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Legislative Document

No. 1416

S.P. 510

In Senate, April 23, 2013

An Act Regarding Responsibility of General Assistance for a Person Who Is Released from Prison

Reference to the Committee on Health and Human Services suggested and ordered printed.

DAREK M. GRANT Secretary of the Senate

Presented by Senator GRATWICK of Penobscot.

Cosponsored by Representative FREY of Bangor, Representative SCHNECK of Bangor and Senators: BOYLE of Cumberland, HASKELL of Cumberland, JACKSON of Aroostook, KATZ of Kennebec, YOUNGBLOOD of Penobscot, Representatives: BROOKS of Winterport, MORRISON of South Portland, POULIOT of Augusta.

1 Be it enacted by the People of the State of Maine as follows: 2 Sec. 1. 22 MRSA §4307, sub-§4, as corrected by RR 2009, c. 2, §58, is amended 3 to read: 4 4. Special circumstances. Overseers of a municipality may not move or transport 5 an applicant or recipient into another municipality to relieve their municipality of responsibility for that applicant's or recipient's support. The municipality of 6 responsibility for relocations, persons released from correctional facilities and 7 8 institutional settings is as follows. 9 A. When an applicant or recipient requests relocation to another municipality and the 10 overseers of a municipality assist that person to relocate to another municipality, the municipality from which that person is moving continues to be responsible for the 11 support of the recipient for 30 days after relocation. As used in this paragraph, 12 "assist" includes: 13 14 (1) Granting financial assistance to relocate; and 15 (2) Making arrangements for a person to relocate. B. If an applicant is in a group home, shelter, rehabilitation center, nursing home, 16 hospital or other institution at the time of application and has either been in that 17 institution for 6 months or less, or had a residence immediately prior to entering the 18 institution which the applicant had maintained and to which the applicant intends to 19 return, the municipality of responsibility is the municipality where the applicant was 20 21 a resident immediately prior to entering the institution. For the purpose of this paragraph, a hotel, motel or similar place of temporary lodging is considered an 22 23 institution when a municipality: 24 (1) Grants financial assistance for a person to move to or stay in temporary 25 lodging; 26 (2) Makes arrangements for a person to stay in temporary lodging; 27 (3) Advises or encourages a person to stay in temporary lodging; or 28 (4) Illegally denies housing assistance and, as a result of that denial, the person 29 stays in temporary lodging. 30 C. If an applicant has been released from a correctional facility within 45 days of application, the municipality of responsibility for the first 12 months of payment of 31 benefits is the municipality that was on record as the residence of the applicant when 32 33 the applicant was committed to the correctional facility. A municipality of 34 responsibility must accept an application for general assistance by telephone if the applicant is calling from another municipal office. 35 36 **SUMMARY** 37 This bill provides that if an applicant for general assistance under the Maine Revised Statutes, Title 22, chapter 1161 has been released from a correctional facility within 45

days of application, the municipality of responsibility for the first 12 months of benefits is

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- the municipality that was on record as the residence of the applicant when the applicant was committed to the correctional facility. The bill requires that a responsible municipality accept applications by telephone as long as the call is being made from a municipal office.