## 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)

S OF B

## STATE OF MAINE SENATE 107TH LEGISLATURE

SENATE AMENDMENT "A" to H.P. 840, L.D. 986, Bill, "AN ACT Establishing the Civil Rights of Hemophiliacs."

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

'20 MRSA §2204-A is enacted to read:

## §2204-A. Student hemophiliacs

No student hemophiliac in any post-secondary educational institution shall be required to participate in any physical activity hazardous to his or her physical health, as a condition or requirement for the receipt of a degree, unless such physical activity is approved by the State Board of Education as an essential prerequisite to such degree, nor shall any such student be refused admission to such institution solely because of his or her condition as a hemophiliac, unless such condition would prevent participation in required courses of study or physical activity.'

## Statement of Fact

This amendment would provide that a hemophiliac could not be required to participate in potentially hazardous physical activities where participation in such activities are not a necessary qualification or condition for the receipt of a particular degree.

NAME: Washington (Wyman)

Reproduced and distributed pursuant to Senate Rule 11-A. April 17, 1975 (Filing No. S-72).