reports.

**Sec. 26.** 13-A MRSA §1302, sub-§1, as amended by PL 1987, c. 879, §11, is further amended to read:

1. Any corporation required to file an annual report as provided by section 1301 which fails to deliver its annual report for filing by the date specified in the provisions of section 1301 shall pay to the Secretary of State, in addition to the regular annual report fee, the sum of \$25 for each month, or portion thereof following the month required for delivery, the report is not filed. In no case may this penalty exceed \$300, regardless of the number of delinquent reports or the period of delinquency. Upon failure to file an annual report and to pay the annual report fee or the penalty, the Secretary of State, notwithstanding Title 4, chapter 25, and Title 5, chapter 375, shall suspend revoke a foreign corporation's authority to do business in this State and suspend a domestic corporation from doing business. The Secretary of State shall use the procedures set forth in section 1210, relative to suspending revoking the right of foreign corporations to do business in this State, for suspending domestic corporations. A foreign corporation whose authority to do business in this State has been revoked suspended from doing business under this subsection and which wishes to do business again in this State must be authorized as provided in section 1202. A domestic corporation which has been suspended under this subsection may be reinstated by filing the current annual report and by paying the penalty accrued.

Sec. 27. 13-A MRSA §1401, as amended by PL 1987, c. 561, §4 and c. 565, is further amended to read:

#### §1401. Fees for filing documents and services

In addition to any fees required by sections 1402 and 1403, the Secretary of State shall charge the following fees for filing documents required or permitted to be filed in his the Secretary of State's office by this Act, and for services specified herein:

1. Proof of a resolution of a corporation's board of directors authorizing the use of a similar name by a new corporation, as provided by section 301, subsection 1, paragraph B,  $\frac{\$10}{\$20}$ ;

2. Application to reserve corporate name, as provided by section 302, \$10 \$20;

3. Notice of transfer of a reserved corporate name, as provided by section 302, \$10 \$20;

4. Application to register corporate name as provided by section 303, \$10 \$20 per month for the number of months or fraction thereof remaining in the calendar year when first filed;

5. Application to renew the registration of a registered name, as provided by section 303,  $\frac{$100 \ \$155}{$155}$ ;

6. A statement changing the clerk of a corporation, as provided by section 304, subsection 3 or 5, \$10 \$20;

7. Notice of resignation of a clerk of a corporation, as provided by section 304, subsection 4,  $\frac{10}{20}$ ;

8. Statement of change of registered office, as provided by section 304, subsection 6, \$10 \$20 for each corporation listed; or when separate statements are filed at one time, \$10 \$20 for each separate statement up to but not exceeding 100 statements, \$5 for each separate statement over 100 but not exceeding 200 statements, and \$2 for each separate statement statement statement over 200 statements;

#### CHAPTER 501

9. Accompanying service of process upon the Secretary of State as agent of a domestic corporation, as provided by section 305, or accompanying service of process upon the Secretary of State as agent of nonresident director of a domestic corporation, as provided by section 306, or accompanying service of process upon the Secretary of State as agent of a foreign corporation pursuant to section 1217, \$10 \$20 for each such process;

10. Notice of resignation of a nonresident director, as provided by section 306, subsection 4,  $\frac{$10}{20}$ ;

11. Assumed name statement, as provided by section 307,  $\frac{\$75}{\$105}$ ;

12. Articles of incorporation, as provided by section 402, \$75, plus the fee based on the capital stock specified in section 1403;

13. Statement of a director's resolution establishing and designating series and fixing and determining the relative rights and preferences thereof, as provided by section 503, \$10 \$20;

14. Statement of cancellation of redeemable shares, as provided by section 520, or statement of cancellation of other reacquired shares, as provided by section 521, \$10 \$20;

15. Articles of amendment, as provided by section 803, 805 or 810, \$15 \$35; and if the amendment increases the total authorized capital stock, the additional amount specified in section 1403, subsection 3, but not less than an additional \$15 \$35; and if it changes the corporation's purposes, a further additional amount of \$20;

16. Restated articles of incorporation, as provided by section 809, \$50 \$80; if the restated articles include an amendment which effects an increase in the total authorized capital stock, the additional amount specified in section 1403, subsection 3, but not less than an additional \$15 \$35; and if they change the purposes of the corporation, a further additional amount of \$20;

17. Articles of merger or consolidation pursuant to shareholder approval, as provided by section 903, \$50 \$80; and if the merger or consolidation increases the total authorized capital stock, the additional amount specified in section 1403, subsection 4, but not less than an additional \$15 \$35; and if it changes the corporation's purposes, a further additional amount of \$20;

18. Articles of merger of subsidiary into parent without shareholder approval, as provided by section 904, \$50 \$80;

19. Articles of merger or consolidation of domestic and foreign corporations, as provided by section 906,  $\frac{550}{580}$ , if the new or surviving corporation is a foreign corporation, plus the appropriate fee for authority to do business in this State, if not previously so authorized; if the new or surviving corporation is a domestic corporation, the same sum as would be required for the merger or consolidation of domestic corporations;

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**20.** Document required by section 906, subsection 4, paragraph B in the event that the surviving or new corporation is a foreign corporation, no fee in addition to that specified in the preceding subsection;

**21.** Articles of dissolution, as provided by section 1101 or 1110,  $\frac{\$20}{335}$ ;

22. Statement of intent to dissolve as provided by section 1102 or 1103,  $\frac{$10 \ $20$}{20}$ ;

23. Statement of revocation of voluntary dissolution proceedings, as provided by section 1107 or 1108, \$10 \$20;

24. Application of a foreign corporation for authority to do business in the State, as provided by section 1202, \$180;

26. Articles of merger of a foreign corporation, as provided by section 1206,  $\frac{\$25}{\$25}$ ;

27. An amendment to a foreign corporation's application for authority to do business in this State as provided by section 1207, \$15 \$35;

28. An application of a foreign corporation for surrender of its authority, as provided by section 1208,  $\frac{1208}{35}$ ;

**29.** Statement of a foreign corporation's termination of existence, as provided by section 1209, \$15 \$35;

**30.** Annual report of a domestic or foreign corporation, as provided by section 1301,  $$49 \ $60$ ;

31. A certificate of resumption of business, as provided by section 1301, subsection 5,  $$50 \\ $80;$ 

32. For issuing a short form certificate of change of name or of consolidation or merger, as provided by section 1307, \$10 \$25 per certificate. For issuing a short form certificate of corporate condition \$10 \$25 per certificate. For issuing a long form certificate of corporate condition, listing amendments, \$20 \$35 per certificate for a diligent search, \$25 \$45;

33. Statement of change of registered office or registered agent or both, as provided by section 1212, subsection 2, \$10 \$20;

34. Statement of change of address of registered agent, as provided by section 1212, subsection 2-A,  $\$10 \ \$20$  for each foreign corporation listed; or when separate statements are filed at one time,  $\$10 \ \$20$  for each separate statement up to but not exceeding 100 statements, \$5 for each separate statement over 100 but not exceeding 200 statements, \$2 for each separate statement over 200 statements; and

35. Any other documents not herein specifically provided for,  $\frac{10}{20}$ ; and

**36.** Report of name search as provided by section 301, subsection 6, \$10.

Sec. 28. 13-A MRSA §1402, sub-§3, as enacted by PL 1971, c. 439, §1, is amended to read:

3. The Secretary of State shall furnish to any person a copy of any document filed under this Act or retained in file, having been filed under a predecessor to this Act; for locating, copying and certifying a document subsequent to its filing, the Secretary of State shall charge a fee of \$1 \$2 per page. The Secretary of State may reduce the fee for governmental bodies.

Sec. 29. 13-A MRSA §1403, sub-§1, ¶A, as enacted by PL 1971, c. 439, §1, is further amended to read:

A. If the corporation is to have authorized stock having par value:

(1) If the aggregate par value of all authorized stock having par value does not exceed \$2,000,000, a fee of \$10 \$30 for each \$100,000 or fraction thereof of aggregate par value; or

(2) If the aggregate par value of all authorized stock having par value is more than \$2,000,000, but does not exceed \$20,000,000, a fee of  $$200 \ $600 \$ plus  $$50 \ $150 \$ per million dollars or fraction thereof of aggregate par value in excess of \$2,000,000; or

(3) If the aggregate par value of all authorized stock having par value exceeds 20,000,000, a fee of  $\frac{1,100}{23,300}$  plus  $\frac{20}{570}$  per million dollars or fraction thereof of aggregate par value in excess of 20,000,000; and

Sec. 30. 13-A MRSA §1403, sub-§1, ¶B, as repealed and replaced by PL 1981, c. 583, is repealed and the following enacted in its place:

B. If the corporation is to have authorized stock without par value:

(1) If there are authorized not over 20,000 shares without par value, a fee of one cent per share without par value, but not less than \$30; or

(2) If there are authorized more than 20,000 shares without par value but not more than 2,000,000, a fee of \$200 plus 1/2 cent per authorized share without par value in excess of 20,000; or

(3) If there are authorized more than 2,000,000 shares without par value, a fee of \$10,200 plus 1/4 cent per authorized share without par value in excess of 2,000,000;

Sec. 31. 13-A MRSA §1403-A is enacted to read:

#### §1403-A. Expedited service

The Secretary of State may provide an expedited service for the processing of documents in accordance with this Act. A fee schedule shall be established and rules promulgated to set forth the procedures governing this expedited service.

Sec. 32. 13-A MRSA §1404, as enacted by PL 1971, c. 439, §1, is amended to read:

#### §1404. Remittance to Treasurer of State

All fees collected as provided by this chapter shall be remitted to the Treasurer of State for the use of the State with the exception of those fees collected under section 1403-A which shall be deposited into a fund for use by the Secretary of State in providing an improved filing service.

Sec. 33. 13-B MRSA §104, sub-§1, ¶B, as enacted by PL 1977, c. 525, §13, is amended to read:

B. In the case of other documents:

(1) By the clerk or secretary;

(2) By the president or a vice-president and by the secretary or an assistant secretary, or such other officer as the bylaws may designate as a 2nd certifying officer;

(3) If there are no such officers, then by a majority of the directors or by such directors as may be designated by a majority of directors then in office; or

(4) If there are no such directors, then by the members or such of them as may be designated by the members at a lawful meeting.; or

Sec. 34. 13-B MRSA §104, sub-§1, ¶C is enacted to read:

<u>C.</u> In the case of annual reports, as provided in section 1301, subsection 3;

Sec. 35. 13-B MRSA §106, sub-§1, ¶D, as enacted by PL 1977, c. 525, §13, is amended to read:

> D. Upon delivery of the document and upon tender of the required fees, if the Secretary of State finds that the document conforms to the requirements of <u>rules promulgated in accordance with</u> this Act, he the <u>Secretary of State</u> shall certify that the document has been filed in his the Secretary of State's office by endorsing thereon the word "filed" and the day, month and year thereof, and by signing or initialing such endorsement in person or by agent; if the person delivering the document for filing so requests, such endorsement shall further include the hour and minute of the filing of the document. Such endorsement shall be known as the "filing date" of the document and shall be conclusive of the date, and the

time if included in the endorsement, of filing in the absence of actual fraud. <u>An identifying mark may be</u> used in lieu of signing or initialing. The filing date shall be the date first received unless otherwise specified by law or rule. The Secretary of State shall thereafter file and index the original;

Sec. 36. 13-B MRSA §106, sub-§§5 and 6 are enacted to read:

**5.** Rulemaking. The Secretary of State may promulgate rules permitting the filing of documents by electronic transmission and permitting facsimile signatures on documents to be filed; and

6. Document filing. The Secretary of State's duty to file documents under this section is ministerial. The Secretary of State's filing or refusing to file a document does not, except as otherwise provided by law or rule:

A. Affect the validity or invalidity of the document in whole or part:

B. Relate to the correctness or incorrectness of information contained in the document; or

C. Create a presumption that the document is valid or invalid or that the information contained in the document is correct or incorrect.

Sec. 37. 13-B MRSA §301, sub-§1, as amended by PL 1983, c. 86, §3, is further amended to read:

1. Name. The corporate name:

A. Shall not contain any word or phrase which indicates or implies that it is organized for any purpose for which a corporation may not be organized under this Act;

B. Shall not be the same as, or deceptively similar to, the name of any domestic business or nonprofit corporation existing under the laws of this State or any foreign corporation authorized to transact business or nonprofit corporation authorized to carry on activities in this State, or a name the exclusive right to which is, at the time, reserved in the manner provided in this Act, or in Title 13-A, section 302, or the name of a business or nonprofit corporation which has in effect a registration of its corporate name, or the assumed name of a business corporation as provided for in Title 13-A, section 307, or of a nonprofit corporation as provided in section 308, unless the other corporation executes and files with the Secretary of State proof of a resolution of its board of directors authorizing the use of a similar name by the corporation seeking to use that similar name; and

C. Shall not be the same as, or deceptively similar to, any mark registered under Title 10, chapter 301-A; and

D. Shall not be the same as, or deceptively similar to, the name of any department, bureau or other agency of the State.

The Secretary of State may promulgate rules setting forth criteria to define "deceptively similar."

Sec. 38. 13-B MRSA §301, sub-§5 is enacted to read:

5. Name search service. To assist the public in determining the availability of a corporate name, the Secretary of State may make available to the public a name search service. Name searches conducted by the Secretary of State shall be preliminary in nature and shall not reserve or register a corporate name nor assure the availability of a corporate name.

Sec. 39. 13-B MRSA §305, sub-§4 is enacted to read:

4. Suspension. The Secretary of State shall suspend the authority of a nonprofit corporation if:

> A. The corporation has failed to appoint and maintain a registered agent in this State as required by section 304; or

> B. The corporation has failed, after change of its registered office or registered agent, to file in the office of the Secretary of State a statement of that change as required by this section.

A corporation which has been suspended under this subsection may be reinstated by filing the proper notification of change of agent or registered office or both with the Secretary of State and paying a penalty of \$10.

Sec. 40. 13-B MRSA §404, sub-§1, as enacted by PL 1977, c. 525, §13, is amended to read:

1. Filing. When the articles of incorporation are delivered for filing by the Secretary of State, he the Secretary of State shall, before filing them, determine that the articles:

A. Comply with the requirements of sections 104 and 106;

B. Set forth the information required by sections 402 and 403; and

C. Do not adopt as the name of the corporation a name which is in violation of section 301; and .

D. Appear in all other respects to conform to the requirements of this Act and to law.

Sec. 41. 13-B MRSA §1210, sub-§§2 and 3, as enacted by PL 1977, c. 525, §13, are amended to read:

2. Secretary of State to mail revocation of authority. The authority of a foreign corporation shall be revoked only after the Secretary of State shall have mailed to the corporation's last registered office in this State and to its last registered or principal office in its jurisdiction of incorporation at least  $\frac{60}{20}$  days' notice of impending revocation of its authority to carry on activities in this State, including a specification of the default, and the corporation shall fail, prior to revocation, to cure the default specified in such notice.

3. Certificate revoked. After the expiration of the  $\frac{60 \text{ day}}{30 \text{ day}}$  period, if the foreign corporation has not cured the default or, as to the ground for revocation specified in subsection 1, paragraph E, convinced the Secretary of State, by affidavit or otherwise, that there was no such misrepresentation, the Secretary of State shall issue and file his a certificate revoking the foreign corporation's authority to carry on activities in this State, and shall mail copies thereof to the corporation's last registered office in this State and to its last registered or principal office in its jurisdiction of incorporation.

Sec. 42. 13-B MRSA §1212, sub-§3, as enacted by PL 1977, c. 525, §13, is amended to read:

3. Written notice of resignation. Any registered agent of a foreign corporation may resign as such an agent by filing a written notice of resignation with the Secretary of State, and by mailing a copy thereof of the notice to the corporation at its last registered or principal office in its jurisdiction of incorporation, as filed with the Secretary of State. The appointment of such an agent shall terminate 30 days after upon the date of the filing of such the notice by the Secretary of State.

Sec. 43. 13-B MRSA §1301, sub-§3, as enacted by PL 1977, c. 525, §13, is amended to read:

3. Execution. The biennial report shall be executed as provided by section 104, except that signing by any one of the president, a vice-president, the secretary, the treasurer  $\Theta r_{i}$  an assistant secretary; or any other duly authorized individual, without a 2nd signature, shall be deemed valid under section 104, subsection 1, paragraph B, subparagraph (2).

Sec. 44. 13-B MRSA §1401, sub-§28, as enacted by PL 1979, c. 127, §110, is amended to read:

**28.** Other documents. Any other documents not herein specifically provided for, \$5; and

Sec. 45. 13-B MRSA §1401, sub-§29, as enacted by PL 1979, c. 127, §111, is amended to read:

**29.** Statement of change. Statement of change in registered office or agent, as provided in section 1212, subsection 2, \$5 for each foreign corporation listed; or when separate statement are filed at one time, \$5 for each separate statement up to but not exceeding 100 statements, \$2 for each separate statement over 100 but not exceeding 200 statements, \$1 for each statement over 200 statements-; and

Sec. 46. 13-B MRSA §1401, sub-§30 is enacted to read:

**30.** Report of name search. Report of name search as provided by section 301, subsection 5, \$10.

Sec. 47. 13-B MRSA §1402, sub-§1, as enacted by PL 1977, c. 525, §13, is amended to read:

1. Secretary of State to furnish copies. The Secretary of State shall furnish to any person a copy of any document filed under this Act or retained in file, having been filed under a predecessor to this Act; for locating, copying and certifying a document subsequent to its filing, the Secretary of State shall charge a fee of \$1 \$2 per page. The Secretary of State may reduce the fee for governmental bodies.

Sec. 48. 31 MRSA §152, sub-§1, ¶B, as amended by PL 1977, c. 319, §1, is further amended to read:

B. File for record the certificate in the office of the Secretary of State. The fee for filing said certificate shall be  $\frac{25}{5105}$ .

Sec. 49. 31 MRSA §175, sub-§5, ¶B, as amended by PL 1977, c. 319, §2, is further amended to read:

B. A certified copy of the order of court in accordance with subsection 4.

The fee for filing said certificate shall be \$25 \$155.

Sec. 50. 31 MRSA §181, sub-§§1 and 2, as enacted by PL 1973, c. 365, are amended to read:

1. Qualification. Any limited partnership heretofore or hereafter formed in accordance with the laws of another state shall be treated as having all of the attributes accorded by the laws of such other state, excepting the right to exercise any powers not exercisable by resident limited partnerships, and shall be qualified to transact business within this State, only after it shall have filed with the Secretary of State an attested copy of its current certificate of limited partnership as amended and filed in the state of its formation, together with a statement on forms prescribed or furnished by the Secretary of State signed and sworn to by a general partner setting forth its business address within this State and the name and address of an individual resident of this State upon whom process against such limited partnership may be served. The filing fee for such certified copy and statement shall be \$10 \$55.

2. Amendments. Any change in such limited partnership or its partners shall be effective within this State only after filing with the Secretary of State an attested copy of its amended certificate of limited partnership, and any change in its business address within this State or its resident agent for service of process shall be effective only after filing with the Secretary of State a certificate of such change signed and sworn to by a general partner, for each of which the filing fee shall be \$5 \$30.

#### PART M

Allocation. In order to provide for the necessary expenses of operation and administration of the Bureau of

#### CHAPTER 501

Alcoholic Beverages and the State Liquor Commission, the following amounts are allocated from the revenues derived from operations of the State Alcoholic Beverages Fund for the fiscal years ending June 30, 1990, and June 30, 1991, to carry out the purposes of this Act.

	1989-90	1990-91			
FINANCE, DEPARTMENT OF					
Alcoholic Beverages - General Operation					
Personal Services	\$845	\$845			
Provides funds for the reclassification of an Account Clerk I position to an Account Clerk II position as a result of a reorganization of duties.					
DEPARTMENT OF FINANCE TOTAL	\$845	\$845			
PART M TOTAL	\$845	\$845			
PART N					
Supplemental appropriations from the Gen- eral Fund. There are appropriated from the General Fund to the departments listed the following sums:					

1989-90 1990-91 ADMINISTRATION, DEPARTMENT OF Office of the Commissioner -Administration All Other (\$8,000) (\$8,000) Provides for the deappropriation of funds made available by making cost-saving efforts in the operations of the commissioner's office. DEPARTMENT OF ADMINISTRATION (\$8,000) (\$8,000)TOTAL AGRICULTURE, FOOD AND RURAL RESOURCES, DEPARTMENT OF Agricultural Production All Other (\$92,000) (\$92,000) Provides for the deappropriation of funds for the Aroostook Water and Soil Management Fund. An additional \$166,000 will be transferred into the General Fund from the dedicated revenue account. Marketing Services - Agriculture All Other (\$46,000) (\$46,000) Provides for the deappropriation of funds for the Agricultural Promotional Assistance

Matching Fund and the Agricultural Market Research

and Development Fund.

