MAINE STATE LEGISLATURE

The following document is provided by the

LAW AND LEGISLATIVE DIGITAL LIBRARY

at the Maine State Law and Legislative Reference Library

http://legislature.maine.gov/lawlib



Reproduced from scanned originals with text recognition applied (searchable text may contain some errors and/or omissions)

STATE OF MAINE SENATE 104th LEGISLATURE

SENATE AMENDMENT "B" TO H.P. 670, L.D. 861, Bill, "AN ACT Relating to Outdoor Advertising."

Amend said Bill in that part designated "§2712" of section 1 by striking out in the 7th line of subsection 19 (6th line of L.D.) the underlined figure "500" and inserting in place thereof the underlined figure '750'

Further amend said Bill in that part designated "§2716" of section 1 by inserting after the 2nd underlined words "public highway" in the 2nd line of paragraph C of subsection 1 (same in L.D.) the underlined words 'but this limitation shall not be applicable in zoned or unzoned commercial or industrial areas in the compact or built-up sections of cities and towns'

Further amend said Bill in that part designated "§2716" of section 1 by inserting after the underlined figure and comma "1970," in the 3rd line of paragraph C of subsection 2 (same in L.D.) the following 'or subsequently established or enlarged,'

Further amend said Bill in that part designated "§2716" of section 1 by adding a new division (f) of subparagraph (2) of paragraph D of subsection 2 (same in L.D.) as follows:

'(f) On the primary system, other than freeways, said spacing limitation shall not apply in zoned or unzoned commercial and industrial areas in the compact or built-up sections of cities and towns if said signs are separated by a building or roadway.'

Further amend said Bill in that part designated "§2716" of section 1 by adding a new subparagraph (5) of paragraph D of subsection 2 (same in L.D.) as follows:

'(5) Notwithstanding the other provisions of this chapter the above criteria for spacing and lighting shall not apply to signs as of the effective date hereof in zoned and unzoned commercial and industrial areas in the compact or built-up sections of cities and towns adjacent to primary highways.'

Further amend said Bill in that part designated "§2717" of section 1 by adding at the end of paragraph B of subsection 4 (same in L.D.) the following underlined sentence:

'Any aggrieved person may appeal to the Superior Court within 30 days of such order of removal.'

Further amend said Bill in that part designated "§2717" of section 1 by inserting after the underlined word "chapter" in the 2nd line of subsection 5 the underlined punctuation and words '* as follows'

Proposed by Senator BERRY of Cumberland Reproduced and distributed pursuant to Senate Rule No. 11A.