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)



1			L.D. 1801
2	Date: 3-12-12	MINORITY	(Filing No. S- 433)
3		JUDICIARY	
4	Reproduced and distributed under the direction of the Secretary of the Senate.		
5	STATE OF MAINE		
6	SENATE		
7	125TH LEGISLATURE		
8	SECOND REGULAR SESSION		
9 10 11		MENT " A " to S.P. 621, L.s Concerning Court-ordered on"	
12	Amend the bill by striking out the title and substituting the following:		
13	'An Act Concerning Court-ordered Parenting Education'		
14 15	Amend the bill by striking out everything after the enacting clause and before the summary and inserting the following:		
16	'Sec. 1. 19-A MRSA §1653, sub-§2, ¶F is enacted to read:		
17	F. The court may order one or both parents to participate in parenting education.'		
18	SUMMARY		
19 20 21 22 23 24 25 26 27	education when one or both p rights and responsibilities. The the authority to require partici- concerning parental rights and this amendment includes sp parenting education to endors programs while leaving it to	art's authority to order parents arents are not complying with a nis amendment replaces the bill pation in a parenting education d responsibilities. Although coecific mention of the authorise court-ordered referrals of pathe discretion of a judge or matations, such as the availability	an order establishing parental to confirm that the court has program as part of any order urts have this authority now, ty to order participation in arents to parenting education agistrate in each case to take
28 29		ay for the program or get a	