#### **PUBLIC LAWS, FIRST REGULAR SESSION - 1989**

	PUBLIC LAWS, FIRST	REGULAR SE	SSION - 1989		
DEPARTMENT OF AGRICULTURE, FOOD					
AND RURAL TOTAL	RESOURCES	(\$138,000)	(\$138,000)		
CORRECTION	S, DEPARTMENT OF				
Community Ba	sed Corrections				
All C	Other	(\$1,320,000)	(\$500,000)		
tion o reduct	les for the deappropria- f funds through the ion of the amount made ble for reimbursement to es.				
Correctional P	rogram Improvement				
All C	Other	(\$200,000)	(\$200,000)		
tion c	les for the deappropria- f funds made available for correctional Improvement am.				
DEPARTMENT TOTAL	OF CORRECTIONS	(\$1,520,000)	(\$700,000)		
DEFENSE AND DEPARTMENT	D VETERANS' SERVICES, OF				
Military Traini	ng and Operations				
Capita	al Expenditures	(\$71,302)	(\$90,761)		
tion o	les for the deappropria- f funds as a result of cost- methods within the ment.				
Veterans' Serv	ices				
All C	Other	(\$24,000)	(\$28,500)		
tion c	les for the deappropria- of funds as a result of cost- methods within the tment.				
-	ng and Operations				
All C	Other	(\$32,500)	(\$35,500)		
tion c	les for the deappropria- of funds as a result of cost- methods within the tment.				
Administration Management	- Maine Emergency Agency				
Capita	al Expenditures	(\$11,000)	(\$11,000)		
tion c saving	des for the deappropria- of funds as a result of cost- g methods within the tment.				
DEPARTMENT VETERANS'S TOTAL	C OF DEFENSE AND SERVICES	(\$138,802)	(\$165,761)		
	ND COMMUNITY NT, DEPARTMENT OF				
Business Deve	lopment				

(\$180,000)

(\$180,000)

All Other

#### **PUBLIC LAWS, FIRST REGULAR SESSION - 1989** CHAPTER 501 General Purpose Aid for Local Schools Provides for the deappropriation of funds through the reduction of funds made All Other (\$10,000,000)available for a small business assistance program in conjunc-Provides for the deappropriation with the University of tion of operating and program funds which will not be required Southern Maine. for the next biennium. **Business** Development DEPARTMENT OF EDUCATIONAL AND All Other (\$50,000) (\$50,000) CULTURAL SERVICES TOTAL (\$751,000)(\$10,696,000) Provides for the deappropria-ENVIRONMENTAL PROTECTION, tion of funds made available for business attraction programs, related promotional activities DEPARTMENT OF and printed materials. Water Quality Control Office of Tourism Positions (\$28.322) Personal Services All Other (\$1.000.000) (\$1,000.000)Provides for the deappropria-Provides for the deappropriation of funds through the deletion of a Biologist I tion of funds made available for regional tourism promotion, position. promotion of fall and winter seasons, programs to manage Land Quality Control tourism growth and various operating expenses. Positions Personal Services **(**\$78 377 Job Opportunity Zones All Other (4,000)All Other (\$330,000)TOTAL (\$32,322)Provides for the deappropria-Provides for the deappropriation of funds through the tion of funds made available for the Job Opportunity Zones deletion of an Environmental Program until the results of the Specialist II position. sunset evaluation is completed. Water Quality Control Office of Community Development All Other (\$30,000)(\$30,000)All Other (\$500,000)(\$500,000)Provides for the deappropria-Provides for the deappropriation of funds through the tion of funds through the reduction of laboratory analysis reduction of the amount grants costs. made available through the Economic Corridor Action Water Pollution Control Training Program Grant Program. All Other (\$17,000)(\$17,000) **Division of Development Policy** Provides for the deappropria-All Other (\$191,000) (\$194,000)tion of funds through reduced water pollution control training. Provides for the deappropriation of funds made available for Air Quality Control overseas trade shows and trade missions, research, grants, Capital Expenditures (\$12,500) (\$12,500) contracts and various operating expenses. Provides for the deappropriation of funds through the DEPARTMENT OF ECONOMIC AND elimination of capital COMMUNITY DEVELOPMENT equipment. (\$1,921,000) (\$2,254,000)TOTAL **Environmental Impact Studies** EDUCATIONAL AND CULTURAL SERVICES, DEPARTMENT OF Positions (-1)(-1)(\$21.3`35`) (\$28.312) Personal Services General Purpose Aid for Local Schools All Other (\$7,000) (\$7,000) (\$751,000)(\$696,000)TOTAL (\$28,335)(\$35,312)All Other Provides for the deappropria-Provides for the deappropriation of funds through the tion of state agency client funds which will not be required for elimination of a Geologist the next biennium. position from the Acid Rain

Impact Study.

Solid Waste	Management			Intermediate Care - Payments to Providers		
	tions onal Services	(-1) (\$27,377)	(-1) (\$27,377)	All Other	(\$65,000)	(\$193,000)
tion elimi	ides for the deappropria- of funds through the ination of a vacant stant Engineer position.			Provides for the deappropria- tion of funds available from the initiation of drug restrictions on recipients. The department shall continue its current policy		
DEPARTMEN PROTECTIO TOTAL	IT OF ENVIRONMENTAL N	(\$115,212)	(\$182,833)	of reimbursing pharmacies 95% of the wholesale price for drugs through January 1, 1991.		
EXECUTIVE	DEPARTMENT			Drugs for Maine's Elderly		
Office of Ener	rgy Resources			All Other	(\$82,000)	(\$232,000)
All	Other	(\$20,000)	(\$20,000)	Provides funds for the deappropriation of funds		
tion elimi	ides for the deappropria- of funds through the ination of the publication quarterly newsletter.			available from the initiation of drug restrictions on recipients. The department shall continue its current policy of reinbursing pharmacies 95% of the		
Planning Offi	ice			wholesale price from drugs through January 1, 1991.		
All	Other	(\$15,000)				
tion profe	ides for the deappropria- of funds to support essional contract services			State Supplement to Federal Supplemental Security Income		
	ield research in natural urce areas.			All Other	(\$500,000)	
Posit	n - Community Services	(-1)	(-1)	Provides for the deappropria- tion of funds which will be provided through the use of an unexpended balance in fiscal		
	onal Services	(\$24,740)	(\$22,655)	year 1988-89. Medical Come - Brutterets to Bruttleve		
tion	ides for the deappropria- of funds through the ination of one position.			Medical Care - Payments to Providers All Other	(\$2,000,000)	
EXECUTIVE TOTAL	DEPARTMENT	(\$59,740)	(\$42,655)	Provides for the deappropria- tion of funds which will be		
HUMAN SER	VICES, DEPARTMENT OF		. ,	provided through the use of an unexpended balance in fiscal year 1988-89.		
Medical Care	- Payments to Providers			DEPARTMENT OF HUMAN SERVICES		
All	Other	(\$308,000)	(\$730,000)	TOTAL	(\$2,955,000)	(\$1,155,000)
tion	ides for the deappropria- of funds available from the			INLAND FISHERIES AND WILDLIFE, DEPARTMENT OF		
recip	ation of drug restrictions on ients and an increase of in the copayment for			Atlantic Sea Run Salmon Commission		
presc depai	ription drugs. The rtment shall continue its			Personal Services All Other	(\$4,622) (6,400)	(\$4,627) (6,401)
pharr whole throu depai curre for d dispe alterr	ent policy of reimbursing macies 95% of the esale price for drugs ligh January 1, 1991. The rtment shall also review its ent reimbursement practices drugs, including the ensing fee, develop natives to lowering the probability of the prost its			Provides for the deappropria- tion of funds through the reclassification of a vacant Biologist IV position to a Biologist II position and the reduction in All Other expenses through cost-saving measures. DEPARTMENT OF INLAND FISHERIES		
findia to th	esale price and report its ngs and recommendations le Joint Standing Committee			AND WILDLIFE TOTAL	(\$11,022)	(\$11,028)
Finar	Appropriations and Icial Affairs by February 1900			MARINE RESOURCES, DEPARTMENT (	OF	
15, 1	.990.			Bureau of Marine Development		
				Personal Services	(\$4,000)	(\$8,000)

All Other Provides for the deappropria- tion of funds provided for 5	(10,000)	(10,000)	Provides for deappropriation of funds in order to fund higher priority supplemental items for other departmental activities.		
seasonal Conservation Aide positions.			Pineland Center		
DEPARTMENT OF MARINE RESOURCES TOTAL	(\$14,000)	(\$18,000)	All Other Capital Expenditures	(\$5,658) (33,184)	(\$5,658) (31,234)
MENTAL HEALTH AND MENTAL RETARDATION, DEPARTMENT OF			TOTAL	(\$38,842)	(\$36,892)
Administration - Mental Health and Mental Retardation			Provides for deappropriation of funds in order to fund higher priority supplemental items for other departmental activities.		
Capital Expenditures	(\$15,950)		Aroostook Residential Center		
Provides for deappropriation of funds in order to fund higher			All Other	(\$2,000)	(\$2,000)
priority supplemental items for other departmental activities.			Provides for deappropriation of funds in order to fund higher		
Fuel for Institutions - Mental Health and Mental Retardation			priority supplemental items for other departmental activities.		
All Other	(\$13,087)	(\$13,088)	Elizabeth Levinson Center		
Provides for deappropriation of			Capital Expenditures	(\$8,382)	(\$8,382)
funds in order to fund higher priority supplemental items for other departmental activities.			Provides for deappropriation of funds in order to fund higher priority supplemental items for		
Mental Health Services - Community			other departmental activities.		
All Other	(\$30,600)	(\$105,600)	Mental Health Services - Children		
Provides for deappropriation of funds in order to fund higher			All Other		(\$75,000)
priority supplemental items for other departmental activities.			Provides for deappropriation of funds in order to fund higher priority supplemental items for		
Unemployment Compensation - Mental Health and Mental Retardation			other departmental activities.		
Personal Services	(\$6,524)	(\$6,525)	DEPARTMENT OF MENTAL HEALTH AN MENTAL RETARDATION TOTAL	D (\$200,592)	(\$452,505)
Provides for deappropriation of funds in order to fund higher priority supplemental items for other departmental activities.			PROFESSIONAL AND FINANCIAL REGULATION, DEPARTMENT OF		
Augusta Mental Health Institute			Administration - Professional and Financial Regulation		
All Other Capital Expenditures	(\$23,000)	(\$60,000) (23,000)	Positions Personal Services All Other	(-1) (\$34,000) (15,000)	(-1) (\$36,000) (15,000)
TOTAL	(\$23,000)	(\$83,000)		(15,000)	(15,000)
Provides for deappropriation of funds in order to fund higher priority supplemental items for other departmental activities.			Provides for the transfer of an Attorney position and related expenses to the dedicated fund account.		
Bangor Mental Health Institute			DEPARTMENT OF PROFESSIONAL AND FINANCIAL REGULATION TOTAL	(\$49,000)	(\$51,000)
Capital Expenditures	(\$22,207)	(\$47,018)	PUBLIC SAFETY, DEPARTMENT OF	(,)	(***,***)
Provides for deappropriation of funds in order to fund higher priority supplemental items for other departmental activities.			Drug Unit - Maine State Police		
Mental Retardation Services - Community			Positions Personal Services All Other	(-2) (\$81,895) (17,047)	(-2) (\$82,896) (17,047)
All Other	(\$40,000)	(\$75,000)	TOTAL	(\$98,942)	(\$99,943)

Provides for the deappropriation of funds through the transfer of 2 Drug Agent positions from the General Fund to the dedicated fund account.

#### Safety Program

Positions Personal Services	(-1) (\$35,917)	(-1) (\$37,842)
Provides funds for the deappropriation of funds through the deletion of a Forensic Chemist position.		
DEPARTMENT OF PUBLIC SAFETY TOTAL	(\$134,859)	(\$137,785)
PART N Total	(\$8,016,227)	(\$16,012,567)

#### PART O

Sec. 1. 3 MRSA §2, first ¶, as amended by PL 1987, c. 816, Pt. KK, §1, is further amended to read:

Each member of the Senate and House of Representatives, beginning with the first Wednesday of December 1988 1990 and thereafter, shall receive \$9,900 \$10,500 in the first year and \$6,600 \$7,500 in the 2nd year of each biennium, and shall be paid for travel at each legislative session once each week at the same rate per mile to and from his that Legislator's place of abode as state employees receive, the mileage to be determined by the most reasonable direct route, except that Legislators may be reimbursed for tolls paid for travel on the Maine Turnpike provided they have a receipt for payment of the tolls, such tolls to be reimbursed when Legislators use the Maine Turnpike in traveling to and from sessions of the Legislature or in performance of duly authorized committee assignments. Each Legislator is entitled to mileage on the first day of the session, and such amounts of his salary and expenses at such times as the Legislature may determine during the session, and the balance at the end thereof.

Sec. 2. 3 MRSA §2, 3rd ¶, as amended by PL 1985, c. 693, §5, is further amended to read:

Each member of the Senate and House of Representatives shall be entitled to a meal allowance in the amount of  $\frac{226}{32}$  \$32 and a housing allowance in the amount of  $\frac{334}{338}$ for each day in attendance at sessions of the Legislature and for each day he the member occupies overnight accommodations away from home either immediately preceding or immediately following attendance at daily sessions of the Legislature. In lieu of the meal and housing allowance, each member shall be entitled to a daily meal allowance in the amount of \$26 \$32 and actual daily mileage allowances in an amount up to but not exceeding \$34 \$38 per day. Each member of the Senate shall also receive an annual allowance for constituent services in the amount of \$1,000, \$650 of which shall be received at the start of each regular session and \$350 of which shall be received in the month following adjournment of the regular session. Each member of the House of Representatives shall also receive an annual allow-

#### PUBLIC LAWS, FIRST REGULAR SESSION - 1989

ance for constituent services in the amount of  $\frac{5500}{5500}$   $\frac{5750}{5500}$ ,  $\frac{5500}{5500}$  of which shall be received at the start of each regular session and  $\frac{5250}{500}$  of which shall be received in the month following adjournment of the regular session.

Sec. 3. 3 MRSA §2, 6th ¶, as amended by PL 1985, c. 693, §5, is further amended to read:

In addition to the salary paid for the first and 2nd regular sessions of the Legislature, when a special session is called, the members of the Senate and House of Representatives shall each be paid \$55 compensated \$100 for every day's attendance, expenses and mileage as aforesaid pursuant to this section.

Sec. 4. 3 MRSA §2, 8th ¶, as amended by PL 1985, c. 693, §5, is further amended to read:

The member of the Penobscot Indian Tribe Nation and the member of the Passamaquoddy Indian Tribe elected to represent his tribe their tribes at the Legislature shall receive a compensation of 100 for each day's attendance during the first and 2nd regular sessions and allowance for meals, constituent service, housing and travel expenses as any other member of the Senate and House of Representatives for attendance at each legislative session. For the duration of any special session of the Legislature, they shall receive the same allowances, including housing, meal and travel expenses, as any other member of the Senate and House of Representatives.

**Sec. 5. 3 MRSA §2, 10th** ¶, as amended by PL 1985, c. 693, §5, is further amended to read:

The President of the Senate, the Speaker of the House of Representatives, the floor leaders and their assistants and members of a committee, with the approval of the President of the Senate or the Speaker of the House of Representatives as to members of a committee, may also meet on days when the Legislature is not in daily session at any convenient location within the State. Each member of the Senate and House of Representatives shall receive \$55 for every day's attendance when meetings or daily sessions are held, a meal allowance in the amount of \$26 \$32 and a housing allowance whereby actual lodging expenses will be reimbursed at the single-room rate, provided that a receipt is submitted to the Executive Director of the Legislative Council for each day in attendance at such meetings or daily sessions and for each day he that member occupies overnight accommodations away from home either immediately preceding or immediately following attendance at daily sessions of the Legislature and actual daily mileage allowances which shall be paid at the same rate paid to state employees. In lieu of the meal and housing allowance, each member shall be entitled to a daily meal allowance in the amount of \$26 \$32 and actual daily mileage allowances.

**Sec. 6. 3 MRSA §2, 12th** ¶, as amended by PL 1985, c. 693, §5, is further amended to read:

If a member of the Legislature dies or otherwise vacates the office, the successor is entitled to a salary from the date of seating, computed as follows: One two hundred

and eighty ten dollars per week times the number of weeks remaining in the calendar year if the vacancy occurs in the first year and  $\frac{120}{150}$  per week for the number of weeks remaining in the calendar year if the vacancy occurs in the 2nd year.

Sec. 7. 3 MRSA §162-B, as enacted by PL 1983, c. 862, §§5 and 6, is amended to read:

#### §162-B. Salaries of constitutional officers

Notwithstanding any other provisions of law, the salaries of the following state officials shall be at the salary ranges indicated in this section. At the time of initial appointment, the salary of the Secretary of State, the State Auditor and the Treasurer of State shall be set at the first step Step C of the official's respective range. At the time of initial appointment, the salary salaries of the Attorney General and the State Auditor shall be set at Step E of his their salary range ranges. The Legislative Council may adjust the salary of each official by one step for each year of continuous service after the initial appointment to office.

The salary ranges shall be as provided by law for confidential employees who take the salary increase option instead of state payment of retirement contribution. No other state salary may be paid. These officials are not eligible for state payment of employee retirement contributions.

1. Range 88. The salary of the following state officials and employees shall be within salary range 87 88, but shall not exceed be less than Step G C in that range:

- A. Secretary of State; and
- B. Treasurer of State.

2. Range 89. The salary of the State Auditor shall be within salary range 88 89, but shall not exceed be less than Step G  $\underline{E}$  in that range.

3. Range 91. The salary of the Attorney General shall be within salary range 90  $\underline{91}$ , but shall not be less than Step E and shall not exceed Step G in that range.

Sec. 8. 3 MRSA §801, sub-§1-A is enacted to read:

1-A. Waiver provision. Any Legislator may petition the presiding officer for a waiver from the membership provisions of subsection 1 if it can be demonstrated that membership in the Maine Legislative Retirement System will create or exacerbate a Legislator's federal income tax liability due to the ownership of another retirement plan. The Office of the Executive Director of the Legislative Council shall provide assistance as requested by the Legislator or presiding officer. The presiding officer shall respond to the Legislator's petition within 30 days and shall provide copies of the decision to the Executive Director of the Legislative Council and the Executive Director of the Maine State Retirement System. Sec. 9. 4 MRSA §4, sub-§2, as amended by PL 1983, c. 863, Pt. B, §§5 and 45, is repealed and the following enacted in its place:

2. Associate justice; salary. Each Associate Justice of the Supreme Judicial Court shall receive a salary as follows:

A. For fiscal years 1989-90 and 1990-91, \$77,300; and

B. Effective December 3, 1990, for fiscal year 1990-91, and thereafter, \$80,392.

Sec. 10. 4 MRSA §4, sub-§2-A is enacted to read:

2-A. Cost-of-living adjustment. Effective July 1, 1991, and every July 1st thereafter, the State Court Administrators shall adjust the salaries of the State's associate justices and associate judges by any percentage change in the Consumer Price Index from January 1st to December 31st of the previous year, but only to a maximum increase of 4%. The State Court Administrator shall determine the cost of these adjustments; notify the State Budget Officer and the Director of the Office of Fiscal and Program Review of these costs; and include them in the Judicial Department's budget requests, as necessary. For purposes of this subsection, "Consumer Price Index" means the Consumer Price Index for Urban Wage Earners and Clerical Workers: United States City Average, All items, 1967=100, as compiled by the United States Department of Labor, Bureau of Labor Statistics or, if the index is revised or superseded, the Consumer Price Index shall be the index represented by the Bureau of Labor Statistics as reflecting most accurately changes in the purchasing power of the dollar by consumers.

Sec. 11. 4 MRSA §6-B, as amended by PL 1983, c. 416, §1, is further amended to read:

#### §6-B. Per diem compensation for Active Retired Justices of the Supreme Judicial Court

Any Active Retired Justice of the Supreme Judicial Court, who performs judicial service at the direction and assignment of the Chief Justice of the Supreme Judicial Court, shall be compensated for those services at the rate of  $\frac{575 \text{ } 150}{\text{ } 5150}$  per day or  $\frac{545 \text{ } 990}{\text{ } 990}$  per 1/2 day, provided that the total per diem compensation and retirement pension received by an Active Retired Justice of the Supreme Judicial Court in any calendar year may does not exceed the annual salary of a Justice of the Supreme Judicial Court.

Sec. 12. 4 MRSA §102, sub-§2, as amended by PL 1983, c. 863, Pt. B, §§6 and 45, is repealed and the following enacted in its place:

2. Associate justice; salary. Each Justice of the Superior Court shall receive a salary as follows:

<u>A.</u> For fiscal years 1989-90 and 1990-91, \$73,100; and B. Effective December 3, 1990, for fiscal year 1990-91, and thereafter, \$76,024.

Sec. 13. 4 MRSA §102, sub-§2-A is enacted to read:

**2-A.** Cost-of-living adjustment. The salaries of the associate justices shall be adjusted as established in Title 4, section 4, subsection 2-A.

Sec. 14. 4 MRSA §104-A, as amended by PL 1983, c. 416, §2, is further amended to read:

## §104-A. Per diem compensation for Active Retired Superior Court Justices

Any Active Retired Justice of the Superior Court, who performs judicial service at the direction and assignment of the Chief Justice of the Supreme Judicial Court, shall be compensated for those services at the rate of \$75\$150 per day or \$45 \$90 per 1/2 day, provided that the total per diem compensation and retirement pension received by an Active Retired Justice of the Superior Court in any calendar year may does not exceed the annual salary of a Justice of the Superior Court.

