An Act To Ensure the Safety of Children Experiencing Homelessness by Extending Shelter Placement Periods

Submitted by the Department of Health and Human Services pursuant to Joint Rule 204. Received by the Clerk of the House on January 11, 2021. Referred to the Committee on Health and Human Services pursuant to Joint Rule 308.2 and ordered printed pursuant to Joint Rule 401.

Presented by Representative MEYER of Eliot.
Be it enacted by the People of the State of Maine as follows:

Sec. 1. 22 MRSA §8101, sub-§2, as amended by PL 2013, c. 179, §7, is further amended to read:

2. Emergency children's shelter. "Emergency children's shelter" means a facility that operates to receive children 24 hours a day and that limits placement to 60 consecutive days or less. For purposes of this section, the definition of "children" includes a person under 21 years of age. "Emergency children's shelter" does not mean a family foster home or specialized children's home. If emergency shelter is a service provided by a children's residential care facility, the service is restricted to a designated physical area of the facility.

Sec. 2. 22 MRSA §8101, sub-§4-A, as amended by PL 2013, c. 179, §7, is further amended to read:

4-A. Shelter for homeless children. "Shelter for homeless children" means a facility designed to provide for the overnight lodging and supervision of children 10 years of age or older for no more than 60 consecutive overnights. For purposes of this section, the definition of "children" includes a person under 21 years of age.

SUMMARY

This bill amends the laws governing facilities for children. It amends the definition of "emergency children's shelter" to extend placement from 30 consecutive days or less to 60 consecutive days or less, and it amends the definition of "shelter for homeless children" to extend the limit on overnight lodging and supervision from 30 consecutive overnights to 60 consecutive overnights.