

MAINE STATE LEGISLATURE

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L.D. 442
(Filing No. H- 22)

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STATE OF MAINE
HOUSE OF REPRESENTATIVES
112TH LEGISLATURE
FIRST REGULAR SESSION

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COMMITTEE AMENDMENT "A" to H.P. 325, L.D. 442,
Bill, "AN ACT to Clarify Restoration to Service Pro-
visions for Recipients of Disability Allowances and
Recipients of Retirement Allowances."

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Amend the bill by adding after the enacting
clause the following:

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'Sec. 1. 5 MRSA §1001, sub-§19-A is enacted to
read:

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19-A. Restoration to service. "Restoration to
service" means that a retired state employee or
teacher has accepted employment as either a state em-
ployee or teacher, or that a retired participating
local district employee has accepted employment as
either a state employee or teacher, or that a retired
participating local district employee has accepted
employment with the participating district from which
he had retired. Election to the Legislature is not
considered restoration to service.'

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Further amend the bill by inserting at the begin-
ning of the first line after the enacting clause,
(page 1, line 24 in L.D.) the following:

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'Sec. 2.'

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Further amend the bill in that part designated
"§1123." by striking out all of subsection 1 and re-
numbering subsections 2 and 3 to be subsections 1 and
2.

COMMITTEE AMENDMENT "A" to H.P. 325, L.D. 442

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STATEMENT OF FACT

2 This amendment moves the definition in the bill
3 to the definitions section of the retirement laws.

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Reported by the Committee on Aging, Retirement and Veterans
Reproduced and Distributed under the direction of the Clerk of the
House

3/13/85

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