Sec. 15. 4 MRSA §157, sub-§4, as repealed and replaced by PL 1983, c. 863, Pt. B, §§7 and 45, is repealed and the following enacted in its place:

**4.** Associate judge; salary. Each Associate Judge of the District Court shall receive a salary as follows:

A. For fiscal years 1989-90 and 1990-91, \$70,176; and

B. Effective December 3, 1990, for fiscal year 1990-91, and thereafter, \$72,983.

Sec. 16. 4 MRSA §157, sub-§4-A is enacted to read:

4-A. Cost-of-living adjustment. The salaries of the associate judges shall be adjusted as established in Title 4, section 4, subsection 2-A.

Sec. 17. 4 MRSA §157-D, as enacted by PL 1983, c. 853, Pt. C, §§13 and 18, is amended to read:

#### §157-D. Active retired judges; compensation

Any Active Retired Judge of the District Court, who performs judicial service at the direction and assignment of the Chief Judge of the District Court, shall be compensated for those services at the rate of \$75 \$150 per day or \$45 \$90 per 1/2 day, provided that the total per diem compensation and retirement pension received by an Active Retired Judge of the District Court in any calendar year may does not exceed the annual salary of a Judge of the District Court.

Sec. 18. 30-A MRSA §255, sub-§1, as enacted by PL 1987, c. 737, Pt. A, §2 and Pt. C, §106 and as amended

by PL 1989, c. 6; c. 9, \$2; and c. 104, Pt. C, \$\$8 and 10, is repealed and the following enacted in its place:

1. Annual salary. The District Attorney for each of the prosecutorial districts shall be within salary range 90 with the step within that salary range to be determined by the Attorney General, subject to the approval of the Governor.

Sec. 19. 30-A MRSA §255, sub-§§3 and 4, as enacted by PL 1987, c. 737, Pt. A, §2 and Pt. C, §106 and as amended by PL 1989, c. 6; c. 9, §2; and c. 104, Pt. C, §§8 and 10, are repealed.

Sec. 20. 30-A MRSA §272, sub-§3, as enacted by PL 1987, c. 737, Pt. A, §2 and Pt. C, §106 and as amended by PL 1989, c. 6; c. 9, §2; and c. 104, Pt. C, §§8 and 10, is repealed and the following enacted in its place:

3. Compensation. The compensation of deputy and assistant district attorneys shall be fixed by the district attorney, subject to the approval of the Attorney General and the Governor. For purposes of compensation and benefits, deputy and assistant district attorneys shall be treated comparably to assistant attorneys general.

Sec. 21. 30-A MRSA §272, sub-§6, as enacted by PL 1987, c. 737, Pt. A, §2 and Pt. C, §106 and as amended by PL 1989, c. 6; c. 9, §2; and c. 104, Pt. C, §§8 and 10, is repealed.

Sec. 22. Effective date. Sections 7, 9, 10, 11, 12, 13, 14, 15, 16 and 17 shall take effect on December 3, 1990.

## PART P

Sec. 1. 4 MRSA §116, as amended by PL 1987, c. 339, §1, is further amended by adding at the end a new paragraph to read:

Funds received by the clerk as bail in criminal cases shall be deposited daily in a special interest-bearing account. Interest accrued in such an account shall be the property of and shall accrue to the State. The forfeiture and setoff of bail shall be as otherwise provided by law.

Sec. 2. 4 MRSA §157, sub-§1, ¶A, as amended by PL 1987, c. 349, Pt. H, §1, is further amended to read:

A. The Governor, subject to review by the joint standing committee of the Legislature having jurisdiction over judiciary and to confirmation by the Legislature, shall appoint to the District Court 9 judges at large and  $\frac{15}{16}$  judges. At least one judge shall be appointed in each district who shall be a resident of the district, except that in District 3 there shall be 2 judges appointed who shall be residents of the district <u>6</u> there shall be 2 judges appointed who shall be z judges appointed who shall be residents of the district <u>9</u> there shall be 2 judges appointed who shall be residents of the district <u>9</u> there shall be 2 judges appointed who shall be residents of the district. Each District Court Judge shall have a term of office of 7 years.

To be eligible for appointment as a District Judge, a person shall be a member of the bar of the State. The term "District Judge" shall include the Chief Judge, Deputy Chief Judge, the judges appointed from the districts and the judges at large.

**Sec. 3. 4 MRSA §163, sub-§1,** as amended by PL 1987, c. 339, §2, is further amended to read:

1. District Court funds. Except as otherwise provided by law, all fines, bail forfeitures and fees collected in any division of the District Court shall be paid to the clerk thereof, who shall deposit them in a special account within 72 hours of their receipt. Once each month, he the clerk shall remit such sums to the Treasurer of State, who shall credit them to the General Fund. At the same time, he the clerk shall remit such sums as have been collected in accordance with section 1057. Funds received by the clerk as bail in criminal cases shall be deposited daily in a special interestbearing account. Interest accrued in the account shall be the property of and shall accrue to the State. The forfeiture and setoff of bail shall be governed as otherwise provided by law.

The court shall file a monthly report with the State Auditor itemizing the amount of fines imposed and to whom each is payable.

Sec. 4. 4 MRSA §556, 2nd ¶ is amended to read:

Proceeds of all sales of property made under the judgment or decree of the Supreme Judicial Court or of the Superior Court and any and all other sums of money from whatever source derived in civil proceedings coming into the custody of the Supreme Judicial Court or of the Superior Court shall be deposited in such depository as the court having custody of such money shall designate, and shall be withdrawn therefrom upon order of the clerk of courts, countersigned by any Justice of the Supreme Judicial Court or of the Superior Court. Any justice of either of said the courts shall designate some proper depository for the funds referred to and such designation shall be minuted on the docket of the court. Clerks of courts in the several counties shall keep a regular record containing the account of such funds showing the deposits and all accumulations thereof and the amounts withdrawn therefrom, specifying the date of such withdrawal and the case to which such matters relate. All deposits shall be in the name of the incumbent beneficiary with the clerk of eourts court designated as custodian.

Sec. 5. 4 MRSA §556, last ¶, as repealed and replaced by PL 1975, c. 735, §11, is amended to read:

Whenever any of these funds are ordered by the courts to be paid to a person entitled to same these funds,  $\frac{1}{2}$  of the accrued interest, if any, shall be paid to the Treasurer of State, and the other  $\frac{1}{2}$  paid to the claimant all accrued interest shall be paid to the claimant less a 5% fee based on the total proceeds, unless otherwise ordered by the court. Whenever any of these funds remain unclaimed for 20 years from the date when payable under the court judgment or decree, the clerk shall obtain an order from the court, under whose judgment or decree these funds were placed in his the clerk's custody, that a comprehensive abstract of the

facts be advertised for 3 weeks successively in a newspaper of general circulation published in the county, and if no one appears to claim these funds within 60 days after date of the last publication, the same <u>funds</u> shall become forfeited to the State and be paid by the clerk to the Treasurer of State. That portion of this section providing for the forfeiture of unclaimed funds shall apply to funds held by the clerk of courts for 20 years or more prior to September 16, 1961.

Sec. 6. 5 MRSA §7-A, as enacted by PL 1983, c. 477, Pt. E, Sub-Pt. 20, is repealed and the following enacted in its place:

#### §7-A. Assignment of vehicles

Notwithstanding any other provision of law, all assignments of state-owned vehicles to individual employees will terminate effective August 1, 1983. The Governor may establish such criteria as the Governor deems appropriate relative to the assignment of all state-owned vehicles. It is the intent of the Legislature that no state-owned vehicle may be assigned to or used exclusively by any individual employee other than those instances where the Governor deems such assignment and use to be clearly necessary in order to carry out programs that have been approved by the Legislature.

<u>1. Garaging vehicles off state grounds. Under no circumstances may any state employee garage a state vehicle at the individual's residence, except as provided:</u>

A. A vehicle may be temporarily garaged off state grounds when it is being used to transport state employees while on overnight travel;

B. State vehicles may be temporarily garaged off state grounds after the late conclusion of a day's work;

C. State vehicles may be temporarily garaged off state grounds in order to allow an employee to take a vehicle home when the next day's assignment will require the use of the vehicle for travel beyond and in the same general direction as the employee's residence;

D. A vehicle may be temporarily garaged off state grounds when certified by the Bureau of Public Improvements that there is no space available on state grounds or certified by the Department of Public Safety that the space available does not provide adequate protection for the vehicle; or

2. Individual assignment of vehicles. Assignment of a state vehicle to an individual employee will be made only when that assignment is clearly necessary and meets one or more of the following criteria:

A. Sworn law enforcement personnel with powers of arrest regularly assigned to field duty;

B. Field personnel directly concerned with the maintenance and operation of highway facilities who are frequently called for emergency duty at other than regular working hours;

C. Employees identified by the Governor, the Commissioner of Public Safety, the Commissioner of Defense and Veterans' Services or the Commissioner of Transportation to be available for call beyond the normal workday on a regular basis to protect the public safety;

D. Employees who are officially headquartered at their residences and carry unusual materials or equipment which make up an integral part of the employee's ability to perform the employee's job function on a regular basis and would be dangerous, unsanitary or too large to carry in that employee's personal vehicle; or

E. Employees who are officially headquartered at their residences provided the department head determines annually that the assignment is more effective than reimbursement for mileage.

The Governor may also establish criteria for the transfer of vehicles from department to department in order to meet priority operational needs.

Sec. 7. 5 MRSA §131 is amended to read:

#### §131. Departmental collections

Every department and agency of the State, whether located at the Capitol or not, collecting or receiving public money, or money from any source whatsoever, belonging to or for the use of the State, or for the use of any state department or agency, shall pay the same immediately into the State Treasury, without any deductions on account of salaries, fees, costs, charges, expenses, refunds, claims or demands of any description whatsoever. The Bureau of Parks and Recreation shall be allowed to refund daily use and camping fees based on the Bureau of Parks and Recreation standard refund policies. Any department or agency may deposit such money to the credit of the State upon communicating with the Treasurer of State and receiving from him the Treasurer of State instructions as to what state depository may be used for that purpose and in every such case, the depositor shall send to the Treasurer of State a statement of the deposits certified by the bank receiving it. This section shall not apply to county or town officers.

Sec. 8. 5 MRSA §955, last  $\P$ , as amended by PL 1987, c. 731, §8, is further amended to read:

The director shall work with the Bureau of Employee Relations, the State Employee Health Commission established in section 285-A, and other labor management groups to maximize the involvement of state employees and their representatives in the planning and execution of all programs under the charge of the bureau, including, but not limited to, the health insurance issues, the employee assistance program and the planning and use of the State Employee Health Internal Service Fund Dedicated Revenue Account. Sec. 9. 5 MRSA §956, first ¶, as enacted by PL 1985, c. 785, Pt. C, §1, is amended to read:

The Bureau of State Employee Health Internal Service Fund Dedicated Revenue Account is established to include appropriations made to the bureau, funds transferred to the bureau from within the department, funds from the administrative allowance provided in section 286, funds from the reserve fund provided in section 1731, funds received for special services provided to state agencies and employees and funds from operational charges levied upon state agencies.

Sec. 10. 5 MRSA §1515, sub-§3 is enacted to read:

3. Carry-forward. Any funds appropriated to the Corporate Income Tax Investment Credit Fund program shall not lapse, but shall be carried forward until June 30, 1991. These funds shall be used to offset the credits established in Title 36, section 5219-C.

Sec. 11. 5 MRSA §1516 is enacted to read:

#### §1516. Blaine House Renovations and Repairs Fund

1. Blaine House Renovations and Repairs Fund. There is created the Blaine House Renovations and Repairs Fund which shall be used solely for capital improvements, renovations and repairs to the Blaine House.

2. Nonlapsing fund. Any unexpended funds appropriated by the Legislature to implement the purposes of this chapter shall not lapse, but shall be carried forward. Any funds in excess of \$100,000 shall be transferred to the General Fund.

Sec. 12. 5 MRSA §1664, 3rd ¶, as amended, is further amended to read:

Part 2 shall embrace the detailed budget estimates both of expenditures and revenues as provided. It shall include statements of the bonded indebtedness of the State Government showing the debt redemption requirements, the debt authorized and unissued and the condition of the sinking funds. It shall contain any statements relative to the financial plan which the Governor-elect, or the Governor, may deem desirable, or which may be required by the Legislature, and shall contain the analysis and statement required by section 1665, paragraph C.

Sec. 13. 5 MRSA §1665, as amended, is repealed and the following enacted in its place:

### §1665. Budget estimates

1. Expenditure and appropriation requirements. On or before September 1st of the even-numbered years, all departments and other agencies of the State Government and corporations and associations receiving or desiring to receive state funds under the provisions of law shall prepare, in the manner prescribed by and on blanks furnished them by the State Budget Officer, and submit to the officer esti-

mates of their expenditure and appropriation requirements for each fiscal year of the ensuing biennium contrasted with the corresponding figures of the last completed fiscal year and the estimated figures for the current fiscal year. The expenditure estimates shall be classified to set forth the data by funds, organization units, character and objects of expenditure. The organization units may be subclassified by functions and activities, or in any other manner, at the discretion of the State Budget Officer.

2. Inclusion in estimate. In preparing budget estimates pursuant to this section, the Department of Human Services, the Department of Mental Health and Mental Retardation, the Department of Corrections, and the Executive Department, Division of Community Services shall include in their proposed current services budget estimates:

> A. The amount necessary to cover projected increases in costs attributable to contracted social services which are to be continued at current levels, based on the United States Consumer Price Index established by the United States Department of Labor, Bureau of Labor Statistics; or

B. A statement identifying the specific services that are to be eliminated or reduced in the event that funds are not budgeted to continue all contracted social services at current levels. The statement shall indicate which categories of clients and geographic areas will be affected.

The analysis and statement required by this subsection shall be included in the state budget document pursuant to section 1664.

3. Tentative revenue estimates. Tentative revenue estimates prepared by the State Budget Officer during the month of September of the even-numbered years shall be revised by this officer during the following November for inclusion in the budget. The revenue estimates shall be classified so as to show the income by organization units, sources and funds, or in any other manner, at the discretion of the State Budget Officer.

4. Additional data. Upon receipt of the budget estimates submitted in accordance with this section, the State Budget Officer may require the heads of departments and other agencies of the State Government and officers of organizations and associations receiving or desiring to receive state funds under the provisions of law to appear before said officer and present such additional data in support of their budget estimates as said officer may deem necessary.

Sec. 14. 5 MRSA §1731, as repealed and replaced by PL 1985, c. 785, Pt. C, §2, is amended to read:

#### §1731. Reserve fund for self-insured retention losses

A reserve fund, in this chapter called the "fund," is created to indemnify the State for self-insured retention losses and related loss adjustment expenses from those perils insured against under a deductible or self-insured retention program, as recommended by the director and approved by the commissioner. With the approval of the commissioner, the fund may be used for loss prevention programs administered by either the Risk Management Division or the Bureau of State Employee Health. The total amount of the fund provided for loss prevention programs in any given year may not exceed 5% of the fund as of July 1st of that fiscal year. The fund shall be a continuing fund and shall not lapse. Funds provided from the reserve fund to the Bureau of State Employee Health shall be similarly nonlapsing and shall be carried forward through the Bureau of State Employee Health Internal Service Fund Dedicated Revenue Account.

With the approval of the commissioner, up to 15% of the unreserved amount of the fund as of July 1, 1989, may be used for the initial capitalization of the Workers' Compensation Management Fund established by section 1833.

Sec. 15. 5 MRSA §1752 is enacted to read:

#### §1752. Centrally leased space and food vending

The Bureau of Public Improvements may establish a dedicated revenue account for the management of space leased by the bureau for state offices and facilities. Charges levied to state agencies for centrally leased space shall be deposited to the dedicated revenue account. A dedicated revenue account may be established for operations related to food vending services.

#### Sec. 16. 5 MRSA §1833 is enacted to read:

#### §1833. Workers' Compensation Management Fund

The Workers' Compensation Management Fund is established to provide for any expenses related to the resolution of workers' compensation claims including: records and information management; investigation; medical review; representation; rehabilitation; payment of compensation; appropriate medical expenses and other payments required by the Workers' Compensation Commission; the settlement of cases; and other necessary expenses.

The fund shall be an internal service fund. The fund shall be a continuing fund and shall not lapse. The treasurer shall credit interest earned to the fund.

1. Capitalization; premiums. The fund shall be capitalized by legislative appropriations, payment from state departments and agencies and by other appropriate means.

All state departments and agencies shall make premium payments to the fund at the beginning of each quarter based on charges to user departments. Premiums charged to user departments shall be based on an analysis of the loss experience of each department, the reserve requirements related to departmental loss experience and the recovery of expenses as authorized in this section as related to each user department. Each department shall allocate the premium charge based on an analysis of the loss experience of each account or subdivision of account within the department. Premiums charged shall be sufficient to ensure the continuation of the fund and shall be set by the commissioner. Funds received from the reserve fund for self-insured retention losses under section 1731 shall be repaid to that reserve fund through premiums charged except that, on the request of the commissioner, the Governor may waive repayment to the reserve fund when warranted and necessary.

2. Transitional clause. The Workers' Compensation Management Fund shall be effective July 1, 1989, to assist departments and agencies as approved by the commissioner. Central payment of workers' compensation management expenses shall not take effect until October 2, 1989. Initial quarterly premium payments shall be due to the fund on September 15, 1989.

By December 1, 1989, the commissioner shall inform the Commissioner of Finance, the State Budget Officer and any affected department or agency of the probability of increased premium charges for the remainder of the biennium. Thereafter, the commissioner shall provide notice of premium charges to the State Budget Officer and departments and agencies so that the charges may be incorporated in the normal budgetary process.

Agencies that do not have sufficient funding to pay the required premium charges shall request funds from the Second Regular Session of the 114th Legislature.

Sec. 17. 5 MRSA §1890-B is enacted to read:

§1890-B. Misuse of information systems

1. Violation. No person may knowingly use any computer information system operated by any state department or agency for any political purposes.

2. Penalty. A violation of subsection 1 is a Class C crime.

3. Definition. For the purpose of this section, "political purposes" include any reportable activity under Title 21-A, chapter 13.

Sec. 18. 5 MRSA §3305, sub-§1, ¶C, as amended by PL 1987, c. 534, Pt. A, §§9 and 19, is further amended to read:

C. Conduct, in conjunction with the Department of Economic and Community Development, continuing economic analysis of the economy and resources of the State, including economic forecasting, and collect and collate all pertinent data and statistics relating thereto and assist the Governor, the Legislature and the various state departments in formulating economic goals and programs and policies to achieve such goals. These data and statistics, including census information, shall be made available to the Legislature upon request.

(1) All state agencies shall cooperate with the State Planning Office with respect to the provisions of this paragraph.

(2) In implementing this paragraph, the State Planning Office may use secondary data made available to the office by other state agencies or other organizations;

Sec. 19. 5 MRSA §7036, sub-§2, as enacted by PL 1985, c. 785, Pt. B, §38, is repealed and the following enacted in its place:

2. Develop training programs. Provide for a statewide coordinated training and organizational development system and services; develop and implement training programs to ensure that managers and supervisors have the skills and knowledge needed to manage people effectively; provide career and professional development programs for employees; provide state agencies with organizational development and management consulting services; and provide technical assistance and other programs for training and organizational development.

A. The director may employ staff and contract for professional services as necessary to develop and conduct training, organizational development and managerial development programs.

B. Charges may be made to state agencies for programs and services provided. Any rate schedule recommended by the director shall be reviewed by the Policy Review Board and be subject to the approval of the commissioner.

C. The Training and Organizational Development Fund is established as a dedicated revenue account fund for the purposes of this subsection.

D. No expenditures may be made from the Training and Organizational Development Fund for the purpose of providing any state employee, elected official or appointee with training intended specifically to enhance and promote their image as an individual without the authorization of the Governor.

Sec. 20. 5 MRSA c. 502 is enacted to read:

#### CHAPTER 502

#### COMMUNITY-BASED AIDS ORGANIZATIONS

#### §19251. Definitions

As used in this chapter, unless the context indicates otherwise, the following terms have the following meanings.

<u>1. Bureau. "Bureau" means the Department of</u> Human Services, Bureau of Health.

2. Community-based AIDS organization. "Community-based AIDS organization" means a nonprofit community organization whose primary purpose is to provide educational information on HIV-related illnesses, support to persons with HIV-related illnesses and assistance to families and others providing care and support to persons with HIV-related illnesses.

**3.** Fiscal agent. "Fiscal agent" means an incorporated community organization, agency or institution designated by a community-based AIDS organization and authorized by the bureau to receive and distribute grants to that community-based AIDS organization.

4. Statewide AIDS alliance. "Statewide AIDS alliance" means a statewide coalition of community-based AIDS organizations having at least one representative from each member organization.

#### §19252. Authorization for expenditure of funds

The bureau may make grants to community-based AIDS organizations or fiscal agents for the purposes of maintaining a statewide network of volunteer organizations that are members of a statewide AIDS alliance and supporting the work of those organizations.

