## 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)

50

	L.D. 973
2	DATE: 6-7-05 (Filing No. H-665)
4	
6	Reproduced and distributed under the direction of the Clerk of the House.
8	
10	STATE OF MAINE HOUSE OF REPRESENTATIVES 122ND LEGISLATURE
12	FIRST SPECIAL SESSION
14	HOUSE AMENDMENT "A" to COMMITTEE AMENDMENT "A" to H.P. 683,
16	L.D. 973, Bill, "An Act To Make Certain Changes in the Laws Concerning the Family Division of District Court"
18	Amend the amendment by striking out all of paragraph F (page
20	1, lines 33 to 40 in amendment) and inserting in its place the following:
22	'F. A family ease-management-efficer law magistrate has the
24	power to impose punitive and remedial sanctions in a summary proceeding for contempt occurring in the actual presence of
26	the family ease-management-officer law magistrate and seen or heard by the family ease-managementofficer law
28	<u>magistrate</u> . The Maine Rules of Civil Procedure relating to summary contempt proceedings apply to a family ease management—officer <u>law magistrate</u> exercising the contempt
	power under this paragraph.'
32	
34	SUMMARY
36	
38	This amendment corrects references to family case management officers, renamed family law magistrates in the bill.
40	
42	
44	Oll DMI
46	SPONSORED BY: (Representative PELLETIER-SIMPSON)
48	•
	TOWN: Auburn

Page 1-LR1810(4)