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)

	FIRST	REGULAR SES	SION
	ONE HUNDRED A	ND TWELFTH	LEGISLATURE
Legislative	Document		No
H.P. 471		House of Repr	esentatives, February 26
Referen ordered prin		e on Alcoholism	Services suggested and
			EDWIN H. PERT,
			ittston and Representativ
	STA	TE OF MAINE	
	IN THE NINETEEN HUN	YEAR OF OUR	
	Operating Und	ler the Infl	te Treatment
Be it en follows:	acted by the I	eople of the	e State of Maine
29 MI	RSA §1312-B, s	ub-§2-A is	enacted to read:
twice podate of conviction section	onvicted of a reviously, with commission is base, but 312, subsecti	violation of thin the 6 n of the off the conviction 10, paramon of this s	ehabilitation. f this section years preceding ense on which ed of a violation graph A, been of ection, been adju
	lty of a traf	fic infrac	tion under sect

_	bervices.
2	STATEMENT OF FACT
3 4 5 6 7	The purpose of this bill is to require that upon a 3rd conviction or adjudication for operating under the influence of intoxicating liquor, a defendant must undergo an alcohol treatment or rehabilitation program.
8	0195021185