MAINE STATE LEGISLATURE

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115th MAINE LEGISLATURE

FIRST REGULAR SESSION-1991

H.P. 672

House of Representatives, March 8, 1991

Received by the Clerk of the House on March 6, 1991. Referred to the Committee on Energy and Natural Resources and 1400 ordered printed pursuant to Joint Rule 14.

EDWIN H. PERT, Clerk

Presented by Representative GREENLAW of Standish.

STATE OF MAINE

IN THE YEAR OF OUR LORD NINETEEN HUNDRED AND NINETY-ONE

An Act to Promote the Availability of Nutritionally Fortified Infant Fruit Juices.



2	be at character by the a copie of the beate of wadding and follows:
-	Sec. 1. 32 MRSA §1862, sub-§1, as affected by PL 1989, c. 869,
4	Pt. C, §12, is amended to read:
6	 Beverage. "Beverage" means beer, ale or other drink produced by fermenting malt, spirits, wine, wine coolers, soda or
8	noncarbonated water, and all nonalcoholic carbonated or noncarbonated drinks in liquid form and intended for internal
10	human consumption, except for milk and, dairy-derived products and infant fruit juices.
12	
14	Sec. 2. 32 MRSA §1862, sub-§7-A is enacted to read:
16	7-A. Infant fruit juice. "Infant fruit juice" means a
4.45	beverage fortified to meet or exceed recommended dietary
18	allowances for vitamin C for infants as determined by the United
	States Food and Drug Administration and containing at least 50°
20	fruit juice from whole fruit or fruit juice concentrate and sold in beverage containers of 8 ounces or less.
22	
24	STATEMENT OF FACT
26	This bill exempts vitamin-fortified infant fruit juice containers from the beverage container deposit system.
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