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SENATE AMENDMENT "A" to H.P. 483, L.D. 602, Bill, "AN ACT Amending Certain Laws Relating to Games of Chance."

Amend said Bill by striking out everything after the enacting clause and inserting in place thereof the following:

'Sec. 1. 17 MRSA §330, sub-§6, as enacted by PL 1973, c.735, \$3, is repealed and the following enacted in place thereof:

- 6. Gambling machine. "Gambling machine" shall mean any device, mechanical or electrical, which when its internal mechanism is set in motion and by the application of an element of chance may deliver or entitle the person playing or operating the machine to receive cash, premiums, merchandise or tickets. This definition shall not be construed to bar the licensing of pin ball machines under Title 8, chapter 17.
- Sec. 2. 17 MRSA §332, 2nd \P , as enacted by PL 1973, c. 735, §3, is amended to read:

No license shall be issued for the conduct or operation of any stet gambling machine or roulette, nor shall any license be issued for the conduct or operation of any lottery, except that a license may be issued for the conduct or operation of a raffle as defined in section 330.'

Statement of Fact

This amendment defines the term "gambling machine" and provides that no license shall be issued for any gambling machine.

(Berry)

COUNTY: Androscogging .

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May 19, 1975. (Filing No. S-164).