1. Grants. Grants shall be made according to rules adopted by the bureau. In order to be eligible for a grant, the applicant must match state funds, in a percentage to be determined by the bureau, from community contributions of cash or contributions in kind.

2. Award of grants. Grants awarded shall be based on submission to the bureau of an annual plan which includes, but is not limited to, community education, materials and ongoing operations of the organization.

3. Distribution of grants. Grants shall be awarded to support existing community-based AIDS organizations and to assist the establishment of new community-based AIDS organizations. The bureau shall award the first grant no later than October 1, 1989.

4. <u>Consultation with statewide AIDS alliance</u>. The bureau shall seek the advice of a statewide AIDS alliance regarding the distribution of grants before any grants are awarded.

#### §19253. Fiscal agents

A fiscal agent receiving grants under this chapter shall act only in an administrative capacity to receive and distribute grant money to the nonprofit community organization, as described in the rules promulgated by the bureau for regulating the local administration of these programs.

#### §19254. Rules

The bureau shall adopt rules, pursuant to the Maine Administrative Procedure Act, chapter 375, which are necessary for the implementation of this chapter including, but not limited to, program and administrative standards.

Sec. 21. 12 MRSA §6022, sub-§10, as enacted by PL 1977, c. 661, §5, is amended to read:

10. Ecological impact. The commissioner shall advise the United States Army Corps of Engineers, the Maine Department of Transportation, the Department of Environmental Protection and appropriate state agencies on

the ecological effects of dredging, filling and depositing of soil or otherwise altering coastal wetlands, whether these actions will affect adversely estuarine or marine fisheries and what mitigation or compensatory measures are available. The commissioner shall also recommend to these agencies whether dredging, filling or otherwise altering coastal wetlands is permitted under current state and federal wetland rules and regulations.

Sec. 22. 20-A MRSA §2, sub-§3, as enacted by PL 1987, c. 821, is amended to read:

3. Mandated programs. Any legislation containing a state mandate enacted by the Legislature after January 1, 1989, which requires additional funding, shall contain provisions for full funding by the State for 2 years, after which the legislation shall contain full funding through the School Finance Act of 1985, as amended. The funding requirements to implement the mandate must be identified. Any such legislation for which full state funding is not provided may not be enacted.

State mandates are defined as any state-initiated or statutory action that requires a local school administrative unit to establish, expand or modify its activities in such a way as to necessitate additional expenditures from local revenues, excluding any order issued by a state court or any legislation necessary to comply with a federal mandate.

This <u>chapter subsection</u> is repealed on June 30, <u>1992</u> <u>1994</u>, unless reviewed and extended by specific Act of the Legislature.

Sec. 23. 20-A MRSA §13451, sub-§3, as amended by PL 1987, c. 816, Pt. KK, §17, is further amended to read:

3. Payment by State. The State through the Maine State Retirement System shall pay  $\frac{15\%}{20\%}$  of only the retired teacher members' share of this insurance.

Sec. 24. 22 MRSA §309, sub-§7 is enacted to read:

7. Intermediate care facilities. The department shall give preference when awarding a certificate of need for new nursing home facilities to those homes being proposed to be constructed in communities with populations of 4,000 or more and that do not currently have a nursing home.

Sec. 25. 22 MRSA §1699 is enacted to read:

#### <u>§1699. Community-based heart attack and stroke preven-</u> tion\_programs

<u>1. Heart attack and stroke prevention programs;</u> establishment. The Bureau of Health shall establish a program to develop heart attack and stroke prevention programs in communities and regions throughout the State. The community programs shall:

A. Provide public education to schools, community groups and workplaces about cardiovascular risks;

B. Provide blood pressure and cholesterol screening, referral and follow-up to the general public and workforce populations; and

C. Provide smoking cessation programs for community members wishing to quit.

2. Training; funding. The bureau shall provide training for communities in program development, conduct a statewide public awareness program about cardiovascular risks, allocate matching funds for community program operation and periodically evaluate program effectiveness.

3. Rules. The bureau shall adopt rules in accordance with the Maine Administrative Procedure Act, Title 5, chapter 375, for distribution of funds to communities no later than 90 days after the effective date of this section; awards to communities shall begin no later than 180 days after the effective date of this section. The rules shall include a requirement that funded programs follow accepted quality control standards and be periodically reviewed by organizations with experience in and knowledge of heart attack and stroke prevention.

Sec. 26. 22 MRSA §3086, sub-§1, as enacted by PL 1987, c. 494, is repealed and the following enacted in its place:

**1. Head injury.** "Head injury" means an insult to the brain resulting directly or indirectly from trauma, anoxia, vascular lesions or infection, which:

A. Is not of a degenerative or congenital nature;

B. Can produce a diminished or altered state of consciousness resulting in impairment of cognitive abilities or physical functioning;

C. Can result in the disturbance of behavioral or emotional functioning;

D. Can be either temporary or permanent; and

E. Can cause partial or total functional disability or psychosocial maladjustment.

Sec. 27. 22 MRSA §3784, sub-§7, as enacted by PL 1987, c. 856, §§7 and 10, is amended to read:

**7. Effective date; sunset.** Notwithstanding any other provision of law, this section shall take effect on January 1, 1989 and shall be repealed on June 30, 1989 March 31, 1990.

Sec. 28. 23 MRSA §4207, sub-§3, as amended by PL 1987, c. 534, Pt. B, §§13 and 23, is further amended to read:

3. Purchase or lease of certain railroad lines. The Department of Transportation may purchase or lease, under such terms and conditions as the department and the owners of the railroad may agree upon and hold for the State, railroad lines or any part thereof or any other property located in the State, owned or otherwise lawfully controlled

by the any railroad when, in the judgment of the department, the purchase or lease of those railroad lines <u>or property</u> is necessary to protect the public interest. The department may purchase or lease the right-of-way only of such line-or-lines which it shall hold and manage for future transportation use or it may purchase or lease the railroad line intact, including track, track appurtenances, ties, bridges, station houses and other necessary structures.

> A. Upon Before dismantling any track that results in a cessation of rail service upon all or part of a railroad line, or offering any railroad property for sale, or upon the abandonment of service along all or a portion of a railroad line, the department shall be given the first option to lease or purchase, upon just and reasonable terms, the railroad's rights of way along the abandoned portion of the railroad line or part thereof, or other property. In the event that a lease is negotiated for the rights-of-way, the department shall consult with municipal officials and officers in the municipalities affected by the abandonment of service along the line to determine the need for preserving the rights-of-way along the abandoned portion of the line for rail transportation. If the department finds that the welfare of the State would be significantly and adversely affected by the loss of the line for railroad transportation purposes, the department shall seek to negotiate the purchase of the abandoned portion of the line. In making this determination, the department shall consider, among other criteria deemed significant by the department, future economic development activities and opportunities in the area served by the abandoned railroad service. In addition, the department shall consult with the Department of Economic and Community Development and the State Planning Office in making the determination required in this section.

> The department shall, in good faith, seek to lease the railroad rights-of-way until it finds that the preservation of the rights-of-way is not necessary for the welfare of the State or until the voters of the State approve or disapprove, at a statewide election, the issue of bonds to purchase the rights-of-way along the abandoned portion of the line.

> Nothing in this paragraph may require the department to lease or purchase the railroad rights-of-way to an entire railroad line or portion thereof for which railroad service has been abandoned if the railroad corporation owner does not intend to sell, lease or in any other way dispose of the rights-of-way by which railroad service could be easily restored along the abandoned service portion of the line.

> B. The abandonment of service shall not mean or infer that the rights-of-way on a railroad line have been abandoned. In the event that the railroad, any person, firm or corporation, or any agency shows interest in the eventual restoration of service, the rights-of-way shall not be deemed abandoned.

C. Whenever the department acquires railroad lines, to hold and to manage for future railroad uses, those lines shall not be considered abandoned for railroad purposes. The commissioner shall periodically review the need to hold those lines for future railroad uses.

Sec. 29. 34-B MRSA §1204, sub-§2, ¶¶D and E are enacted to read:

D. The commissioner, with the approval of the Governor, may employ and set the salaries up to the maximum adjusted pay grade for physician I, II and III positions and clinical director positions. Physician I, II and III positions and clinical director positions shall be excluded from the definition of state employee under Title 26, section 979-A, subsection 6, and shall not be subject to the Civil Service Law. Employees in these classifications hired after the effective date of this paragraph shall serve at the pleasure of the commissioner and shall, as a condition of continued employment, maintain clinical privileges to practice medicine as determined by the respective medical staff and the superintendent of the facility.

E. Employees in the classifications of physician I, II and III and clinical director may elect to retain current bargaining unit and civil service status. Employees so "grandfathered" shall retain salary and benefit entitlement provided for on current pay schedules and collective bargaining agreements.

Sec. 30. 36 MRSA §1760, sub-§67 is enacted to read:

67. Seedlings for commercial forestry use. Sales of tree seedlings for use in commercial forestry. For purposes of this subsection, commercial Christmas tree operations are not considered commercial forestry. This subsection shall take effect September 1, 1990.

Sec. 31. 36 MRSA §2801, as enacted by PL 1987, c. 847, §5, is amended to read:

#### §2801. Hospital excise tax

Hospitals shall be subject to an excise tax for the fiscal year. The rate of tax shall be .002 of the hospital's financial requirements as determined in Title 22, chapter 107, subchapter III. The State Tax Assessor on or before September 30, 1988 30th; December 30, 1988 30th; March 30, 1989 30th; and June 30, 1989 30th, of each fiscal year shall determine the amount of such tax on each hospital and shall give notice of the amount to the hospital upon which the tax is levied. The amount of tax on each quarterly notice shall be .002 of the hospital's financial requirements of the most recently completed quarter of the hospital's payment year.

#### §5219-C. Forest management planning income credits

Once every 10 years, an individual is allowed a credit against the tax otherwise due under this Part for the lesser of \$200 or the individual's cost for having a forest management and harvest plan developed for a parcel of forest land greater than 10 acres. For purposes of this section, the licensed professional forester may not be in the regular employ of the individual. In no case may this credit reduce the state income tax to less than zero. Those taxpayers claiming this credit must attach a statement from the forester supporting the claim and swear that the credit has not been claimed by them in the previous 10 years. Those taxpayers deducting the cost of the forester as an expense under the Internal Revenue Code must reduce the expense by the amount of the credit. This credit may be used in any tax year beginning on or after January 1, 1989.

Sec. 33. P&SL 1975, c. 147, Pt. D, §3, SCHED-ULE 1b is enacted to read:

#### SCHEDULE 1b

Physicians' maximum adjusted pay grade and Clinical Directors, pursuant to the Maine Revised Statutes, Title 34-B, section 1204, subsection 2, paragraph D, for Physician I, Grade 53; Physician II, Grade 56; Physician III, Grade 59; and Clinical Director, Grade 60 shall be as follows.

<u>Grade</u>	A	<u>B</u>	<u>C</u>	<u>D</u>	E	<u>F</u>	<u>G</u>
<u>53</u>	<u>55,540.16</u>	<u>61,110.40</u>	<u>64,030.72</u>	<u>67,086.24</u>	<u>70,493.28</u>	<u>73,846.24</u>	<u>77,361.44</u>
<u>56</u>	<u>63,057.28</u>	<u>69,384.64</u>	<u>72,791.68</u>	<u>76,360.96</u>	<u>80,065.44</u>	<u>83,932.16</u>	<u>88,042.24</u>
<u>59</u>	<u>72,521.28</u>	<u>79,876.16</u>	<u>83,742.88</u>	<u>87,798.88</u>	<u>92,152.32</u>	96,640.96	101,400.00
<u>60</u>	78,983.84	<u>87,041.76</u>	<u>91,476.32</u>	<u>95,937.92</u>	100,832.16	105,807.52	110,918,08

Schedule 1b provides a maximum adjusted pay grade schedule and grades are subject to normal increases authorized by law. Employees under these pay grades are authorized the option of a 5% salary increase in lieu of state payment of the employee's individual retirement contribution.

# Sec. 34. Resolve 1987, c. 107, 2nd resolve clause, 2nd sentence is amended to read:

This planner shall be required to have available in sufficient time to be included in legislation presented to the First Second Regular Session of the 114th Legislature a cost estimate of sufficient accuracy as to be suitable for a request for funding to cover completely all aspects of the construction of this court facility including adequate parking facilities; and be it further

Sec. 35. Resolve 1987, c. 107, 3rd resolve clause, 2nd ¶, first sentence is amended to read:

All preparation for the design competition that does not require funding shall be completed by November 1989 1990.

Sec. 36. Resolve 1987, c. 107, 4th resolve clause, sub-§2, ¶B, first sentence is amended to read:

Present to the First Second Regular Session of the 114th Legislature a report containing a recommendation on a site within the City of Augusta for the proposed court facility and the construction cost estimate of the court planner.

Sec. 37. PL 1981, c. 453, §12, first sentence is amended to read:

For the purposes of this Act, confidential employees are defined as those within the Executive Branch, including probationary employees who are excluded from bargaining units pursuant to the Revised Statutes, Title 26, section 979-A, subsection 6, paragraphs B, C, D, I and J and whose salaries are not subject to adjustment or approval by the Governor, the Attorney General, the Secretary of State, the State Treasurer, the State Auditor and the district attorneys.

Sec. 38. PL 1989, c. 68, Pt. A, §12-A is enacted to read:

Sec. 12-A. Expenditure Limitation. It is the intent of the Legislature that no expenditures may be made from any state government resource, be it state or federal funds, for the purpose of providing any state employee, elected official or appointee with training intended to enhance and promote their image as an individual without the authorization of the Governor.

Sec. 39. Telecommunications lease purchases. Pursuant to the Maine Revised Statutes, Title 5, section 1587, the Office of Information Services is authorized to enter into lease-purchase agreements for telecommunications systems related to the needs of the following agencies: Department of Administration - state systems services in Augusta, Gardiner and Portland, including the video pilot and the statewide network; Department of Audit - Augusta; Division of Community Services - Hallowell; Department of Conservation - Augusta; Department of Corrections -Bangor, Portland, Warren, Charleston, Windham, Hallowell and Thomaston; Department of Defense and Veterans' Services - Augusta; Department of Economic and Community Development - Hallowell: Department of Educational and Cultural Services - Portland; Department of Environmental Protection - Augusta, Presque Isle and Portland; Department of Finance - Augusta; Maine Health Care Finance Commission - Augusta; Department of Human Services - Augusta, Biddeford, Bangor, Calais, Houlton, Lewiston, Machias, Mexico, Portland, Presque Isle, Rockland, Sanford and Skowhegan; Department of Labor -Lewiston, Machias and Sanford; Department of Marine Resources - Hallowell and Rockland; Department of Mental Health and Mental Retardation - Augusta, Bangor, Portland and Lewiston; Department of the Secretary of State -Augusta, Bangor, Caribou and Rockland; Department of Public Safety - Gray, New Gloucester, Vassalboro and Waterville; Department of Transportation - Bangor and Scarborough; Judicial Department - Portland; and the Maine Vocational-Technical Institute System - Bangor, Presque Isle and South Portland,

Lease-purchase agreements for these systems services shall be for no more than \$4,100,000 with interest costs of no more than \$698,000. Up to 5% of this authorization may be used for telecommunications systems services lease-purchase agreements not specifically identified in this section.

Sec. 40. Lease-purchase of computer equipment. Pursuant to the Maine Revised Statutes, Title 5, section 1587, the Department of Public Safety is authorized to enter into purchase or lease-purchase financing agreements for computer hardware and operating software with an outright purchase price of not more than \$1,340,000, with interest costs of no more than \$360,000.

The Department of Public Safety shall finance the cost of this project with funds authorized under the departmental long-range automated systems plan.

Sec. 41. Lease-purchase of information systems. Pursuant to the Maine Revised Statutes, Title 5, section 1587, the Department of the Secretary of State is hereby authorized to enter into lease-purchase agreements of up to 5 years for information systems and equipment totaling no more than \$520,000 with interest costs of approximately \$175,000.

Sec. 42. Maine Court Facilities Authority; securities. Pursuant to the Maine Revised Statutes, Title 4, section 1606, subsection 1, the Maine Court Facilities Authority is authorized to issue securities, in its own name pursuant to existing statutory authority, in the amount of \$6,500,000 for the purpose of paying the cost of courthouse projects or parts of projects in Bath, Brunswick, Presque Isle, Dover-Foxcroft, Machias and York County.

Sec. 43. Carrying clause. Unencumbered balances in Community-based Corrections Account #1370.8 shall not lapse, but shall carry forward to June 30, 1990.

Sec. 44. Carrying clause. Unencumbered balances in Capital Construction - Repairs - Improvements -Corrections Account #1371.9 shall not lapse, but shall carry forward until June 30, 1990.

Sec. 45. Transfer of funds available in the Bureau of State Employee Health Dedicated Revenue Account. A total amount of \$243,000, identified to pay for an expansion of dental insurance benefits, shall be transferred from the Bureau of State Employee Health Dedicated Revenue Account to the various contributing funds other than the General Fund. No fund may receive a transfer that is greater than its original contribution to the \$243,000 balance. The Commissioner of Administration and the Commissioner of Finance shall determine the amounts that must be transferred.

Sec. 46. Joint Standing Committee of Appropriations and Financial Affairs; study. The Joint Standing Committee on Appropriations and Financial Affairs shall conduct a study of the following: the manner in which new and expanded services in Federal Expenditure funds, Federal Block Grant funds, Other Special Revenue funds, inter-

nal service funds and general ledger funds should be presented to the Legislature for review; and the manner in which financial orders, as authorized in the Maine Revised Statutes, Title 5, section 1585, are currently used during the legislative session.

The committee shall organize a subcommittee to investigate these issues.

The committee members shall receive the legislative per diem, as defined in the Maine Revised Statutes, Title 3, section 2. Members shall be reimbursed for expenses upon application to the Executive Director of the Legislative Council.

The committee shall issue a report, together with any proposed legislation, to the Second Regular Session of the 114th Legislature by February 1, 1990.

Sec. 47. Study. The Department of Corrections shall prepare a plan to be submitted to the Joint Standing Committee on Appropriations and Financial Affairs before January 1, 1990, concerning the department's assessment of the programs and facilities that are needed to address the issue of juveniles in adult-serving facilities.

Sec. 48. Prohibition. No positions which are intended to be ongoing may be created with any state or federal funds unless funds are specifically appropriated or allocated by the Legislature.

Sec. 49. Transfer of funds. The State Controller is authorized to transfer \$17,100,000 from the General Fund balance to undedicated revenue. These transfers shall be made on a monthly basis during the period of January 1990, to June 1990, in amounts directly proportional to total individual income tax refunds budgeted for those months.

#### PART Q

Sec. 1. Commission created and charged. There is created the Special Commission to Study the Organization of the State's Cultural Agencies. The commission shall study the organizational placement of the Maine State Museum, the Maine State Library, the Maine Historic Preservation Commission and the Maine Arts Commission within the Department of Educational and Cultural Services. The commission shall conduct research on the organizational options for the provision of cultural services within State Government and shall hold a series of at least 3 public hearings throughout the State to gather public testimony.

Sec. 2. Appointment. The commission shall consist of 17 members, appointed in the following manner: 2 Senators appointed by the President of the Senate; 3 members of the House of Representatives; the Commissioner of Educational and Cultural Services or the commissioner's designee, ex officio; the Director of the State Museum Bureau, Director of the Maine Historic Preservation Commission, the Director of the Maine Arts Commission and the State Librarian, or their designees, ex officio; the Chair of 1000.01

the Maine State Museum Commission; the Chair of the Maine Library Commission; the Chair of the Maine Historic Preservation Commission; the Chair of the Maine Arts Commission; the Chair of the Maine Community Cultural Alliance; and 2 public members appointed jointly by the President of the Senate and the Speaker of the House of Representatives. Members shall be appointed within 30 days of the effective date of this Act and the Executive Director of the Legislative Council shall be notified when the appointments are made.

Sec. 3. Convening of commission. When the appointment of all commission members is completed, the Chair of the Legislative Council shall convene the first meeting of the commission. At the first meeting, the commission shall elect a chair from among its members.

Sec. 4. Report. The commission shall present its findings, together with any recommended legislation, to the 114th Legislature and the Governor by December 1, 1989.

Sec. 5. Assistance. If staff assistance is desired, assistance shall be requested from the Legislative Council.

Sec. 6. Compensation. The members of the commission who are Legislators shall receive the legislative per diem, as defined in the Maine Revised Statutes, Title 3, section 2, for each day's attendance at commission meetings. All members of the commission who are not state employees shall receive reimbursement for expenses upon application to the Executive Director of the Legislative Council.

#### PART R

**Appropriation.** The following funds are appropriated from the General Fund to carry out the purposes of this Act.

	1990-91
Executive Department and Agencies (cabinet level)	(\$470,000)
Legislative and Judicial Department and other noncabinet level agencies	(1,500,000)
Maine Vocational-Technical Institute System	(24,800)
Maine Maritime Academy	(6,200)
Total	(\$2,001,000)

The State Budget Officer shall calculate the amount that shall apply against each General Fund account in groups one and 2 above based upon the All Other (less grants).

