

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 "A" to S.P. 387, L.D. 1378, Bill, "AN ACT Relating to a Maine-New Hampshire Interstate School Compact."

Amend said Bill in that part designated "§312-F" by inserting after the 2nd underlined sentence, the following underlined sentence: 'No approval of the Superior Court shall be required for such special school district meeting in New Hampshire.'

Further amend said Bill in that part designated "§312-F" by adding after the underlined words "accept the" in the 13th line (10th line of L.D.) the underlined words 'provisions of the'

Further amend said Bill in that part designated "§314-G" by adding at the end the following: 'A special meeting may appropriate money without compliance with RSA 338 or RSA 197.3 which would otherwise require the approval of the New Hampshire Superior Court.'

Further amend said Bill in that part designated "§319" by striking out in the last line of subsection 4 (same in L.D.) the underlined words "means of" and inserting in place thereof the underlined words 'means for'

Further amend said Bill in that part designated "§321-B" by inserting after the underlined words "member school" in the 11th line (9th line of L.D.) the underlined word 'district'

Further amend said Bill in that part designated "§321-C" by adding at the end the following: 'The service necessary to institute suit in Maine shall be made on the district by leaving a copy of the writ or other proceedings in hand or at the last and usual place of abode of one of the directors who resides in Maine, and by mailing a like copy to the clerk and to one other director by certified mail with return receipt requested.'

(Filing No. S-116)

Further amend said Bill in that part designated "§321-D" by striking out all of subsection 2 (same in L.D.) and inserting in place thereof the following:

'2. Employees of interstate districts designated as professional or instructional staff members, as defined in article I, may elect to participate in the State Retirement System of the State of Maine or the teachers' retirement system of the state of New Hampshire but in no case will they participate in both retirement systems simultaneously.'

Further amend said Bill in that part designated "§322-E" by striking out in the 8th line (6th line of L.D.) the underlined words "New Hampshire laws" and inserting in place thereof the letters and figures 'RSA 221:7' and by striking out in the 9th line the underlined words "New Hampshire laws" and inserting in place thereof the letters and figures 'RSA 412:3' (7th line of L.D.)

Further amend said Bill by adding at the end the following:

'§322-I. Separability.

If any of the provisions of this compact or legislation enabling the same shall be held invalid or unconstitutional in relation to any of the applications thereof, such invalidity or unconstitutionality shall not affect other applications thereof or other provisions thereof, and to this end the provisions of this compact are declared to be severable.'

Proposed by Senator KATZ of Kennebec.

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

(Filing No. S-116)

4/30/69