

STATE OF MAINE SENATE 103rd LEGISLATURE

COMMITTEE AMENDMENT "A" to S. P. 264, L. D. 645, Bill, "An Act

Authorizing Work-Release from County Jails."

Amend said Bill in that part designated "<u>§1007</u>", subsection 1, by striking out all of underlined paragraphs C and D (same in L. D. 645) and inserting in place thereof the following underlined paragraphs:

<u>C. Attendance at a weekly religious service;</u> <u>D. Attendance at an education institution; or</u> <u>E. Medical treatment.</u>

Further amend said Bill in that part designated "<u>§1007</u>", subsection 8, by striking out all of the last 2 underlined sentences (same in L. D. 645) and inserting in place thereof the following underlined sentences: '<u>Any prisoner so disciplined</u> may petition either the District Court or the Superior Court for a review of such disciplinary action. Such court, after review, shall make such order as it deems appropriate.'

Further amend said Bill in that part designated " $\underline{\$1007}$ " by striking out all of subsection 9 (same in L. D. 645) and inserting in place thereof the following underlined subsection:

'9. Violations. Any person who willfully violates the terms of his release in relation to the time for reporting back to the county jail may be punished by imprisonment for not more than 60 days.'

Reported by the Committee on JUDICIARY.

Reproduced and distributed pursuant to Senate Rule No. 11A.

3/27/67