MAINE STATE LEGISLATURE

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STATE OF MAINE SENATE 105TH LEGISLATURE

SENATE AMENDMENT "A" to S. P. 178, L. D. 530, Bill, "AN ACT Relating to Board of Examiners for the Examination of Applicants for Admission to the Bar and Applicants for Such Examination."

Amend said Bill by striking out all of section 4 and inserting in place thereof the following:

'Sec. 4. R. S., T. 4, §805, amended. The 2nd paragraph of section 805 of Title 4 of the Revised Statutes is amended to read as follows:

Any applicant who fails in 2 examinations shall not be allowed to take any examination within 11 months after his last previous failure. No-applicant-may-take-any-examination-after-his-4th-failure-except-by-special-permission-of-the-board-and-for-good eause-shown--A-decision-of-said-board-refusing-such-permission-may-be-reviewed-by-any-Justice-of-the-Supreme-Judicial-Court-upon-petition-by-the-applicant-for-such-review-filed-with-the-clerk-of-the-judicial-courts-in-and-for-the-County-of-Cumberland-or-the-County-of-Penobscot-within-90-days-after-the-giving-of-written-notice-in-hand-or-by-maily-postage-prepaidy-by-any-member-of--said-board-to-the-applicant-of-the-board's-decision---The-applicant shall-cause-notice-of-the-time-and-place-of-hearing-upon-such petition-for-reviewy-together-with-a-copy-of-such-petitiony-to-be served-upon-the-secretary-of-said-board-at-least-60-days-before-the-date-of-such-hearing-'

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Statement of Fact

The purpose of this amendment is to permit an applicant after he fails 2 examinations to take the examination again after 11 months.

Proposed by Senator:

(Harding)

COLINITY

Aroostook

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(Filing No. S-121)