MAINE STATE LEGISLATURE

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ONE HUNDRED AND ELEVENTH LEGISLATURE SECOND REGULAR SESSION

JOINT STANDING COMMITTEE
BILL SUMMARIES
JUNE 1984

This document is a compilation of the bill summaries prepared by this office for the Joint Standing Committees of the Maine Legislature, covering the Second Regular Session of the 111th Legislature. The summaries are arranged alphabetically, and indexed separately by committee.

STATE OF MAINE

ONE HUNDRED AND ELEVENTH LEGISLATURE SECOND REGULAR SESSION

JOINT STANDING COMMITTEE ON HEALTH AND INSTITUTIONAL SERVICES BILL SUMMARY



MAY, 1984

Prepared by:

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AN ACT REGARDING THE IM-PROVEMENT OF IMMUNIZATION LEVELS AGAINST SPECIFIC PREVENTABLE DISEASES IN SCHOOL CHIIDREN

Nelson

OTP-ND LD 2172

OTP

HSE-ENACT.

SEN-ENACT.

GOV-S IGNED

PL 83, c. 602

SUMMARY: The bill amended the current school immunization law by requiring immunization against mumps for children in elementary grades and, after September, 1985, for students in grade 7 and above. It also repealed a provision which allowed females of childbearing age not to have an immunization against rubella, since administration of the vaccine had been approved by the Center for Disease Control as less dangerous than exposure to the virus.

The Department of Educational & Cultural Services and the Department of Human Services suggested changes in the bill, allowing mumps immunization to be specified by the Department of Human Services regulations. They also agreed on using the bill to correct some inconsistencies between provisions of the School Immunization Law, and other provisions of Title 20-A and Title 22.

1870 AN ACT TO AMEND THE Nelson
STATUTES GOVERNING THE
LICENSING AND APPROVAL OF
ADULT AND CHILD CARE
PROGRAMS

SUMMARY: The bill amended a law passed in the First Regular Session (PL 83, c. 386), by making references clearer, and deleting incorrect references (e.g., to registrations).

1871 AN ACT TO AMEND THE ADULT Richard OTP-A
PROTECTIVE SERVICES ACT HSE-EMER ENACT
SEN-EMER ENACT
GOV-EMER SIGNED
PL 83, c. 616

SUMMARY: The bill added the words "allegedly incapacitated" to the reporting requirements of the Adult Protective Services Act. This was necessary because incapacitation is determined by the Probate Court, and most instances of abuse subject to the reporting requirement would be of persons not yet adjudicated as incapacitated.

The Committee Amendment (H-462) modified the language further, by removing the reference to incapacitation or alleged incapacitation; instead it used the standard of the person reporting having "reasonable cause to suspect" the adult is incapacitated.

The House Amendment (H-463) corrected spelling and grammatical errors in the Committee Amendment.