The calculated amount for each of the accounts shall be in the same proportion as the total amount for the account is to the total amount for the group.

The State Budget Officer shall reduce the appropriations in each account by the calculated amount.

### PART S

**Commission created.** The Commission to Evaluate the Adequacy of the Aid to Families with Dependent Children Need and Payment Standards is created.

1. The commission shall consist of 13 members appointed in the following manner: 2 Senators, and 2 members of the House of Representatives, one each from the Joint Standing Committee on Human Resources and the Joint Standing Committee on Appropriations and Financial Affairs, to be appointed by the President of the Senate and Speaker of the House of Representatives respectively; one representative of the Department of Human Services; one representative of the Maine Municipal Association, to be appointed by the Governor; one member of the Aid to Families with Dependent Children Advisory Council; one representative of licensed social workers; one representative of the academic disciplines of social work, sociology, labor economics or other relevant fields of study; one representative of private nonprofit agencies providing services to Aid to Families with Dependent Children recipients; and 3 representatives of Aid to Families with Dependent Children recipients to be appointed jointly by the President of the Senate and the Speaker of the House of Representatives. All appointments shall be made within 30 days of the effective date of this section. The commission members shall select a chair at their first meeting.

2. The commission shall study the adequacy of the Aid to Families with Dependent Children program's need and payment standards to meet the cost of basic necessities for eligible families. Specifically, the commission shall:

A. Determine an amount that represents the actual cost to low-income families of purchasing basic necessities on a monthly basis and specify the methodology by which that determination has been made;

B. Examine the adequacy of the current Aid to Families with Dependent Children need and payment standards to enable eligible families to purchase these basic necessities; and

C. Recommend legislation which establishes a reasonable method, taking maximum advantage of federal financial participation, and a timetable for assuring that recipients of Aid to Families with Dependent Children benefits receive sufficient income on an annual basis to meet their expenses for basic necessities.

3. When the appointment of all commission members is completed, the Chair of the Legislative Council shall call the first meeting by September 15, 1989.

4. The Department of Human Services shall assist with the scheduling of meetings and provide the commission with staff and access to information as appropriate and necessary to carry out its charge.

5. All members of the commission who are not state employees shall receive reimbursement for travel and other

necessary expenses upon application to the Executive Director of the Legislative Council.

6. The commission shall submit a report, together with any necessary implementing legislation, to the Second Regular Session of the 114th Legislature by February 15, 1990.

## PART T

**Demonstration project for victims of Alzheimer's disease.** The Department of Human Services shall contract with a northern Maine hospital in Aroostook County to develop a diagnostic and assessment clinic for victims of Alzheimer's disease. This demonstration project shall not be subject to the Maine Revised Statutes, Title 22, chapters 103 and 107, and shall be deemed an approved project for which an adjustment may be made under the Maine Revised Statutes, Title 22, section 396-D, subsection 5, but shall not be a debit to the Hospital Development Account.

# PART U

**36 MRSA §1760, sub-§9-D**, as enacted by PL 1985, c. 767, §3, is amended to read as follows:

9-D. Fuel and electricity used at a manufacturing facility. Ninety-five percent of the sale price of all fuel and electricity purchased for use at a manufacturing facility. The sales or use tax rate applicable to 95% of the sale price of such fuel and electricity shall be progressively reduced to 0 according to the following schedule:

Date of purchase Sales or use tax rate

July 1, 1987, to June 30, 1988	4%
July 1, 1988, to June 30, 1989	3%
July 1, 1989, to June 30, 1990 December 31, 1991	2%
July 1, 1990 January 1, 1991, to June 30, 1991	1%
July 1, 1991, and thereafter	0%

Each year prior to the effective date of the next reduction, after the reduction beginning July 1, 1987, the joint standing committee of the Legislature having jurisdiction over taxation shall review the effect of this subsection and report to the Legislature.

### PART V

Sec. 1. 36 MRSA §1752, sub-§6-A, as enacted by PL 1985, c. 767, §1, is amended to read:

6-A. Manufacturing facility. "Manufacturing facility" means a site at which is located machinery and equipment used directly and primarily in <u>either</u> the production of tangible personal property intended to be sold or leased ultimately for final use or consumption <u>or the production of</u> tangible personal property pursuant to a contract with the <u>United States Government or any agency thereof</u>. It includes the machinery and equipment and all machinery, equipment, structures and facilities located at the site and used in support of production or associated with the production. Sec. 2. 36 MRSA §1752, sub-§11, as repealed and replaced by PL 1987, c. 497, §22, is amended to read:

11. Retail sale. "Retail sale" means any sale of tangible personal property, in the ordinary course of business, for consumption or use, or for any purpose other than for resale, except resale as a casual sale, in the form of tangible personal property. "Retail sale" also means any sale of a taxable service in the ordinary course of business for any purpose other than for resale, except resale as a casual sale. "Retail sale" includes conditional sales, installment lease sales and any other transfer of tangible personal property when the title is retained as security for the payment of the purchase price and is intended to be transferred later. "Retail sale" includes sale of products for internal human consumption to a person for resale through coin-operated vending machines when sold to a retailer whose gross receipts from the retail sale of tangible personal property derived through sales from vending machines are more than 50% of his the retailer's gross receipts, which tax shall be paid by the retailer to the State. "Retail sale" does not include any sale by a personal representative in the settlement of an estate, unless the sale is made through a retailer, or unless the sale is made in the continuation or operation of a business; nor does the term include any other casual sale. "Retail sale" does not include the sale of tangible personal property which becomes an ingredient or component part of, or which is consumed or destroyed or loses its identity directly and primarily in either the production of , tangible personal property for later sale or lease, other than lease for use in this State, or the production of tangible personal property pursuant to a contract with the United States Government or any agency thereof, but shall include fuel and electricity, but shall not include electricity separately metered and consumed in any electrolytic process for the manufacture of tangible personal property for later sale, nor any fuel oil or coal, the by-products from the burning of which become an ingredient or component part of tangible personal property for later sale. Tangible personal property is "consumed or destroyed" or "loses its identity" in that production, if it has a normal physical life expectancy of less than one year as a usable item in the use to which it is applied. "Retail sale" does not include the sale; to a person engaged in the business of renting automobiles, of automobiles, or integral parts of automobiles or accessories to automobiles, for rental or for use in an automobile rented, on a short-term basis. "Retail sale" does not include the sale of containers, boxes, crates, bags, cores, twines, tapes, bindings, wrappings, labels and other packing, packaging and shipping materials when sold to persons for use in packing, packaging or shipping tangible personal property sold by them or upon which they have performed the service of cleaning, pressing, dyeing, washing, repairing or reconditioning in their regular course of business and which are transferred to the possession of the purchaser of such that tangible personal property. "Retail sale" does not include the provision of meals or lodging to employees at their place of employment when the value of those meals or that lodging is allowed as a credit toward the wages of those employees.

Sec. 3. 36 MRSA §1752, sub-§11, as amended by PL 1985, c. 767, §§2 and 4, is further amended to read:

11. Retail sale or sale at retail. "Retail sale" or "sale at retail" means any sale of tangible personal property, in the ordinary course of business, for consumption or use, or for any purpose other than for resale, except resale as a casual sale in the form of tangible personal property, any rental of living quarters in any hotel, rooming house, tourist or trailer camp, any rental of automobiles on a short-term basis, other than rental to a person engaged in the business of renting automobiles, the sale of telephone or telegraph service and the sale of extended cable television service. The term "retail sale" or "sale at retail" includes conditional sales, installment lease sales, and any other transfer of tangible personal property when the title is retained as security for the payment of the purchase price and is intended to be transferred later. The term "retail sale" or "sale at retail" also means sale of products for internal human consumption to a person for resale through coin-operated vending machines when sold to a retailer whose gross receipts from the retail sale of tangible personal property derived through sales from vending machines are more than 50% of his the retailer's gross receipts, which tax shall be paid by the retailer to the State. The term "retail sale" or "sale at retail" does not include any sale by an executor or administrator in the settlement of an estate, unless such that sale is made through a retailer, or unless such that sale is made in the continuation or operation of a business; nor does the term include any other isolated transaction in which any tangible personal property is sold, transferred, offered for sale or delivered by the owner of the property, such that sale, transfer, offer for sale, or delivery not being made in the ordinary course of repeated and successive transactions of a like character by such that owner, such those transactions being elsewhere sometimes referred to as "casual sales." "Casual sales" includes transactions by a civic, religious or fraternal organization, which is not a registered retailer, at bazaars, fairs, rummage sales, picnics or similar events but not exceeding 8 days in a calendar year. The sale by a registered retailer of tangible personal property, which that retailer has used in the course of his or its business, is not a casual sale and is a retail sale subject to taxation under this Part, if that property is of a like character to that sold in the ordinary course of repeated and successive transactions. "Casual sale" shall not include any transaction in which tangible personal property is sold, transferred or offered for sale by a representative for the owner's account when such that representative is a registered retailer, in which event such that registered retailer shall have the same duties respecting such that sale as if he the retailer had sold on his the retailer's own account. "Retail sale" and "sale at retail" do not include the sale of tangible personal property which becomes an ingredient or component part of, or which is consumed or destroyed or loses its identity directly and primarily in either the production of, tangible personal property for later sale or lease, other than lease for use in this State, or the production of tangible personal property pursuant to a contract with the United States Government or any agency thereof, but shall include fuel and electricity. "Retail sale" and "sale at retail" do not include the sale, to a person engaged in the business of renting automobiles, of automobiles, or integral parts of automobiles or accessories to automobiles, for rental or for use in an automobile rented, on a short-term basis. It shall be considered that tangible personal property is "consumed or destroyed" or "loses its identity" in such that manufac-

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ture, if it has a normal physical life expectancy of less than one year as a usable item in the use to which it is applied. "Retail sale" or "sale at retail" do not include the sale of containers, boxes, crates, bags, cores, twines, tapes, bindings, wrappings, labels and other packing, packaging and shipping materials when sold to persons for use in packing, packaging or shipping tangible personal property sold by them or upon which they have performed the service of cleaning, pressing, dyeing, washing, repairing or reconditioning in their regular course of business and which are transferred to the possession of the purchaser of such that tangible personal property.

Sec. 4. 36 MRSA §1760, sub-§31, as amended by PL 1985, c. 276, §3, is further amended to read:

**31.** Machinery and equipment. Sales of machinery and equipment for use by the purchaser directly and primarily in <u>either</u> the production of tangible personal property, which property is intended to be sold or leased ultimately for final use or consumption, or the production of tangible personal property pursuant to a contract with the United States Government or any agency thereof.

Sec. 5. Retroactivity. The Maine Revised Statutes, Title 36, section 1752, subsection 9-B, as repealed and replaced by Public Law 1987, chapter 497, section 19, shall apply retroactively beginning on January 1, 1985. Sections I, 2 and 4 of this Part shall apply retroactively beginning on January 1, 1985.

Sec. 6. Effective date; repeal. Section 3 of this Part shall take effect on July 1, 1991. Section 2 of this Part is repealed on July 1, 1991.

# PART W

Sec. 1. Advisory committee created. There is created the Advisory Committee to Update the Maine Aviation Systems Plan.

Sec. 2. Appointment. The advisory committee shall consist of 21 members as follows:

1. One Senator appointed by the President of the Senate;

2. Two Representatives appointed by the Speaker of the House of Representatives;

3. The Commissioner of Transportation;

4. The Director of the State Planning Office or the director's designee;

5. The Commissioner of Economic and Community Development or the commissioner's designee;

6. Five members representing different regional planning commissions or councils of government throughout the State, appointed by the Governor;

7. A representative of an association representing Maine municipalities, appointed by the Governor;

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8. One member representing an association of Maine airport managers, appointed by the Governor;

9. Two members representing an association of Maine pilots, appointed by the Governor;

10. Three members representing the airline industry, appointed by the Governor; and

11. Three members representing the public, appointed by the Governor.

The advisory committee shall choose a chair from among its members.

Sec. 3. Duties. The advisory committee shall assist and advise the Department of Transportation in the update of the Maine Aviation Systems Plan. In updating the plan the advisory committee and the department shall:

1. Conduct a study of the current aviation system within the State;

2. Determine the viability of the current aviation system with respect to its part of a statewide or regional transportation system;

3. Project future needs for an effective aviation system in the State over the next 5 to 20 years including land purchases;

4. Establish realistic priorities for state and federal funding; and

5. Examine any other issues considered necessary by the advisory committee with respect to updating the plan.

Sec. 4. Compensation. Legislative members of the advisory committee shall receive legislative per diem for every day of attendance at scheduled meetings in accordance with the Maine Revised Statutes, Title 3, section 2. The public members and other members who are not state or municipal government employees or employees of councils of government shall receive expenses only in accordance with the Maine Revised Statutes, Title 5, chapter 379. Compensation shall be provided to members of the advisory committee following application to the Executive Director of the Legislative Council.

Sec. 5. Meetings. The advisory committee shall be eligible for compensation as provided in this resolve for an average of one meeting per month.

Sec. 6. Staff assistance. The Department of Transportation shall provide for staff assistance to the advisory committee to update the plan.

Sec. 7. Report. The advisory committee shall present its findings, including any necessary implementing legislation, to the First Regular Session of the 115th Legislature.

## PART X

## PL 1989, c. 495, §8 is amended to read:

Sec. 8. Appropriation. The following funds are appropriated from the General Fund to carry out the purposes of this Act.

1989-90

#### FINANCE, DEPARTMENT OF

Individual Income Tax Surplus Return Fund Program

All Other	<del>\$16,500,000</del>	<u>\$23,900,000</u>

Provides funds to reimburse the General Fund for revenues lost that otherwise would have been collected except for the changes in income tax rates enacted in this Act. These funds shall not lapse, but shall be carried forward until June 30, 1991, to be used for the same purpose. These funds shall be transferred to the General Fund by the State Controller on a monthly basis to offset the impact of lower monthly revenue collections.

### PART Y

Sec. 1. 22 MRSA §3772, sub-§4, as amended by PL 1983, c. 730, §4, is further amended to read:

4. Registrant. "Registrant" means a recipient of Aid to Families with Dependent Children under the United States Social Security Act, Title IV (A) Subchapter IV-A, who has registered with the Welfare, Employment, Education and Training Program of the Department of Human Services or its successors for education, training, supportive services and employment activities pursuant to the United States Social Security Act, Title IV (C) Subchapter IV-F or its successors.

Sec. 2. 22 MRSA §3781, as enacted by PL 1987, c. 856, §§7 and 10, is amended to read:

§3781. Additional Support for People in Retraining and Education Program established

1. Administration. The Additional Support for People in Retraining and Education Program shall be administered by the Department of Human Services and jointly operated by the Department of Human Services, the Department of Labor and other state agencies having responsibilities relating to the goals of this program. The Department of Human Services may shall, consistent with the goals of the Additional Support for People in Retraining and Education Program, contract with the Department of Labor to implement this program in selected areas of the State. The department may also contract with other public agencies, as well as private agencies and individuals, to implement this program in selected areas of the State. 2. Purpose. The purpose of this program is to provide services and support to recipients of Aid to Families with Dependent Children and food stamps and to reduce dependence on public assistance. The principal goal shall be to assist the recipient in securing stable employment which pays wages sufficient to maintain adequate family income without public assistance and to increase the basic life skills and self-confidence of the recipient.

**3.** Employability plan. The department and the client shall enter into a contract an employability plan to embody the goals of the client and the services and support of agencies' services offered by the program.

Sec. 3. 22 MRSA §3782, sub-§2, as enacted by PL 1987, c. 856, §§7 and 10, is repealed and the following enacted in its place:

2. Coordination. The program shall be coordinated as follows.

A. In areas where the department and the Department of Labor jointly provide service, the department shall coordinate the following functions:

> (1) Identification of the program participant's pretraining needs;

> (2) Provision of prevocational training as it relates to social development and life skills adjustment;

(3) Provision of support services; and

(4) Case management services for the participant's period of enrollment.

B. In areas where the department and the Department of Labor jointly provide service, the Department of Labor shall coordinate the following functions:

(1) Identification of training needs;

(2) Provision of prevocational training as it relates to employability development;

(3) Provision of skills training;

(4) Provision of access to education; and

(5) Job placement.

C. In areas where the department contracts with the Department of Labor, the Department of Labor's job training program shall coordinate the functions listed in paragraph A.

Sec. 4. 22 MRSA §3784, sub-§7, as enacted by PL 1987, c. 856, §§7 and 10, is repealed and the following enacted in its place:

7. Sunset. This section is repealed on April 1, 1990.

# Sec. 5. 22 MRSA §3788 is enacted to read:

# §3788. Program requirements

1. Notice of program assistance. The department shall provide written notice to all applicants for and recipients of the Aid to Families with Dependent Children program of the range of education, employment and training opportunities, and the types of support services, including transitional support services and medical assistance, available under the Additional Support for People in Retraining and Education Program, together with a statement that all registrants may make application for such opportunities and services.

2. Application; decision. All registrants shall be given the opportunity to apply for a particular type of training and support services at the office of the program provider serving the area in which that individual lives. The program provider shall issue a written decision promptly, in accordance with rules adopted by the department, on all applications and shall include the type and amount of assistance that has been authorized or denied. The registrant shall be given in writing the reasons and specific rules supporting that denial and an explanation of the individual's right to request a fair hearing.

3. Assessment. Each participant's case manager shall conduct an individualized assessment, including a personal meeting, to determine that individual's education and training needs and occupational goal. Literacy testing and basic assessment tools may be part of an individual's original assessment, if the case manager determines that it is necessary or the participant requests it. A participant shall be provided a more comprehensive assessment, including such instruments as a self-assessment survey, or literacy or vocational testing, only when a determination as to training needs and occupational goal cannot reasonably be made without further assessment.

4. Employability plan. An employability plan shall be adopted for each program participant which shall include that individual's education, training and employment plan and the support services necessary to participate in that plan. The participant's first employability plan shall be established promptly, in accordance with rules adopted by the department. The rules shall provide for an expedited procedure for the development of an employability plan when necessary to meet the participation or enrollment requirements of an educational institution or training program.

5. Provision of support services. Beginning January 1, 1990, payment for support services shall be furnished promptly in accordance with rules adopted by the department to, or on behalf of, eligible individuals as agreed to in the employability plan. The rules shall provide for an expedited procedure for payment for support services when those services are immediately necessary to enable the participant to participate in an approved education, training or employment plan.

6. Education and training service. When a particular approved education or training service is available at

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comparable quality and cost, including the cost of support services, and the implementation of the employability plan would not be unreasonably delayed, the program participant may choose to enroll for that service with the provider of that person's preference. If this decision is not mutually agreed to by the participant and the case manager, the decision shall be reviewed by the case manager's supervisor.

7. Readability. All notices, applications and decisions intended to be read by program applicants or participants shall be designed to be easily understood and shall have a readability score, as determined by a recognized instrument for measuring adult literacy, equivalent to no higher than a 6th grade reading level.

All rules required by this section, with the exception of those required under subsection 5, shall be adopted by October 15, 1989.

# PART Z

**36 MRSA §653,** as amended by PL 1985, c. 785, Pt. A, §110, is further amended to read:

# §653. Estates of veterans

The following estates of veterans are exempt from taxation:

# 1. Estates of veterans and servicemen.

C. The estates up to the just value of \$4,000 \$5,000, having a taxable situs in the place of residence, of veterans who served in the Armed Forces of the United States during any federally recognized war period, including the Korean Campaign and the <del>Viet</del> Nam <u>Vietnam</u> War, when they shall have reached the age of 62 years or when they are receiving any form of pension or compensation from the United States Government for total disability, service-connected or nonservice-connected, as a veteran. The exemption provided in this paragraph shall apply to the property of <del>such that</del> veteran including property held in joint tenancy with his or-her that veteran's spouse.

C-1. The estates up to the just value of  $\frac{55,000}{50}$  for the 1978 tax year, and  $\frac{6,000}{50}$  for each tax year thereafter  $\frac{57,000}{50}$ , having a taxable situs in the place of residence of veterans who served in the Armed Forces of the United States during any federally recognized war period during or before World War I and who would be eligible for an exemption under paragraph C.

The exemption provided in this paragraph shall be in lieu of any exemption under paragraph C to which the veteran may be eligible and shall apply to the property of such that veteran, including property held in joint tenancy with his-or her that veteran's spouse.

D. The estates up to the just value of \$4,000 \$5,000, having a taxable situs in the place of residence, of the unremarried widow or minor child of any veteran

who would be entitled to such the exemption if living, or who is in receipt of a pension or compensation from the Federal Government as the widow or minor child of a veteran.

The estates up to the just value of  $\frac{$4,000}{$5,000}$ , having a taxable situs in the place of residence, of the mother of a deceased veteran who is 62 years of age or older and is an unremarried widow who is in receipt of a pension or compensation from the Federal Government based upon the service-connected death of her son  $\frac{1}{5}$ .

D-1. The estates up to the just value of \$40,000\$47,500, having a taxable situs in the place of residence, for specially adapted housing units, of veterans who served in the Armed Forces of the United States during any federally recognized war period and who are paraplegic veterans, so-called so-called, within the meaning of the U.S. United States Code, Title 38, chapter Chapter 21, section Section 801, and who received a grant from the United States Government for such the specially adapted housing, or of the unremarried widows of such the veterans. The exemption provided in this paragraph shall apply to the property of such the veteran including property held in joint tenancy with his or her that veteran's spouse.

