

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)

D. OF R.

L.D. 421

(Filing No. S-57)

STATE OF MAINE
SENATE
110TH LEGISLATURE
FIRST REGULAR SESSION

SENATE AMENDMENT "A" to S.P. 171, L.D. 421, Bill, "AN ACT Prohibiting Businesses from Raffling or Giving Away Live Animals, Fowl or Reptiles as a Fund-raising Device."

Amend the bill by inserting at the beginning of the first line after the enacting clause the following: 'Sec. 1.'

Further amend the bill by inserting before the statement of fact the following:

'Sec. 2. 17 MRSA §1058, last ¶, as reenacted by PL 1975, c. 638, §2, is amended to read:

Nothing in this section shall be construed to apply to any animal to be used or raised for agricultural purposes, or to any dog to be used or raised for hunting or exhibition purposes, by persons with proper facilities otherwise authorized by law.'

Statement of Fact

This amendment broadens the current exemption in the law to include any dog to be used or raised for hunting or exhibition purposes. It would permit, for example, the sale or raffle of a hunting dog by a hunting club, or of a show dog by a kennel club.

(Sen. Wood) *W. J. Wood*
NAME:

COUNTY: York