MAINE STATE LEGISLATURE

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ONE HUNDRED AND ELEVENTH LEGISLATURE SECOND REGULAR SESSION

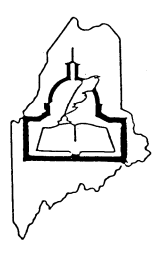
JOINT STANDING COMMITTEE
BILL SUMMARIES
JUNE 1984

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

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1957 AN ACT TO REVISE PRO-VISIONS OF THE MEDICAL EYE CARE PROGRAM

Gill

OTP
HSE-ENACT
SEN-ENACT
GOV-SIGNED
PL 83, c. 831

SUMMARY: In the First Regular Session, the Committee passed a bill affecting the Medical Eye Care Program, which allowed the Department of Human Services to provide glasses to people with 20/70 vision, or worse. That bill did not survive the Appropriations Table.

ID 1957 reenacted these provisions, by which persons with 20/70 vision would also have to meet certain income criteria. There was an appropriation of \$5,000 on the bill.

1963 AN ACT TO CLARIFY CERTAIN PRO- Carpenter VISIONS IN THE RECODIFICA-TION OF THE GENERAL ASSISTANCE LAWS

OIP-A HSE-ENACT SEN-ENACT GOV-SIGNED PL 83, c. 697

SUMMARY: The General Assistance laws (22 MRSA, chapter 1161) were recodified during the First Regular Session. This bill addressed 4 areas: 1) exempting people from a work search if they are in a vocational rehabilitation program, rather than the vocational training currently in the law; 2) correcting a reference from "state" to "municipal"; 3) establishing procedures for liens; 4) clarifying the fair hearing procedure.

The greatest discussion centered on the first and third issues.

There was considerable disagreement as to whether students in a vocational training program should receive the exemption, and even more so on the related issue of college-level students being eligible to receive general assistance.

The concern on liens was to ensure that the procedure for filing a lien was sufficiently clear to the general assistance recipient as well as to the municipality.

An additional issue was brought up in an amendment submitted to the Committee, requiring persons whose disability is caused by substance abuse to use resources recommended by a Substance Abuse Counselor. After discussing the merits of this approach, the Committee decided not to recommend this action.