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Legislative Document

No. 772

H.P. 552

House of Representatives, March 2, 2017

An Act To Ensure Transparency in Public Union Negotiations

Reference to the Committee on Judiciary suggested and ordered printed.

ROBERT B. HUNT

R(+ B. Hunt

Presented by Representative WADSWORTH of Hiram. Cosponsored by Senator BRAKEY of Androscoggin and Representatives: CEBRA of Naples, HANLEY of Pittston, KINNEY of Limington,

LOCKMAN of Amherst, O'CONNOR of Berwick, PIERCE of Dresden, Senator: HAMPER of Oxford.

1	De it chacted by the reopie of the State of Manie as follows.
2 3	Sec. 1. 1 MRSA §402, sub-§2, ¶F, as amended by PL 2009, c. 334, §2, is further amended to read:
4 5 6 7 8 9	F. Any advisory organization, including any authority, board, commission committee, council, task force or similar organization of an advisory nature established, authorized or organized by law or resolve or by Executive Order issued by the Governor and not otherwise covered by this subsection, unless the law, resolve or Executive Order establishing, authorizing or organizing the advisory organization specifically exempts the organization from the application of this subchapter; and
10 11	Sec. 2. 1 MRSA §402, sub-§2, ¶G, as enacted by PL 2009, c. 334, §3, is amended to read:
12 13	G. The committee meetings, subcommittee meetings and full membership meetings of any association that:
14 15	(1) Promotes, organizes or regulates statewide interscholastic activities in public schools or in both public and private schools; and
16 17 18	(2) Receives its funding from the public and private school members, either through membership dues or fees collected from those schools based on the number of participants of those schools in interscholastic activities.
19 20 21 22 23	This paragraph applies to only those meetings pertaining to interscholastic sports and does not apply to any meeting or any portion of any meeting the subject of which is limited to personnel issues, allegations of interscholastic athletic rule violations by member schools, administrators, coaches or student athletes or the eligibility of ar individual student athlete or coach-; and
24	Sec. 3. 1 MRSA §402, sub-§2, ¶H is enacted to read:
25 26	H. All collective bargaining meetings between a public employer and a collective bargaining unit conducted pursuant to Title 26, chapters 9-A, 9-B and 14.
27	SUMMARY
28 29 30 31 32	This bill amends the Freedom of Access Act by making collective bargaining meetings between public employers and a collective bargaining unit conducted pursuant to the municipal public employees labor relations laws, the state employees labor relations laws or the judicial employees labor relations laws public proceedings under the Act and therefore subject to the open meeting and notice requirements of the Act.