D-2. The estates up to the just value of \$5,000 for the 1978 tax year, and \$6,000 for each tax year thereafter \$7,000, having a taxable situs in the place of residence of the unremarried widow or minor child of any veteran who would be entitled to an exemption under paragraph C-1, if living, or who is in receipt of a pension or compensation from the Federal Government as the widow or minor child of a veteran, and who is the unremarried widow or minor child of a veteran who served during any federally recognized war period during or before World War I.

The exemption provided in this paragraph shall be in lieu of any exemption under paragraph D to which the person may be eligible.

The exemption provided in this paragraph shall be in lieu of any exemption under paragraph D to which the person may be eligible.

E. The word "veteran" as used in this subsection shall mean any person, male or female, who was in

active service in the Armed Forces of the United States during any federally recognized war period or the Korean Campaign or the Viet Nam Vietnam War; and who, if discharged, retired or separated from the Armed Forces, was discharged, retired or separated under other than dishonorable conditions. A veteran of the Viet Nam Vietnam War shall have served on active duty for a period of more than 180 days, any part of which occurred after August 4, 1964 and before May 7, 1975, except that if he the veteran died in service or was discharged for a service-connected disability after such that date. The "Viet Nam Vietnam War" shall mean that period between August 5, 1964 and May 7, 1975  $\frac{1}{5}$ .

F. To be eligible for exemption under this subsection:

(3) No exemption may be granted to any person under this subsection unless such the person is a resident of this State; and

(4) Notwithstanding any other provisions of this paragraph, prior to April 1, 1982, any person claiming an exemption under paragraph C who is receiving any form of pension or compensation from the Federal Government for total disability, service-connected or nonservice-connected, as a veteran, and any person claiming an exemption under paragraph C-1, D, D-1, D-2 or D-3 shall not be required to meet the standards specified in subparagraphs (1) and (2). Any such person who received an exemption in 1980 shall not be required to reapply in 1981. Exemptions granted under this section which are reimbursable pursuant to section 661 shall not be considered eligible for reimbursement under paragraph H. Any person whose exemption is reimbursable under section 661 shall, for 1981, be entitled to an extension until May 1, 1981, for filing a written application and written proof of entitlement for exemption with the assessors of the place in which the person resides, notwithstanding the provisions of paragraph G.

G. Any person who desires to secure exemption under this subsection shall make written application and file written proof of entitlement on or before the first day of April, in the year in which the exemption is first requested, with the assessors of the place in which the person resides. The assessors shall thereafter grant such the exemption to any person while he who is so qualified and continues remains a resident of that place or until they are notified of reason or desire for discontinuance.

H. Any municipality granting exemptions under this subsection shall have a valid claim against the State to recover 90% of the taxes lost by reason of such the exemptions as exceeds 3% of the total local tax levy, upon proof of the facts in form satisfactory to the

Commissioner of Finance. Such The claims shall be presented to the Legislature next convening.

I. No property conveyed to any person for the purpose of obtaining exemption from taxation under this subsection shall may be so exempt, excepting except property conveyed between husband and wife, and the obtaining of such exemption by means of fraudulent conveyance shall be punished by a fine of not less than \$100 and not more than 2 times the amount of the taxes evaded by such the fraudulent conveyance, whichever amount is greater.

J. No person shall may be entitled to property tax exemption under more than one paragraph of this subsection.

K. In determining the local assessed value of the exemption, the assessor shall multiply the amount of the exemption by the ratio of current just value upon which the assessment is based as furnished in the assessor's annual return to the State Tax Assessor.

# PART AA

Sec. 1. Legislative findings. The Legislature finds that:

1. Rapid changes are occurring in our environment, including the land, water, atmosphere and climate, as a result of human activities;

2. In order to identify and understand the impacts of these changes it is necessary to study and monitor undisturbed ecosystems;

3. The State has a vital interest in maintaining examples of the State's characteristic ecosystems in their natural state to provide ecological benchmarks in a changing world;

4. These undisturbed ecosystems also are critical to preserving the State's natural heritage and diversity;

5. These areas can provide important opportunities for the public to learn about the State's natural heritage; and

6. An effort to protect examples of characteristic state ecosystems will complement existing state conservation programs, such as the Critical Areas Program, the Land for Maine's Future Fund and the Natural Heritage Data System.

Sec. 2. Study of ecological reserves. The State Planning Office shall coordinate a study effort to design a system of ecological reserves in the State. For the purposes of this Act, "ecological reserves" means areas established to maintain representative examples of the State's characteristic natural ecosystems. The study should consider, but not be limited to:

1. How many reserves should be established;

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- 2. What ecosystem types should be represented;
- 3. How large the reserves should be;
- 4. Distribution of reserves around the State;
- 5. Appropriate uses for the reserves;

6. The potential impact of a reserve system on the State's natural resource-based industries; and

7. Options for implementing the reserve system.

Sec. 3. Inventory. The study effort shall also include an inventory of potential ecological reserve sites on public or conservation ownerships. This inventory shall also identify ecosystem types that are not currently represented on these ownerships.

Sec. 4. Steering committee. The State Planning Office shall establish a steering committee to provide advice to the study effort. The steering committee shall include representatives from the Department of Conservation, the Department of Inland Fisheries and Wildlife, conservation interests, landowners and the university system.

Sec. 5. Report. The State Planning Office shall report its findings, together with any legislative recommendations, to the Joint Standing Committee on Energy and Natural Resources by February 1, 1991.

# PART BB

Sec. 1. 2 MRSA §6, sub-§2, as repealed and replaced by PL 1981, c. 705, Pt. L, §§1 to 3, is amended to read:

**2.** Range 90. The salaries of the following state officials and employees shall be within salary range 90:

Superintendent of Banking;

Bureau of Consumer Credit Protection Superintendent;

State Tax Assessor; and

Superintendent of Insurance-;

Associate Commissioner for Programs, Department of Mental Health and Mental Retardation;

Associate Commissioner of Administration, Department of Mental Health and Mental Retardation; and

Associate Commissioner for Institutional Management.

Sec. 2. 2 MRSA §6, sub-§3, as amended by PL 1987, c. 715, §1, is further amended to read:

**3. Range 89.** The salaries of the following state officials and employees shall be within salary range 89:

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Director of Public Improvements;

State Budget Officer;

State Controller;

Director of the Bureau of Forestry;

Chief of the State Police;

Director, State Planning Office;

Director, Energy Resources Office;

Public Advocate;

Commissioner of Defense and Veterans' Services;

Director of Human Resources; and

Executive Director, Retirement System - ;

Director, Bureau of Mental Retardation;

Director, Bureau of Children with Special Needs; and

Director, Bureau of Mental Health.

Sec. 3. 5 MRSA §946, sub-§1, as enacted by PL 1983, c. 729, §4, is amended to read:

1. Major policy-influencing positions. The following positions are major policy-influencing positions within the Department of Mental Health and Mental Retardation. Notwithstanding any other provision of law, these positions and their successor positions shall be subject to this chapter:

A. Associate Commissioner Commissioners;

B. Director, Bureau of Mental Health;

C. Superintendent, Augusta Mental Health Institute;

D. Superintendent, Bangor Mental Health Institute;

E. Director, Bureau of Mental Retardation;

F. Superintendent, Pineland Center;

G. Children's Services Executive Director, Director, Bureau of Children with Special Needs;

H. Director, Mental Retardation Facility;

I. Director, Elizabeth Levinson Center; and

J. Assistant Assistants to the Commissioner for Public Information.; and

K. Assistant Associate Commissioners.

Sec. 4. 34-B MRSA §3202, sub-§3, as enacted by PL 1983, c. 459, §7, is amended to read:

3. Appointment. The commissioner shall, with the advice of the Advisory Committee on Mental Health, appoint and set the salaries for the superintendent of each state mental health institute. The Governor shall establish the salary of each superintendent.

A. The commissioner and the advisory committee shall give due consideration to the appointee's qualifications and experience in administration and to his the appointee's qualifications and experience in health matters.

B. The appointments are at the pleasure of the commissioner.

Sec. 5. Legislative intent. It is the intent of the Legislature that any reduction in admissions and average length of stay at the Augusta Mental Health Institute and the Bangor Mental Health Institute shall result in a deauthorization of unnecessary positions and a reappropriation of funds saved to case management of community services for the mentally ill.

Sec. 6. Organization report. The interim superintendent of the Augusta Mental Health Institute shall report to the Joint Standing Committee on Human Resources no later than September 15, 1989, on the recommendations and findings of Health Consortium, Inc., relative to the management and organization of that facility. That report shall include recommended patient-to-staff ratios for medical doctors, psychiatrists, psychologists, nurses, physician assistants, clinical social workers, social workers, mental health workers and recreation aides. In addition, it shall indicate the recommended organization of this staffing and an institutional reorganization plan based on the recommendations of Quality Healthcare Resources, Inc., taking into consideration patient acuity and treatment needs.

Sec. 7. Individual assessments. The Department of Mental Health and Mental Retardation shall, immediately upon the effective date of this Act, establish review teams to complete a review of the treatment needs and current individual treatment plans of all patients residing at the Augusta Mental Health Institute and the Bangor Mental Health Institute for more than 60 days as of July 15, 1989. This review shall be conducted according to the quality and appropriateness of assessments, treatment services provided and discharge planning. The teams conducting this review shall not be limited to persons employed by the Augusta Mental Health Institute or the Department of Mental Health and Mental Retardation and shall include at least 2 persons who are employed outside State Government. The department shall issue a preliminary report by February 15, 1990 and the review of current residents shall be completed by July 1, 1990. A review of individual needs shall be ongoing. The recommendations generated by this review shall be utilized in preparing the department's budget request and shall form the basis for a budget which should be used as a basis for the department's biennial budget requests starting with the fiscal year 1992-93 budget.

Sec. 8. Systems Assessment Commission. The Systems Assessment Commission, called the "commission," shall consist of 7 voting members and 3 ex officio, nonvoting members.

A. Voting members of the commission shall be appointed as follows:

(1) One person knowledgeable about and experienced in state hospital administration and management;

(2) One board certified psychiatrist with experience in a state mental health institute;

(3) One person experienced in delivering medical treatment to mental health patients;

(4) The Director of the Maine Health Care Finance Commission;

(5) Two members of the public; and

(6) One patient advocate.

These members, with the exception of the Director of the Maine Health Care Finance Commission, shall be jointly appointed by the President of the Senate, the Speaker of the House of Representatives and the Governor no later than 30 days following the effective date of this Act.

B. The ex officio, nonvoting members of the commission shall be the Governor, or a designee, the President of the Senate, or a designee and the Speaker of the House of Representatives, or a designee.

C. The commission is established to review the costs of the Augusta Mental Health Institute and the Bangor Mental Health Institute and to evaluate and formulate specific proposals for alternative systems of care. The commission is authorized to determine how best to use state money in providing the most appropriate treatment for persons with severe longterm mental illness.

D. Each member of the commission shall be appointed to serve for the life of the commission. A member shall serve until a successor is appointed. A vacancy shall be filled as soon as practicable by appointment for the unexpired term in the manner of the original appointment.

E. Members shall be reimbursed at the legislative per diem and for expenses and travel.

F. The Chair of the Legislative Council shall call the first meeting of the commission within 30 days of the effective date of this Act. At the first meeting of the commission, the members shall elect a chair from among their membership. The commission shall meet as often as deemed necessary to conduct its business, but in no instances less than one time per month. Meetings are at the call of the chair. Decisions shall be made by a majority of those present and voting. A quorum shall be a majority of the voting members of the commission.

G. The commission has the following duties.

(1) The commission, with the assistance of the Department of Mental Health and Mental Retardation, the Superintendent of the Augusta Mental Health Institute, the Superintendent of the Bangor Mental Health Institute and any other agency or department of State Government, shall develop a long-range plan for the Augusta Mental Health Institute and the Bangor Mental Health Institute. The plan shall include consideration of the creation of a smaller acute care facility or facilities to take the place of the current facilities and any other option for humane, safe and costeffective delivery of services to Maine's mentally ill citizens. Following the development of a long-range plan for the Augusta Mental Health Institute, the commission shall develop a plan for the Bangor Mental Health Institute. Any plans developed shall also include an assessment of the need for and delivery of community services, including consideration of the drafting of model legislation governing the delivery of mental health services statewide. The commission shall coordinate with the Bureau of Public Improvements, the State Capitol Commission and the Supreme Judicial Court Plan and Design Commission in the development of its plans for the Augusta Mental Health Institute and the Bangor Mental Health Institute.

(2) The commission shall issue a preliminary report to the Joint Standing Committee on Human Resources no later than January 15, 1990. Copies of this report shall be sent to the Maine Commission on Mental Health, legislative leadership, the Joint Standing Committee on Appropriations and Financial Affairs and to the Governor. The plan shall include a preliminary assessment of the issue. The commission shall include any necessary adjustments to its budget which reflect anticipated costs for contracts and other services necessary for the development of the longrange plan. A final report shall be issued to the 114th Legislature no later than April 1, 1990. This report shall include a complete plan for the Augusta Mental Health Institute and the Bangor Mental Health Institute, including a full assessment of an alternative facility or facilities, community resources which are needed, costs, time frames and necessary implementing legislation.

H. The commission may request the assistance, advice or opinion of any state agency or any other individual or organization deemed appropriate. Any state agency receiving a request shall render any assistance and advice to the commission.

I. The commission may contract for services necessary to carry out its duties.

J. The commission may accept gifts, bequests and federal funds, for purposes consistent with the objectives of this Act, to be used solely to carry out the purposes for which they are made.

# PART CC

Sec. 1. 38 MRSA §603-A, sub-§2, as amended by PL 1985, c. 162, §9, is further amended to read:

2. Prohibitions. Except as provided in subsections 4, 4-A and 5, no person may use any liquid fossil fuel with a sulfur content exceeding the limits in paragraph A or any solid fossil fuel with a sulfur content to heat content ratio exceeding the limits of paragraph B.

A. The sulfur content for liquid fossil fuels is as follows.

(1) In the Central Maine, Downeast, Aroostook County and Northwest Maine Air Quality Control Regions, no person may use any liquid fossil fuel with a sulfur content greater than 2.5% <u>until November 1, 1991, and 2.0%</u> by weight any time after November 4, 1973 thereafter. In the Metropolitan Portland Air Quality Control Region outside the Portland Peninsula Air Quality Control Region, no person may use any liquid fossil fuel with a sulfur content greater than 2.5% <u>until November 1, 1991, and 2.0%</u> by weight any time after June 1, 1975 thereafter.

(2) In the Portland Peninsula Air Quality Control Region, no person may use any liquid fossil fuel with a sulfur content greater than 1.5% by weight any time after November 1, 1975.

B. The sulfur content for solid fossil fuels is as follows:

(1) 1.2 pounds sulfur per million British Thermal Units <u>until November 1, 1991, and</u> .96 pounds sulfur per million British Thermal <u>Units thereafter</u>, calculated as a calendar quarter average for sources in the Central Maine, Downeast, Aroostook County, Northwest Maine Air Quality Control Regions and that portion of the <u>Metropolitian</u> <u>Metropolitan</u> Portland Air Quality Region outside the Portland Peninsula Air Quality Region. A calendar quarter shall be composed of the months as follows: (1) January, February, March; (2) April, May, June; (3) July, August, September; and (4) October, November, December; and

(2) 0.72 pounds sulfur per million British Thermal Units calculated as a calendar quarter average for sources in the Portland Peninsula Air Quality Region.

A calendar quarter shall be composed of the months as follows: (1) January, February, March; (2) April, May, June; (3) July, August, September; and (4) October, November, December.

Sec. 2. 38 MRSA §603-A, sub-§4, as enacted by PL 1983, c. 504, §10, is amended to read:

4. Flue gas desulfurization. Any source that installs any approved flue gas desulfurization system or other prescribed sulfur removal device shall be permitted to use fuel with a sulfur content in excess of the limitations of subsection 2 such that, after control, total sulfur dioxide emissions do not exceed 2.4 pounds of sulfur dioxide per million British Thermal Units in any 24-hour period <u>until November 1,</u> <u>1991, and 1.92 pounds of sulfur dioxide per million British</u> <u>Thermal Units in any 24-hour period thereafter</u>, or emission rates corresponding to the fuel sulfur limitations required for sources on the Portland peninsula.

Sec. 3. 38 MRSA §603-A, sub-§4-A is enacted to read:

4-A. Electrical generating facilities. Any electrical generating facility owned or operated by a regulated electric utility may use liquid fossil fuel with a sulfur content of up to 2.5% by weight provided that the facility has operated at an average of not more than 20% of its capacity factor over the most recent 4-year period. This exemption is not applicable to the ambient air quality provisions of this chapter.

### PART DD

Sec. 1. 5 MRSA §1762, as repealed and replaced by PL 1981, c. 353, §1, is amended to read:

### §1762. No facility constructed without life-cycle costs

No public improvement, as defined in this chapter, public school facility or other building or addition constructed or substantially renovated in whole or in part with public funds or using public loan guarantees, with an area in excess of 5,000 square feet, may be constructed without having secured from the designer a proper evaluation of lifecycle costs, as computed by a qualified architect or engineer. The requirements of this section with respect to substantial renovation shall pertain only to that portion of the building being renovated. Construction shall proceed only upon disclosing, for the design chosen, the life-cycle costs as determined in section 1764 and the capitalization of the initial construction costs of the facility or building. The life-cycle costs shall be a primary consideration in the selection of the design. As a minimum, the design shall meet the energy efficiency building performance standards promulgated by the Office of Energy Resources under Title 10, chapter 214 Department of Economic and Community Development.

**Sec. 2. 5 MRSA §1764, sub-§1**, as amended by PL 1981, c. 353, §2, is further amended to read:

1. Bureau of Public Improvements to promulgate rules and procedures. The Bureau of Public Improvements shall promulgate rules and procedures, including energy conservation guidelines which conform as a minimum to the energy efficiency building performance standards promulgated by the Office of Energy Resources under Title 10, chapter 214, Department of Economic and Community Development for conducting an energy-related life-cycle costs analysis of alternative architectural or engineering designs, or both, and shall evaluate the efficiency of energy utilization for designs in the construction and lease of public improvements and public school facilities. Such rules and procedures shall take effect 90 days after the enactment of this subchapter.

Sec. 3. 5 MRSA §3302, sub-§1, ¶F, as repealed and replaced by PL 1987, c. 534, Pt. A, §§7 and 19, is amended to read:

> F. Continuing analysis of the economy of the State in conjunction with the Department of Economic and Community Development<sub>7</sub>; and

Sec. 4. 5 MRSA §3302, sub-§1, ¶G is enacted to read:

G. Preparation of state energy resources plans.

Sec. 5. 5 MRSA §3303, as enacted by PL 1967, c. 533, §1, is amended to read:

# §3303. State Planning Office

There is established to carry out the purpose of this chapter a State Planning Office in the Executive Department which shall be concerned with ecoordinating and developing the several planning responsibilities of the State Government research, analysis and the formulation, coordination and management of policy. The State Planning Office shall be directly responsible to the Governor and shall serve as an advisory, consultative, coordinating, administrative and research agency as specified in section 3305. The State Planning Office shall assist the Governor and other state agencies in the development of economic, energy, fiscal and regulatory policy; the management of the State's natural and physical resources; the identification of issues and problems of long-term significance to the State; and the coordination of state policy and its implementation on issues of interagency concern.

1. Responsibility. A system of state planning and implementation being a function and responsibility of the executive branch of State Government, the State Planning Office shall be directly responsible to the Governor, and shall serve as an advisory, consultative, coordinating, administrative and research agency as specified in section 3305. Sec. 6. 5 MRSA §3304, sub-§2, as enacted by PL 1967, c. 533, §1, is amended to read:

2. Qualifications. The director shall be qualified by education, training and experience in planning or public administration with a master's degree in these or related fields.

**Sec. 7. 5 MRSA §3304, sub-§3,** as amended by PL 1979, c. 127, §36, is further amended to read:

**3.** Powers and duties. The director shall exercise the powers of the State Planning Office and shall be responsible for the execution of its duties. The director shall:

A. Appoint and remove the staff of the office and prescribe their duties as may be necessary to implement the purposes of this chapter. Professional employees authorized by this chapter shall be hired as unclassified employees, shall serve at the pleasure of the director and shall be paid salaries at rates of pay comparable to those of state employees with equivalent responsibilities in other state agencies. All other employees shall be subject to those civil service and personnel policies established for state employees generally and shall be paid salaries at rates of pay comparable to those of state employees with equivalent responsibilities in other state agencies.

> (1) The State Planning Director is authorized to employ professional planning personnel competent by education, training and experience in the fields of economics, local and regional planning, urban renewal, human resources, natural resources, transportation and engineering fields such as economics, local and regional planning, public policy and natural resources.

> (2) The director is authorized to employ such statistical, clerical and other office help as required and authorized by the budget;

(3) The director is authorized to employ research personnel, competent by education, training and experience, to carry out the purposes of section 3305, subsection 1, paragraph H.

