

# MAINE STATE LEGISLATURE

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DATE: June 18, 1999 (Filing No. S- 469 )

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STATE OF MAINE  
SENATE  
119TH LEGISLATURE  
FIRST REGULAR SESSION

SENATE AMENDMENT " B " to H.P. 1612, L.D. 2255, Bill, "An Act to Make Corrections to Laws Recently Enacted by the 119th Legislature"

Amend the bill by inserting after Part H the following:

PART I

Sec. I-1. 15 MRSA §3203-A, sub-§5, first ¶, as repealed and replaced by PL 1999, c. 127, Pt. A, §32 and c. 260, Pt. A, §5, is repealed and the following enacted in its place:

5. Detention hearing. Upon petition by a juvenile caseworker who ordered the detention or an attorney for the State who ordered the detention, the Juvenile Court shall review the decision to detain a juvenile within 24 hours following the detention, excluding Saturday, Sunday and legal holidays.'

Further amend the bill by relettering or renumbering any nonconsecutive Part letter or section number to read consecutively.

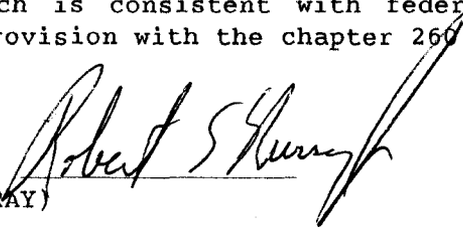
SUMMARY

This amendment corrects a conflict created by Public Law 1999, chapters 127 and 260. Chapter 127 clarified that either a juvenile caseworker or a district attorney shall review a decision to detain a juvenile within 48 hours following the detention. Chapter 260 amended the provision to require that the

SENATE AMENDMENT

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juvenile caseworker or the district attorney shall review a  
2 decision to detain a juvenile within 24 hours following the  
detention, which is consistent with federal law. This section  
4 replaces the provision with the chapter 260 version.

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8 SPONSORED BY:   
(Senator MURRAY)

10 COUNTY: Penobscot  
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