MAINE STATE LEGISLATURE

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STATE OF MAINE

ONE HUNDRED AND THIRTEENTH LEGISLATURE FIRST REGULAR SESSION

JOINT STANDING COMMITTEE ON

HUMAN RESOURCES

BILL SUMMARY



JUNE 1987

PREPARED BY:

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ONE HUNDRED AND THIRTEENTH LEGISLATURE FIRST REGULAR SESSION

JOINT STANDING COMMITTEE
BILL SUMMARIES
JUNE 1987

This document is a compilation of the bill summaries prepared by this office for the Joint Standing Committees and Joint Select Committees of the Maine Legislature. The summaries are arranged by LD number under each committee.

All Adopted Amendments are listed, by paper number (e.g., H-584 or S-222), together with the sponsor if it is a floor amendment or the designation "COMMITTEE" if it is a committee amendment.

Final action for each bill is listed to the right of the title. If final House action and Senate action differ, both are listed.

Please let us know if you would prefer a different format or additional information and if the summaries are helpful.

Key to Committee Reports and Floor Action:

OTP Ought to Pass
OTP-ND Ought to Pass in New Draft
OTP-ND-NT Ought to Pass in New Draft, New Title
OTP-A Ought to Pass as Amended
ONTP Ought Not to Pass
LVWD Leave to Withdraw
INDEF PP Indefinitely Postponed

Sponsor: BUSTIN, Carroll, Boutilier, Gill Committee Report: New Draft of LD 313 Amendments Adopted: H-172 MANNING

SUMMARY: The new draft established a statewide annual training program for staff in long-term care facilities and required reimbursement, to the extent that resources are available, as a part of the principles of reimbursement. House amendment H-172 provided an allocation of federal resources available to reimburse long-term care facilities for staff training.

LD 1705 AN ACT TO AMEND THE GENERAL ASSISTANCE LAWS (PURSUANT TO A STUDY COMMISSION)

CARRY-OVER

Sponsor: MANNING

Committee Report: CARRY-OVER

SUMMARY: This bill represents the legislation proposed by the Majority Report of the Special Select Commission on the Administration and Financing of General Assistance.

PART A establishes a comprehensive information and referral service for social services.

Part B Expands the Welfare, Employment, Education and Training Program (WEET) to increase the job training assistance to AFDC recipients.

Part C amends the residency requirements in regard to determining which municipality is responsible for General Assistance applicants. In the past there has been some confusion among municipalities regarding residency and assistance to relocate as relates to the General Assistance program. This part amends that law (1) to clarify the existing language wherever possible without changing the meaning and (2) to provide a procedure to resolve disputes between municipalities concerning which municipality is responsible.

Part D prohibits hospital expenses from being billed to a municipality's General Assistance program.

Part E prohibits general assistance disbursements in the form of cash. This recommendation of the Commission was not a unanimous recommendation of the majority report.

Part F indexes the AFDC standard of need in order to keep pace with inflation. The standard of need will be increased each year by the rate of inflation during the previous fiscal year.

Part G provides an AFDC special needs supplement to help AFDC recipients meet the cost of shelter. Up to \$100 a month would be available for an AFDC family whose shelter costs exceeded 75% of their total income.

Part H provides AFDC benefits to first-time pregnant women in their third trimester of pregnancy.

Part I provides the funds to allow the Department of Human Services to provide an additional 6 months of Medicaid coverage permitted under Federal law, to qualified AFDC families who lose Medicaid benefits due to return to work.

Part J provides for additional reimbursement by the State to the municipalities for expenses incurred through the General Assistance program. Each municipality would choose one of the following options for additional reimbursement:

- a. State funding of 50% of all municipal General Assistance expenditures below the current threshold. (Continue reimbursement at 90% above that obligation threshold); or
- b. State Reimbursement for the reasonable administrative costs of the General Assistance Program, calculated as 10% of the General Assistance cost for that municipality.

LD AN ACT TO AMEND THE GENERAL ASSISTANCE LAWS 1706 (PURSUANT TO A STUDY COMMISSION)

CARRY-OVER

Sponsor: MANNING

Committee Report: CARRY-OVER

<u>SUMMARY:</u> This bill represents the legislation proposed by the Minority Report of the Special Select Commission on the Administration and Financing of General Assistance.

PART A establishes a comprehensive information and referral service for social services.

Part B amends the residency requirements in regard to determining which municipality is responsible for General Assistance applicants. In the past there has been some confusion among municipalities regarding residency and assistance to relocate as relates to the General Assistance program. This part amends that law (1) to clarify the existing language wherever possible without changing the