

L.D. 1942

(Filing No. S-543)

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## STATE OF MAINE SENATE **116TH LEGISLATURE** SECOND REGULAR SESSION

SENATE AMENDMENT "" to COMMITTEE AMENDMENT "A" to S.P. 720, L.D. 1942, Bill, "An Act to Clarify and Make Technical Changes to Various Professional Licensing Board Laws"

Amend the amendment by inserting after section A-12 the 20 following:

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DATE: 3/28/94

'Sec. A-13. 32 MRSA §14202, sub-§12 is enacted to read:

12. Tanning device. "Tanning device" means any equipment, 24 including a sunlamp, tanning booth or tanning bed, that emits electromagnetic radiation with wavelengths in the air between 200 and 400 nanometers and is used for tanning of human skin.

Sec. A-14. 32 MRSA §14224, sub-§2-A is enacted to read:

2-A. Operation of tanning device. Any person engaged in 32 operating an establishment that also operates a tanning device on the same premises on the effective date of this subsection may not be required to maintain a separate entrance for the tanning 34 device.' 36

Further amend the amendment by renumbering the sections to read consecutively.

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SENATE AMENDMENT

SENATE AMENDMENT " $\mathcal{A}$ " to COMMITTEE AMENDMENT "A" to S.P. 720, L.D. 1942

## STATEMENT OF FACT

This amendment to the committee amendment adds a definition of tanning device to the laws regulating barbering and cosmetology. The amendment also grandfathers any barber shop or beauty salon that operates a tanning device from being required to have a separate entrance for the tanning device.

SPONSORED BY:

12 (Senator SUMMERS)

14 COUNTY: Cumberland

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