B. Supervise and administer the affairs of the State Planning Office and advise the Governor and the Legislature with respect to matters affecting state, regional, and community planning generally and more specifically the extent to which the State should participate in such planning. the State;

E. Advise the Governor and other officials of the State Government on all matters of state-wide policy, statewide planning and public investment and consult with them in respect to planning matters and projects which affect the future plans of the State =;

F. Be assisted by departments, agencies, authorities, boards, commissions, other instrumentalities of the State or other governmental units in the gathering of information, reports and data which relate to state planning. The State Planning Office shall designate staff members of the office who shall work with the several departments.;

G. At his the director's discretion, act for the State in the initiation of or participation in any multi-governmental agency program relative to the purposes of this chapter:  $\frac{1}{2}$ 

H. The director shall prepare Prepare and submit for executive and legislative action thereon the budget for the State Planning Office:  $\frac{1}{2}$ 

I. The director shall make Make reports at least annually to the Governor and to the Legislature on the activities of the office and, after consultation with and approval by the Governor, submit such recommendations for legislative action as deemed necessary to further the purposes of this chapter:  $\frac{1}{2}$ 

J. Be assisted by departments, agencies, authorities, boards, commissions and other instrumentalities of State Government in the gathering of information, reports and data which relate to state planning and development in the area of energy resources;

K. Formulate a biennial state energy resources plan;

L. Be empowered, in connection with the performance of duties, to apply to the Superior Court for a subpoena to compel the attendance of witnesses, the production of books, papers, records and documents of individuals, firms, associations and corporations and all officers, boards, commissions and departments of State Government. The court, before issuing the subpoena, shall provide adequate opportunity for the director and the party against whom the subpoena is requested to be heard. No such subpoena may be issued unless the court or judge certifies that the attendance of the witness or the production of the books, papers, records or documents is reasonably necessary to carry out the purposes of this section and that the director has made reasonable efforts to secure the attendance or the books, papers, records or documents without recourse to compulsory process. The director shall afford confidential treatment to any materials or information turned over to the director which is of a confidential or proprietary nature;

M. Administer any emergency fuel allocation program described in section 3307-D and have the authority to collect inventory and product delivery data from the State's primary storage facilities of petroleum products, as described in section 3307-C, and shall afford confidential treatment to that information; and N. Oversee the implementation of any energy programs assigned to the State Planning Office under this chapter.

Sec. 8. 5 MRSA \$3305, sub-\$1, \$A, as amended by PL 1987, c. 534, Pt. A, \$\$8 and 19, is further amended to read:

A. Coordinate the preparation of goals and policies to guide and carry forward the wise and coordinated development of the State's economy and its energy resources and the conservation of the State's natural resources. These goals and policies and recommendations for implementation shall be submitted to the Governor and Legislature for their approval. They shall be developed in such areas as: Land use, housing, natural resource development and conservation, public investment and taxation, energy resources and state regulatory policy.

The State Planning Office shall give the public full opportunity to participate in the formulation of these goals and policies and these goals and policies shall not be in direct conflict with adopted local and regional plans;

Sec. 9. 5 MRSA §3305, sub-§1, ¶B, as repealed and replaced by PL 1979, c. 672, Pt. A, §5, is amended to read:

B. Provide technical assistance to the Governor and Legislature by undertaking special studies and plans and preparing policy alternatives, preparing or analyzing policy alternatives and identifying the immediate and long-range needs and resources to meet these needs in the areas of energy and natural resources and socioeconomics. The office shall prepare the plans and studies at the request of the Governor, the Legislature or interdepartmental committees, councils and task forces;

Sec. 10. 5 MRSA §3305, sub-§1, ¶G, as amended by PL 1987, c. 534, Pt. A, §§10 and 19, is further amended to read:

G. As coordinating agency:

(1) Act as the coordinating agency between the several officers, authorities, boards, commissions, departments and divisions of the State in matters relative to the physical development of the State and review the proposals of those agencies in the light of their relationship to the adopted goals and policies and incorporate such reviews in the reports of the office. Nothing in this section may be construed as limiting the powers and duties of any officer, authority, board, commission, department or political subdivision of the State; and

(2) Provide general coordination and review of plans in functional areas of State Govern-

ment as may be necessary for receipt of federal funds; and

Sec. 11. 5 MRSA §3305, sub-§1, ¶H, as amended by PL 1987, c. 534, Pt. A, §§11 and 19, is further amended to read:

> H. Compile, analyze and maintain information useful to the development of industry in the State concerning resources, sites, space, equipment, adequate housing, contracts, materials, transportation, markets, labor supply, population trends and other economic considerations and shall measure and monitor economic distress and poverty in the State on an ongoing basis. The State Planning Office, in conjunction with the Department of Economic and Community Development, shall study problems peculiar to the industry and economy of this State with a view toward the broader utilization of our natural resources, which studies shall be advanced by coordination of research with existing private and governmental agencies and educational institutions, and may be advanced by contractual relations with persons or organizations equipped to conduct the needed research. The State Planning Office shall, upon request from the Governor or any state department, assist in the preparation of reports regarding the responsibilities and duties provided by this subsection, including regular analysis of poverty and economic distress. The State Planning Office shall coordinate its activities pursuant to this paragraph with the Division of Community Services to meet the annual reporting needs of the division -; and

Sec. 12. 5 MRSA §3305, sub-§1, ¶¶J and K are enacted to read:

J. Coordinate the review and comment on all applications for participation in any federal grant or loan program and on any proposed federal activity subject to Presidential Executive Order 12372; and

K. Coordinate the development of energy policy, including:

(1) Collecting and analyzing energy data from all available energy sources in the State. The director shall afford confidential treatment to information, documents and data dealing with sales of individual companies that are engaged in the wholesale and retail trade of petroleum\_products in the State, upon reguest of the individual companies;

(2) Preparation of an energy resources plan to be submitted to the Governor and the Legislature every 2 years that includes a description of historical energy demand by end-use sector and energy resources used to meet that demand and a forecast of energy demand by end-use sector for the next 5 years, 10 years and 20 years, which shall include an electric and gas forecast;

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(3) Encouragement and direction or sponsorship of research, experiments and demonstration projects within the State to develop alternate energy sources, particularly, but not limited to, those sources that rely on renewable natural resources of the State, such as solar energy, water of tides and rivers, forests, winds and other sources which to date have not been fully explored or utilized; and

(4) Provision of conservation alternatives to proposed new electric power generating plants and assessment of the long-term and short-term energy savings realized by the conservation alternatives.

Sec. 13. 5 MRSA §§3307-B to 3307-D are enacted to read:

# §3307-B. Maine Energy Resources Development Program

The State Planning Office, as funding allows, shall administer a program of energy research and demonstration activities related to both the use of indigenous, renewable resources and more efficient use of energy. The Director of the State Planning Office may accept private money for the purpose of pursuing this program.

1. Report to Legislature. The director shall include, in the biennial comprehensive energy plan, a report which specifies, in regard to the Maine Energy Resources Development Program, the expenditure of the funds, the purposes for which the funds were used and the amount of as well as the sources from which the funds were derived.

2. Expenditures requiring approval. For all programs involving expenditures of \$10,000 or more, the director shall recommend those expenditures to the Governor. If the Governor approves, the director shall recommend those expenditures to the Legislature under the procedures authorizing the transfer of funds set forth in section 1585.

## <u>§3307-C. Definitions; reporting of petroleum inventories</u> and deliveries

1. Definitions. As used in this section, unless the context otherwise indicates, the following terms have the following meanings.

A. "Petroleum products" means propane; gasoline; unleaded gasoline; gasohol; kerosene; #2 heating oil; diesel fuel; kerosene-based jet\_fuel; aviation gasoline; #4, #5 and #6 residual oil for utility and nonutility uses; and Bunker C oil.

B. "Primary storage facilities" means any facility which receives petroleum products into the State either by pipeline or ship.

<u>C.</u> "Primary supplier" means any refiner, marketer, distributor, firm or person who makes the first sale of any petroleum product to resellers or consumers in this State. 2. Reporting. Each owner or lessee of primary storage facilities or petroleum products in the State shall make an accurate report on the first and 3rd Monday of each month to the State Planning Office on a form provided by the director. This form shall contain a conspicuous statement of the penalties provided in subsection 4 and shall require the following information:

> A. The total inventory of each petroleum product stored in the State, as measured within not more than 3 working days prior to the reporting date; and

> B. The quantities of each petroleum product delivery expected into the State within 15 days of the reporting date.

3. Reporting of primary suppliers. Each primary supplier of petroleum products shall make an accurate report on the 3rd Monday of each month to the State Planning Office on a form provided by the director, unless the report is already being submitted in accordance with federal regulations.

This form shall contain a conspicuous statement of the penalties provided in subsection 4 and shall require the following information:

A. Actual deliveries of all petroleum products in this State during the preceding calendar month;

B. Anticipated deliveries of all petroleum products in this State during the following calendar month; and

C. Allocation fractions for all petroleum products for the following month.

4. Penalty provisions. Any owner or lessee of a primary storage facility or any primary supplier covered by this section who fails to provide the information required by this section or who knowingly or recklessly supplies false or misleading information is guilty of a violation of Title 17-A, section 453. Any owner or lessee of a primary storage facility who supplies false or misleading information is subject to a civil penalty of \$2,500, payable to the State, to be recovered in a civil action.

§3307-D. State petroleum set aside

1. Definitions. As used in this section, unless the context otherwise indicates, the following terms have the following meanings.

A. "Assignment" means an action taken by the State Planning Office designating that a prime supplier of petroleum products supply them to an authorized consumer, wholesale purchaser-consumer or wholesale purchaser-reseller to facilitate relief or emergency and hardship needs, pursuant to subsection 2.

B. "Consumer" means any individual, trustee, agency, partnership, association, corporation, company, municipality, political subdivision or other legal

entity which purchases petroleum products for ultimate consumption in this State.

C. "Director" means the Director of the State Planning Office.

D. "Firm" means any association, company, corporation, estate, individual, joint venture, partnership or sole proprietorship or any entity however organized, including charitable, educational or eleemosynary institutions and the Federal Government, including federal corporations, departments and agencies and State Government and local governments.

E. "Petroleum products" means propane; gasoline; unleaded gasoline; gasohol; kerosene; #2 heating oil; diesel fuel; kerosene-based jet fuel; aviation gasoline; #4, #5 and #6 residual oil for utility and nonutility uses; and Bunker C oil.

F. "Prime supplier" means the supplier which makes the first sale of any petroleum products subject to the state set aside into the state distribution system for consumption within the State.

<u>G.</u> "Purchaser" means a wholesale purchaser or end user, or both.

H. "Set aside" means, with respect to a particular prime supplier, the amount of a petroleum product, subject to the provisions of this section, which is made available from the total supply of a prime supplier pursuant to subsection 2 for utilization by the State Planning Office to resolve emergencies and hardships due to fuel shortages or dislocations in distribution systems.

I. "Supplier" means any firm or any part or subsidiary of any firm, other than the Department of Defense and Veterans' Services, which presently supplies, sells, transfers or otherwise furnishes, as by consignment, any product subject to the state set aside to wholesale purchasers or end users, including refiners, natural gas processing plants or fractionating plants, importers, resellers, jobbers and retailers.

J. "Wholesale purchaser" means a wholesale purchaser-reseller or wholesale purchaser-consumer, or both.

K. "Wholesale purchaser-consumer" means any firm that is an ultimate consumer which, as part of its normal business practices, purchases or obtains a product subject to the state set aside from a supplier and receives delivery of that product into a storage tank substantially under the control of that firm at a fixed location.

L. "Wholesale purchaser-reseller" means any firm which purchases, receives through transfers or otherwise obtains, as by consignment, a product subject to the state set aside and resells or otherwise transfers it to other purchasers without substantially changing its form.

2. General provisions. The general provisions of this section are as follows.

A. The director shall promulgate rules in accordance with the Maine Administrative Procedure Act, Title 5, chapter 375, establishing a set-aside system for petroleum products. These rules shall direct prime suppliers to set aside a percentage of the amount of petroleum products they expect to deliver to consumers in the State for distribution by the State Planning Office to meet emergency and hardship needs. These rules shall meet the requirements of this section.

B. The set-aside system established pursuant to this section shall not be implemented unless:

(1) The Federal Government terminates, suspends or fails to implement a national setaside program; and

(2) The Governor finds that a set-aside system is necessary to manage an energy shortage within the State which threatens the continuation of essential services and the needs of priority users. The Governor shall direct the State Planning Office to implement only that portion of the state set-aside program necessary to prevent and alleviate any energy hardship shortages.

C. The director shall notify each prime supplier of the monthly set-aside percentage, not to exceed  $5\%_1$  applicable to each product subject to the set-aside program.

D. The set-aside volume available to the State Planning Office for a particular month shall be the sum of the amounts calculated by multiplying the state set-aside percentage level by each prime supplier's estimated portion of its total supply for that month which will be sold into the State's distribution system for consumption within the State. The set aside for a particular month may not be accumulated or deferred, but shall be made available from stocks of prime supplies whether directly or through their wholesale purchaser-resellers.

E. The director shall calculate the set-aside volume for a particular month from the supplier's monthly report or in accordance with section 3307-C.

F. The director shall establish, as part of the rules promulgated in accordance with paragraph A, procedures governing applications for assignment and assignments by the State Planning Office under the state set-aside system. Such procedures shall include criteria for approving and disapproving applications and an appeal process. G. The release of set aside shall be as follows.

(1) At any time during the month, the director may order the release of part or all of the other prime supplier's set-aside volume through the prime supplier's normal distribution system in the State.

(2) The State Planning Office shall release set aside to meet the emergency and hardship requirements of all purchaser-consumers and consumers within the State. In order to facilitate relief of the hardship and emergency requirements of wholesale purchaser-consumers and consumers, the State Planning Office may direct that a wholesale purchaser-reseller supply the wholesale purchaser-consumer and consumers experiencing the hardship or emergency.

(3) From time to time, the director may designate certain geographical areas within the State as suffering from an intrastate supply imbalance. At any time during the month, the director may order some or all of the prime suppliers with purchasers within such geographical areas to release part or all of their set-aside volume through their normal distribution systems to increase allocations of all the supplier's purchasers located within the areas.

(4) Orders issued pursuant to this section shall be in writing and effective immediately upon presentation to the prime supplier's designated state representative. Those orders shall represent a call on the prime supplier's set-aside volumes for the month of issuance, notwithstanding that delivery cannot be made until the following month.

H. Each prime supplier shall designate a representative within the State to act for and in behalf of the prime supplier with respect to the state set-aside program. Each prime supplier for a state shall notify in writing the State Planning Office of that designation.

I. Any assignments or order made under this section shall specify that the product be made available to the consumer, wholesale purchaser-consumer or wholesale purchaser-retailer at prices prevailing for similar classes of purchasers in the locality of the consumer, wholesale purchaser-consumer or wholesale purchaser-retailer at the time of the sale of the product.

J. The set-aside program shall remain in effect no longer than 180 days without approval of the Legislature. In the event that the Governor finds that the set-aside system is no longer necessary to manage an energy shortage, the Governor shall terminate the program. 3. Violations; penalties. Violations and penalties of this section are as follows.

A. Any person who violates any provision of this section or any rule or order issued pursuant to this section shall be subject to a civil penalty of not more than \$10,000 for each violation.

**B.** The penalty provided in paragraph A shall be recovered in an action or special proceeding brought by the Attorney General.

C. Alternately, or in addition to the action or proceeding to recover the civil penalty provided by paragraph A, the Attorney General may institute an action or proceeding to enjoin any violation of or to enforce any provision of this section or any rule or order issued under this section.

Sec. 14. 5 MRSA c. 338, as amended, is repealed.

Sec. 15. 5 MRSA §12004-I, sub-§20, as enacted by PL 1987, c. 786, §5, is repealed.

Sec. 16. 5 MRSA §13058, sub-§§11 to 17 are enacted to read:

11. Federally mandated programs. The commissioner shall administer the following federally mandated programs, formerly administered by the Office of Energy Resources:

A. State Energy Conservation Program (SECP);

B. Energy Extension Service (EES); and

C. Institutional Conservation Program (ICP).

12. Energy conservation standards. The commissioner shall adopt energy conservation standards and promulgate rules for administration of the standards and the certification of energy efficient buildings, as defined in Title 10, chapter 214.

13. Approval or denial of certificates. The commissioner shall provide for the approval or denial of certificates of energy efficiency, as required in Title 10, chapter 214.

14. Preparation of manual. The commissioner shall prepare the Manual of Accepted Practices, as described in Title 10, chapter 214.

**15.** Review and inspection. The commissioner shall provide for the review of plans and specifications and the inspection of buildings to determine compliance of the building with the energy conservation standards, as described in Title 10, chapter 214.

16. Administration of state standards. The commissioner shall administer the state standards for appliance energy efficiency, as established by section 13060.

17. Rule-making authority. If the Residential Conservation Service, as established by the United States Natural Energy Conservation Policy Act, Public Law 95-619, November 9, 1978, as amended by the United States Energy Security Act, Public Law 96-294, June 30, 1980, the United States Code, Title 42, Section 8211 et seq., is repealed or amended so as to have the effect of removing requirements for providing energy conservation information and energy audits and arranging financing for energy conservation improvements for residential customers, the commissioner may promulgate rules pursuant to the Maine Administrative Procedure Act, Title 5, chapter 375, to continue these services. In establishing these rules, the commissioner shall simplify federal rules, insofar as possible, without preventing fulfillment of the program objectives and in no case may the commissioner impose rules containing additional requirements for utilities.

Until the commissioner promulgates new rules under this paragraph, the previously existing federal regulations and any state rules implementing them shall be considered state rules with full force.

Sec. 17. 5 MRSA §13060 is enacted to read:

§13060. State standards for appliance energy efficiency

**1. Definitions.** As used in this section, unless the context otherwise indicates, the following terms have the following meanings.

A. "ASHRAE standard" means standards established by the American Society of Heating, Refrigerating and Air Conditioning Engineers.

B. "Manufacturer" means any person or business entity engaged in the original production or assembly of an appliance.

C. "New appliance" means an appliance that is sold, offered for sale or installed the first time and specifically includes floor models and demonstration units.

D. With respect to refrigerators, refrigerator-freezers and freezers:

(1) "Freezer" means a cabinet designed as a unit for the storage of food at temperatures of about 0° Fahrenheit, having the ability to freeze food and having a source of refrigeration requiring an energy input;

(2) "Refrigerator" means a cabinet designed for the refrigerated storage of food at temperatures above 32° Fahrenheit and having a source of refrigeration requiring an energy input. It may include a cabinet with a compartment for the freezing and storage of food at temperatures below 32° Fahrenheit, but which does not provide a separate low temperature compartment designed for the freezing of and the long-term storage of food at temperatures below 8° Fahrenheit. It has only one exterior door and may have interior doors or compartments; and

(3) "Refrigerator-freezer" means a cabinet which consists of 2 or more compartments with at least one of the compartments designed for the refrigerated storage of foods at temperatures above 32° Fahrenheit and with at least one of the compartments designed for the freezing of and the storage of frozen foods at temperatures of 8° Fahrenheit or below. The source of refrigeration requires energy input.

E. With respect to water heaters:

(1) "Storage-type water heater" means a water heater that heats and stores water within the appliance at a thermostatically controlled temperature for delivery on demand.

2. Efficiency standards. Efficiency standards shall be determined as follows.

A. The following are minimum energy efficiency standards for new residential gas and electric water heaters, oil and gas furnaces and boilers, refrigerators, refrigerator-freezers and freezers. Refrigerators, refrigerator-freezers and freezers shall be certified by the manufacturer not to exceed the values derived from the appropriate formulae when V is the total refrigerated volume in cubic feet and EC is the energy consumption in kilowatt hours per year:

	Appliance	<u>Standard</u>
<u>(1)</u>	Refrigerators Single door, manual defrost	EC=395 x 28V
	Single door, auto- matic defrost	<u>No standard</u>
(2)	Refrigerator-freezers	
	Top freezer, partial	<u>EC=378 x 43V</u>
	automatic defrost	
	Top freezer, auto-	<u>EC=378 x 43V</u>
	matic defrost	<b>X</b> 7 . <b>1</b> 1
	Bottom freezer, auto-	<u>No</u> standard
	<u>matic_defrost</u> Side-by-side, auto-	EC=565 x 52V
	matic defrost	$\underline{\mathrm{BC}}=303\times32\mathrm{V}$
	matte demost	
(3)	Freezers	
	Upright, manual	EC=289 x 37V
	defrost, between	
	11.5 and 21.4 cubic	
	feet in volume	
	Upright, automatic	No standard
	defrost	
	Chest, manual	<u>EC=315 x 32V</u>

defrost

(4)	Water heaters	
	Electric	<u>ASHRAE</u>
		<u>Standard</u>
		<u>90A-1980</u>
		Section 7
		Energy Factor
	Gas	<u>(EF)=48°</u>
<u>(5)</u>	Furnaces and	
	<u>boilers</u>	
	<u>Oil</u>	No standard
	Gas	No standard

B. The following residential appliances are covered by this section:

(1) Only storage-type water heaters;

(2) Gas furnaces and boilers; and

(3) Refrigerators, refrigerator-freezers and freezers which can be operated by alternating current electricity, excluding the following types:

(a) Those with total refrigerated volume exceeding 39 cubic feet;

(b) Those designed to be used without doors;

(c) Those which do not include compressor and condenser units as an integral part of the cabinet assembly; and

(d) Those with "through the door" features.

