MAINE STATE LEGISLATURE

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STATE OF MAINE SENATE 108TH LEGISLATURE FIRST REGULAR SESSION

SENATE AMENDMENT "A" to H.P. 698, L.D. 880, Bill,
"AN ACT Relating to Private Visitation and Rehabilitation
Process at Correctional Institutions."

Amend the Bill in section 1 by striking out the amending clause and inserting in its place the following:

'34 MRSA §508 is enacted to read:'

Further amend the Bill in section 1 in that part designated "§508." in subsection 1 by striking out the first sentence and inserting in its place the following:

Further amend the Bill in section 1 in that part designated "<u>\$508.</u>" by striking out all of subsection 2 and inserting in its place the following:

years of age and older, who are not participating in a furlough or work release program shall be permitted and encouraged to have private

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establish
The warden shall / written regulations, designating the time
and place of the visitation. With respect to family of the inmates,
the officials, employees and agents of the prison shall not impose
upon the privacy of the visitation, unless the visit would present a
clear and imminent escape threat or present a clear and imminent
danger of violence to the visitors or the inmates. With respect to
friends, medical personnel and legal advocates, the prison and
correctional authorities may monitor and supervise the visits under rules
and regulations promulgated by the Department of Mental Health and
Corrections.

which is the second of the private visitation at a time or place different from that previously established, he shall be notified in writing of the change in advance of the visit. This section shall in no way restrict an immate's right to have private and confidential visits with his attorney, or with other professional persons or to have supervised visits with family and friends.

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Further amend the Bill by striking out all of section 2.

FISCAL NOTE

The original draft of L.D. 880 included an appropriation of \$19,000.

It has now been ascertained that any required appropriation for the implementation of this legislation will be met by the inmates themselves. Therefore, no appropriation from the State Treasu ty is required.

Statement of Fact

The purposes of this amendment are:

- 1. To limit the private visitation rights to the State Prison immates, h discretion granted to the pepartment to extend it to other institutions;
- 2. To limit the right of having private visitations to immates over the , except at the discretion of the department for disciplinary age of \(\ldots \) 18/; reasons
- 3. To limit the right of having private visitations to inmates who are not participating in a furlough or work release program;
- 4. To limit the private visits to one visit every. → 2 months rather than one ← every month as provided in the original bill; and
 - 5. To delete the provisions for conjugal visits.

(Curtin

COUNTY: Penobscot

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June 21, 1977

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