

1	L.D. 1704
3	(Filing No. $S_{-}^{246}$ )
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7	STATE OF MAINE
9	SENATE 114TH LEGISLATURE FIRST REGULAR SESSION
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13	COMMITTEE AMENDMENT "A" to S.P. 610, L.D. 1704, Bill, "An Act to Amend the Definition of Labels in the Beverage Container
15	Deposit Law"
17	Amend the bill by striking out all of section 2 and inserting in its place the following:
19	'Sec. 2. 32 MRSA §1865, sub-§2, as enacted by PL 1975, c. 739,
21	§16, is amended to read:
23	<b>2. Brand name.</b> Glass beverage containers having a refund value of not less than 5¢ prior-to-the-effective-date-of-this
25	ehapter and having a brand name permanently marked thereon, shall not be required to indicate-the-refund-value-under comply with
27	the provisions of subsection 1.'
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31	STATEMENT OF FACT
33	This amendment continues the exemption of permanently marked
35	glass containers from the labeling provisions of Maine's refundable beverage container law.

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Reported by Senator Hobbins for the Committee on Business Legislation. Reproduced and Distributed Pursuant to Senate Rule 12. (6/9/89) (Filing No. S-246)