C. This section does not apply to:

(1) New residential appliances manufactured in the State and sold outside the State;

(2) New appliances manufactured outside the State and sold at wholesale in the State for final retail sale and installation outside the State;

(3) Appliances installed in mobile homes at the time of construction;

(4) Appliances designed expressly for installation and use in recreational vehicles or other equipment designed for regular mobile use; and

(5) Appliances purchased outside of the State by Maine residents when the appliance is installed for use by the purchaser or installed in a single-family, detached structure. <u>3.</u> Prohibitions. No new appliance may be sold, offered for sale or installed in the State on or after January 1, 1990, unless it is certified by the manufacturer to be in compliance with the standards adopted under subsection 2 or unless there is no state standard adopted for that type of appliance.

4. Test methods. The manufacturer shall cause the testing of samples of each model of each residential appliance covered by this section. The State Development Office shall use the United States Department of Energy approved test methods or, in the absence of those test methods, other appropriate nationally recognized test methods applicable to the respective appliances.

5. State Development Office. In order to reduce the wasteful, uneconomic, inefficient or unnecessary consumption of energy, the State Development Office shall:

A. Be responsible for the administration and enforcement of the appliance standards established by this section; and

B. Apply to the United States Department of Energy for an exemption from federal preemption, pursuant to the United States Energy Conservation Policy Act, Section 327(b), (3), or its successor.

6. Forfeiture. Any person who violates this section either personally or through an agent or employee is subject to a civil forfeiture of not more than \$500 for each violation. For purposes of this section, the sale, installation or offer for sale of any new appliance that fails to meet the standards prescribed in subsection 2 shall constitute a violation.

Sec. 18. 7 MRSA §2, next to last ¶, as amended by PL 1981, c. 372, is further amended to read:

In addition, the commissioner shall be concerned with the quality of life of Maine farmers and rural communities. The commissioner shall promote: Farm financing and rural development proposals; conservation and preservation of agricultural lands; increased and improved production of beef, poultry, sheep, dairy beef and other livestock; expanded and improved production of potatoes, fruits and other vegetables and horticultural ventures; coordinated foreign and domestic marketing of Maine agricultural products; in conjunction with the university, crop development and integrated pest management; and conservation of nonrenewable energy resources and utilization of renewable energy resources in conjunction with the Office of Energy Resources State Planning Office. To accomplish these objectives, the commissioner is authorized for, or on behalf of, Maine's farmers and rural community: To engage in research and educational programs; to participate directly or indirectly in program programs to encourage and enable individuals to enter agricultural or other rural enterprises; to institute litigation or upon request to represent farmers or other members of the rural community in litigation where he the commissioner determines that such litigation may be beneficial to agricultural industry as a whole; and to exercise all other powers of an agency of State Government. The commissioner may study such issues and, consistent with statute,

take such actions either individually, for, or on behalf of, the state's <u>State's</u> farmers or rural residents, or jointly with such other persons, agencies or organizations as he the commissioner determines may benefit the state's <u>State's</u> farmers and rural communities.

Sec. 19. 10 MRSA §1041, sub-§16, as enacted by PL 1985, c. 344, §61, is amended to read:

16. Energy conservation. Provide financial assistance for energy conservation. The Office of Energy Resources Department of Economic and Community Development shall provide assistance to the authority in determining technical eligibility and merit of applications for energy conservation loans. Each recipient of a loan under this section shall provide the authority, within one year, with detailed information on energy conservation before and after the completion of the energy conservation project; and

Sec. 20. 10 MRSA §1063, sub-§2, ¶J, as amended by PL 1985, c. 714, §35, is further amended to read:

J. In the case of an energy generating system, an energy distribution system or an industrial-commercial project, any of which includes hydroelectric facilities deemed necessary for the production of electricity:

> (1) The Public Utilities Commission has certified that all required licenses have been issued or that none are required; and

> (2) The Director of Energy Resources the State Planning Office has reviewed and commented upon the project proposal. The Director of Energy Resources the State Planning Office shall make his comments within 30 days after receipt of a notification and copy of the project proposal from the authority. The authority shall take the comments into consideration in its consideration of the project; and

Sec. 21. 10 MRSA §1413, sub-§7, as enacted by PL 1979, c. 503, §2, is amended to read:

7. Commissioner. "Director" "Commissioner" means the Director Commissioner of the Office of Energy Resources Economic and Community Development.

Sec. 22. 10 MRSA §1413, sub-§11, as amended by PL 1989, c. 75, §2, is further amended to read:

11. Manual of Accepted Practices. "Manual of Accepted Practices" means the Manual of Accepted Practices prepared by the Office of Energy Resources State Development Office in conformance with the mandatory standards for residential construction as defined in section 1415-C.

Sec. 23. 10 MRSA §1414-A, as enacted by PL 1985, c. 370, §3, is amended to read:

### §1414-A. Adoption of energy performance building standards by state agencies

Energy performance building standards adopted by state agencies shall be coordinated with each other, as far as practicable, so that similar activities and buildings are treated in a similar way. The Director of the Office of Energy Resources Commissioner of Economic and Community Development shall assist other state agencies in developing energy standards which comply with this section.

Sec. 24. 10 MRSA §1419, as enacted by PL 1979, c. 503, §2, is repealed.

Sec. 25. 10 MRSA §1464, as enacted by PL 1981, c. 499, §1, is amended to read:

# §1464. Regional Ride Share Services Matching Fund Program

There is established, to carry out the purposes of this chapter, a Regional Ride Share Services Matching Fund Program to be administered by the Office of Energy Resources Department of Economic and Community Development.

Sec. 26. 10 MRSA 1485, first  $\mathbb{I}$ , as enacted by PL 1979, c. 212, is amended to read:

The State Office of Energy Resources Department of Economic and Community Development shall prepare, and shall keep current, an informational pamphlet concerning insulation materials being used in the State. The pamphlet shall discuss the characteristics of these insulation materials and the positive and negative effects which may result following installation of these materials. The pamphlet shall also include, but shall not be limited to:

Sec. 27. 10 MRSA §1485, sub-§5, as enacted by PL 1979, c. 212, is amended to read:

5. Other information. Such other information as the State Office of Energy Resources Department of Economic and Community Development shall deem necessary or appropriate.

Sec. 28. 10 MRSA §1485, 3rd ¶ from the end, as enacted by PL 1979, c. 212, is amended to read:

The <u>State Office of Energy Resources</u> <u>Department</u> of <u>Economic and Community Development</u> shall furnish this pamphlet, upon request, to any citizen of this State without charge.

Sec. 29. 10 MRSA §1492, sub-§1, as enacted by PL 1979, c. 299, is amended to read:

1. Solar energy equipment. "Solar energy equipment" means all controls, tanks, pumps, heat exchangers, collectors and all other equipment necessary for the collection, transfer and storage of solar energy, as determined by the Office of Energy Resources State Planning Office. Passive solar energy systems or those systems using natural means to collect, store and transfer solar energy shall not be included under this chapter.

Sec. 30. 10 MRSA §1493, first ¶, as enacted by PL 1979, c. 299, is amended to read:

The Office of Energy Resources Department of Economic and Community Development shall establish an express warranty for the sale and installation of solar energy equipment in Maine. This express warranty shall, at a minimum, include the following:

Sec. 31. 22 MRSA §676, sub-§6, as enacted by PL 1983, c. 345, §§13 and 14, is amended to read:

6. Energy. The Office of Energy Resources State Planning Office shall serve as liaison with the United States Department of Energy.

Sec. 32. 25 MRSA §2465, sub-§5-A, as enacted by PL 1983, c. 231, §1, is amended to read:

5-A. Safety information. No new factory-built fireplace, fireplace stove or solid fuel burning room heater may be sold in retail trade, unless the seller provides the buyer, on or before the sale, with an installation instruction manual or, in the case where such a manual is not available, with a publication of the Office of Energy Resources Department of Economic and Community Development containing recommended clearances the same as those prescribed in the National Fire Protection Association Code #211, The Standards for Chimneys, Fireplaces, Vents and Solid Fuel Burning Appliances, as approved by the Office of the State Fire Marshal.

Sec. 33. 25 MRSA §2465, sub-§6, as amended by PL 1983, c. 231, §§1 and 2, is further amended to read:

6. Penalty. Any person who, for compensation, constructs or installs chimneys, fireplaces, vents or solid fuel burning appliances in violation of the standards, and permits such violation to remain uncorrected after 30 days days' notice from any official empowered to enforce this section, shall be considered guilty of a civil violation and shall be subject to a forfeiture of not more than \$500 for each violation. The court may waive any penalty or cost against any violator upon satisfactory proof that the violation was corrected within 30 days of the issuance of a complaint.

Any person who fails to provide a purchaser with an instruction manual or the authorized publication of the Office of Energy Resources Department of Economic and Community Development, as described in subsection 5-A, commits a civil violation for which a forfeiture of not less than \$200 nor more than \$500 for the first offense and not less than \$500 nor more than \$800 for each subsequent offense shall be adjudged. In addition to the civil penalty provided in this subsection, any violation of this chapter constitutes a violation of Title 5, chapter 10.

Sec. 34. 30-A MRSA §3272, sub-§2, ¶A, as enacted by PL 1987, c. 737, Pt. A, §2 and Pt. C, §106, and as

amended by PL 1989, c. 6; c. 9, §2; and c. 104, Pt. C, §§8 and 10, is further amended to read:

A. The commission may seek technical assistance from the Office of Energy Resources Department of Economic and Community Development. That office department shall notify local energy commissions, in writing, of plans and projects that may affect those commissions, if the commission so requests.

Sec. 35. 30-A MRSA §3272, sub-§3, as enacted by PL 1987, c. 737, Pt. A, §2 and Pt. C, §106, and as amended by PL 1989, c. 6; c. 9, §2; and c. 104, Pt. C, §§8 and 10, is further amended to read:

3. Notice of formation; records, annual report. The commission shall notify the Office of Energy Resources Department of Economic and Community Development of its formation. The commission shall keep records of its meetings and activities and shall make an annual report to the municipality.

Sec. 36. 30-A MRSA §4912, first ¶, as enacted by PL 1987, c. 737, Pt. A, §2 and Pt. C, §106, and as amended by PL 1989, c. 6; c. 9, §2; and c. 104, Pt. C, §§8 and 10, is further amended to read:

The Maine State Housing Authority in consultation with the Office of Energy Resources Department of Economic and Community Development shall develop guidelines defining energy improvements which may be made with proceeds of home improvement notes.

Sec. 37. 32 MRSA §8002, as enacted by PL 1979, c. 277, §2, is amended to read:

# §8002. Installation training

The Office of Energy Resources Department of Economic and Community Development shall establish a voluntary training program for installers of solar energy equipment.

This training program shall consist of a minimum of 15 hours of instruction in the various aspects of solar energy system installation. The course content for the installation training program shall be developed by the Office of Energy Resources Department of Economic and Community Development, in cooperation with the Plumbers' Examining Board. The Office of Energy Resources Department of Economic and Community Development shall, in accordance with the Maine Administrative Procedure Act, Title 5, chapter 375, promulgate all necessary rules pertaining to qualifications, certification and recertification of solar energy and inspection thereof, consistent with this chapter and Title 5, section 5005, subsection 1, paragraph O.

Sec. 38. 32 MRSA §8003, as amended by PL 1983, c. 553, §46, is further amended to read:

# §8003. Installer certification

Upon notice from the Office of Energy Resources Department of Economic and Community Development, the Department of Business, Occupational and Professional and Financial Regulation shall issue solar energy installer's certificates to those individuals who meet the requirements listed in this section. The Department of Business, Occupational and Professional and Financial Regulation shall keep all relevant records. The following requirements shall be met:

1. Training course and examination. Attendance of a minimum of 15 hours at an Office of Energy Resources' a Department of Economic and Community Development sponsored installation training course and successful completion of a written examination encompassing solar energy installation techniques;

2. Experience. Proof of at least one year of experience in the installation of solar energy equipment and proof of installation of at least 5 solar energy units, subject to an approved inspection by the Office of Energy Resources Department of Economic and Community Development; or

3. Competency in installation. Completion of a solar energy installation training course which is determined by the Office of Energy Resources Department of Economic and Community Development to equip an individual with the skills necessary to achieve competency in the installation of solar energy equipment.

Sec. 39. 32 MRSA §8004, first ¶, as amended by PL 1983, c. 553, §46, is further amended to read:

The Office of Energy Resources Department of Economic and Community Development, in coordination with the Department of Business, Oceupational and Professional and Financial Regulation, shall investigate or cause to be investigated all complaints against certified solar energy installers and all cases of violations of this chapter. The Office of Energy Resources Department of Economic and Community Development may refuse to renew the certification and the Administrative Court may suspend or revoke the certification of a solar energy installer who is found guilty of:

Sec. 40. 32 MRSA §8023, as enacted by PL 1981, c. 597, is amended to read:

#### §8023. Certification

The Office of Energy Resources Department of Economic and Community Development shall issue energy auditors' certificates to those individuals who meet the requirements listed in this section. The Office of Energy Resources Department of Economic and Community Development shall maintain all relevant records.

1. Examination. Individuals must successfully complete a written examination administered by the Office of Energy Resources Department of Economic and Community Development, or an examination which receives the approval of the Office of Energy Resources Department of Economic and Community Development, encompassing energy auditing techniques. Separate examinations for residential and commercial building audits shall be administered.

2. Experience. Individuals must demonstrate proof of completion of at least 5 energy audits, subject to an approval inspection by the Office of Energy Resources Department of Economic and Community Development.

**3.** Existing auditors grandfathered. All energy auditors certified by the former Office of Energy Resources in accordance with the National Energy Conservation and Policy Act, Public Law 95-619, as of the effective date of this chapter are certified for purposes of this chapter.

Sec. 41. 32 MRSA §8024, as enacted by PL 1981, c. 597, is amended to read:

### §8024. Fees

The <u>Director</u> <u>Commissioner</u> of the Office of Energy <u>Resources</u> <u>Economic</u> and <u>Community</u> <u>Development</u> may establish reasonable fees for the issuance and renewal of energy auditors' certificates, based on the cost of certification. The fees shall be paid to the Treasurer of State to be used by the <u>Office of Energy Resources</u> <u>Department of</u> <u>Economic and Community Development</u> for the purposes of this chapter.

Sec. 42. 32 MRSA §8025, first ¶, as enacted by PL 1981, c. 597, is amended to read:

The Office of Energy Resources Department of Economic and Community Development shall investigate, or cause to be investigated, all complaints against certified energy auditors and all cases of violations of this chapter. The Office of Energy Resources Department of Economic and Community Development may refuse to renew the certification, or the Administrative Court may suspend or revoke the certification, of an energy auditor who is found guilty of:

Sec. 43. 32 MRSA §8027, as enacted by PL 1981, c. 597, is amended to read:

### §8027. Renewals

All certificates shall expire on December 31st of the 2nd year following issuance or at such other times as the Director <u>Commissioner</u> of the Office of Energy Resources Economic and Community Development may designate.

The certificates may be renewed on a biennial basis without further examination upon the payment of the proper fee. The Office of Energy Resources Department of Economic and Community Development shall notify each person registered under this chapter of the date of expiration of his that person's certificate and the amount of fee required for the certificate renewal for a 2-year period. The notice shall be mailed to the person's last known address at least 30 days prior to the expiration date of his the certificate. Any person, who fails to renew his the certificate within a period of 90 days following the expiration date, may be required by the Office of Energy Resources Department of Economic

and <u>Community Development</u> to take an examination in order to be recertified.

Sec. 44. 32 MRSA §8028, as enacted by PL 1981, c. 597, is amended to read:

#### §8028. Rules

The Office of Energy Resources Department of Economic and Community Development may, in accordance with the Maine Administrative Procedure Act, Title 5, chapter 375, adopt rules necessary to implement this chapter.

Sec. 45. 36 MRSA §2915, as enacted by PL 1983, c. 852, §5, is amended to read:

#### §2915. Report to the Legislature

The State Tax Assessor shall report to the Legislature by January 31, 1987, and each subsequent year until 1990 on the amount of revenue losses due to the ethanol tax exemption provided in section 2903, subsection 2. The report shall also include information provided by the Office of Energy Resources on ethanol sales in other states, revenue losses to those states from similar ethanol tax exemption and any other relevant information on the market for ethanol blended gasoline requested by the Legislature.

Sec. 46. 38 MRSA §634, sub-§3, as enacted by PL 1983, c. 458, \$18, is amended to read:

**3.** Application review. Within 10 working days of receiving a completed application, the Commissioner of Environmental Protection or the Director of the Maine Land Use Regulation Commission, as appropriate, shall notify the applicant of the official date on which the application was accepted.

The commissioner or the director, as appropriate, shall circulate the application among the Department of Environmental Protection, Department of Conservation, Department of Inland Fisheries and Wildlife, Department of Marine Resources, Department of Transportation, Maine Historic Preservation Commission, Office of Energy Resources State Planning Office, Public Utilities Commission and the municipal officials of the municipality in which the project is located. The Office of Energy Resources State Planning Office and the Public Utilities Commission shall submit written comments on section 636, subsection 7, paragraph F. For projects within the jurisdiction of the Maine Land Use Regulation Commission, the director may request and obtain technical assistance and recommendations from the staff of the department. The department shall respond to the requests in a timely manner. The department's recommendations shall be considered by the commission in acting upon a project application.

### Sec. 47. Transition provisions.

1. Funds transferred. Notwithstanding the Maine Revised Statutes, Title 5, sections 1585 and 1586, all accrued expenditures, assets, liabilities, balances, appropriations or allocations, transfers, revenues and other available funds in any account or subdivision of any account of the Office of Energy Resources or any subunit of that office affected by

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this Act are transferred to the State Planning Office or the Department of Economic and Community Development as required by the assignment of responsibilities in this Act.

2. Personnel and employment benefits transferred. All employees of the Office of Energy Resources or any subunit of that office are transferred to the State Planning Office or the Department of Economic and Community Development, as required by the assignment of responsibilities in this Act.

All accrued fringe benefits, including vacation and sick leave, health and life insurance and retirement of these personnel shall remain with them. No employee's pay or promotional rights and opportunities may be adversely affected due to this transfer.

**3.** Equipment and property transferred. All equipment, records and property of the State used by employees and officials of the Office of Energy Resources are transferred to the State Planning Office or the Department of Economic and Community Development, as required by the assignment of responsibilities in this Act.

4. Financial order required. The Director of the State Planning Office and the Commissioner of Economic and Community Development shall jointly request, by financial order through the State Budget Office, the Governor's approval of the funds, positions, equipment and property to be transferred.

5. Rules and procedures. All rules and procedures currently in effect and in operation pertaining to the Office of Energy Resources shall remain in effect until rescinded or amended as provided by state law.

6. Contracts and agreements. All contracts and agreements currently in effect with respect to the Office of Energy Resources shall remain in effect until rescinded, terminated or modified as provided by state law.

7. Organization and operation. Notwithstanding any other provisions of law, any planning or preparatory work may occur prior to the effective date of this Act, but shall not become binding until the effective date of this Act.

Sec. 48. Appropriation. The following funds are appropriated from the General Fund to carry out the purposes of this Act.

	1989-90	1990-91
EXECUTIVE DEPARTMENT		
Office of Energy Resources		
Positions Personal Services All Other	(-12) (\$218,245) (25,338)	(-12) (\$436,489) (69,928)
Eliminates the positions of: the Director of Energy Resources; the Director of Administrative Services; the Director of Public		

Information; an Administrative Secretary; an Engineering Conservation Specialist; an Energy Audit Engineer; a Senior Planner; a Business Manager II; an Account Clerk II; a supervisor; a Clerk II; and a Clerk III, which, under the provisions of this Act, will no longer be required, effective January 1, 1990.

EXECUTIVE DEPARTMENT TOTAL

(\$243,583) (\$506,417)

**Emergency clause.** In view of the emergency cited in the preamble, this Act shall take effect on July 1, 1989.

Effective July 1, 1989.

# CHAPTER 502

## S.P. 594 - L.D. 1671

## An Act to Correct Errors and Inconsistencies in the Laws of Maine

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

Whereas, these errors and inconsistencies create uncertainties and confusion in interpreting legislative intent; and

Whereas, it is vitally necessary that these uncertainties and this confusion be resolved in order to prevent any injustice or hardship to the citizens of Maine; 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:

### PART A

Sec. 1. 1 MRSA §814, 2nd ¶, as repealed and replaced by PL 1975, c. 470, §1, is amended to read:

All proceedings under this section shall be in accordance with Title 35 <u>35-A</u>, chapter <u>263</u> <u>65</u>.

Sec. 2. 2 MRSA §6, sub-§4, as amended by PL 1987, c. 715, §2, and c. 787, §1, is repealed and the following enacted in its place:

4. Range 88. The salaries of the following state officials and employees shall be within salary range 88: