

	L.D. 1512
	2 DATE: May 20, 1999 (Filing No. S-323) 4
(	6 Reproduced and distributed under the direction of the Secretary of the Senate.
1	8 STATE OF MAINE
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-	119TH LEGISLATURE
12	2 FIRST REGULAR SESSION
14	
10	SENATE AMENDMENT " <sup>B</sup> " to HOUSE AMENDMENT "A" to S.P. 511, 6 L.D. 1512, Bill, "An Act to Amend Maine's Family and Medical Leave Law"
18	8
2(	Amend the amendment in section 4 in subsection 1 in the 6th 0 line (page 1, line 36 in amendment) by inserting after the
. 20	following: "than" the following: 'a total of'
22	-
24	Further amend the amendment in section 4 in subsection 1 in the 8th and 9th lines (page 1, lines 38 and 39 in amendment) by
	striking out the following: "no more than 24 hours of family
26	6 <u>medical leave in each calendar year</u> "
28	8 Further amend the amendment in section 4 in subsection 1 in
	paragraph A in the last 2 lines (page 2, lines 3 and 4 in
30	amendment) by striking out the following: "prevented by medical emergency from giving that notice" and inserting in its place the
32	2 following: 'prevented bymedicalemergency from giving that
34	notice <u>by medical emergency or any other circumstances related to</u> section 843, subsection 4, paragraphs E and F for which a 30-day
5	notice could not reasonably be provided'
36	5
38	SUMMARY
40	) This amendment:
42	1. Limits to not more than a total of 24 hours annually the
44	family medical leave available for attending necessary medical

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SENATE AMENDMENT

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SENATE AMENDMENT "B" to HOUSE AMENDMENT "A" to S.P. 511, L.D. 1512

 Clarifies that the 30 days' notice of the intended date upon which family medical leave will commence for attending necessary medical and dental appointments of a child or for attending parent-teacher conferences in a child's school is not necessary if the notice could not reasonably be provided within the 30 days.

ena Wardan 10 SPONSORED BY: (Senator DOUG 12

14 COUNTY: Androscoggin

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