

L.D. 782

## (Filing No. H-139)

## STATE OF MAINE HOUSE OF REPRESENTATIVES **115TH LEGISLATURE** FIRST REGULAR SESSION

12 COMMITTEE AMENDMENT " H" to H.P. 545, L.D. 782, Bill, "An 14 Act to Correct Language in the Laws Governing Intensive Supervision"

Amend the bill in section 2 by striking out all of 18 subsection 4 and inserting in its place the following:

20  $If_{\tau}$ -during During the initial unsuspended term not '4. served on intensive supervision, if the defendant violates the 22 criminal law or is otherwise deemed determined to no longer be suitable for participation in the Intensive Supervision Program 24 or the Intensive Supervision Program is deemed determined to no longer be suitable for the defendant, the Department of Corrections shall petition the court to terminate--the--intensive 26 supervision--pertion--ef--the--defendant-s--sentence require the 28 defendant to serve in institutional confinement the remaining portion of the unsuspended term of imprisonment including that which was to have been served on intensive supervision. 30 ¥€, during the initial unsuspended term not served on 32 intensive supervision, if the defendant defendant's conduct does not conform his-conduct to institutional rules, the Department of 34 Corrections may petition the court to terminate -- the - intensive supervision--pertion--ef--the--defendant's--sentence require the 36 defendant to serve in institutional confinement the remaining portion of the unsuspended term of imprisonment including that 38 which was to have been served on intensive supervision.'

## STATEMENT OF FACT

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The amendment further clarifies imprecise language in the It does not substantially change the law or the original law. bil1.

Reported by the Joint Select Committee on Corrections Reproduced and distributed under the direction of the Clerk of the House (Filing No. H-139)

(4/16/91)

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