

STATE OF MAINE SENATE 106TH LEGISLATURE

SENATE AMENDMENT "A" to H.P. 1523, L.D. 1953, Bill, "AN ACT Relating to Regulation and Inspection of Plumbing."

Amend said Bill in section 4 by striking out in the 8th line (6th and 7th lines in L.D.) of subsection 3 of that part designated "<u>§3221.</u>" the underlined word "<u>portable</u>" and inserting in place thereof the underlined word 'potable'

Further amend said Bill in section 4 by striking out in the 6th and 7th lines (5th and 6th lines in L.D.) of subsection 4 of that part designated "§3221." the underlined words "outside a building"

Further amend said Bill in section 4 by striking out all of subsection 1 of that part designated "<u>§3223.</u>" and inserting in place thereof the following:

'1. Permits required. No pipes, tanks, faucets, valves or other fixtures not related to a manufacturing or industrial operation or the waste from such operation located on or about such operation shall be placed in any building, nor shall any septic tank or other system of private sewage disposal be installed to receive the drainage from such plumbing, except to repair leaks or to replace an existing fixture, except a water heater, to be used for the same purpose, unless a permit for installation of such work has been issued by the municipal plumbing inspector. If such work does not begin within 6 months after the date of issuing its permit, the permit shall be invalid; otherwise, the permit shall be valid until the completion of such work.'

(filing Mr. 8-217)

Renate Amendment A to H.P. 1523, L.D. 1953 P. 2.

Further amend said Bill in section 6 by striking out in the 5th line of that part designated "§3302." (4th line of L.D.) the underlined words "and section 3223 of Title 30"

Further amend said Bill in section 6 by adding after the first sentence of that part designated "§3302." a new sentence to read as follows:

'No license is required for any activity for which a permit is not required under section 3223.'

Further amend said Bill in section 8 by striking out in the 2nd and 3rd line of that part designated "§3305." (2nd line of L.D.) the following underlined words "limited work in plumbing"

Further amend said Bill in section 8 by striking out all of subsection 1 of that part designated "§3305." and inserting in place thereof the following:

'1. Employees of public utilities. Plumbing by regular employees of public utilities as defined in Title 35, section 15, when working as such; '

Further amend said Bill in section 8 by striking out all of subsection 3 of that part designated "§3305." and inserting in place thereof the following:

'3. Private owners. Plumbing in a dwelling house or place and its appurtenant structures by the owner thereof.'

Further amend said Bill in section 9 by striking out in the 9th line (8th line in L.D.) the underlined word "portable" and inserting in place thereof the underlined word 'potable'

(filing no. 8-217)

Senate Amendment A to H.P. 1523, L.D.1953

Statement of Fact

The purpose of this amendment is to make clear that plumbing done by regular industrial employees related to manufacturing processes may be done without licensing or obtaining permits. The amendment further provides that private owners of real estate can do plumbing on real estate which they own without obtaining a permit. This amendment also exempts public utilities from the provisions of this Act.

(Joly)

NAME:

OF B.

COUNTY: Kennebec

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