SENATE AMENDMENT “...” to COMMITTEE AMENDMENT “A” to H.P. 381, L.D. 557, Bill, “An Act To Provide Reasonable Accommodations for School Attendance for Children with Disabilities for Whom Medical Marijuana Has Been Recommended”

Amend the amendment by striking out all of the first 2 paragraphs after the substitute title (page 1, lines 15 and 16 in amendment) and inserting the following:

'Sec. 1. 20-A MRSA §6306 is enacted to read:

§6306. Eligibility to attend school

A child who holds a written certification for the medical use of marijuana under Title 22, section 2423-B may not be denied eligibility to attend school solely because the child requires medical marijuana in a nonsmokeable form as a reasonable accommodation necessary for the child to attend school.'

Amend the amendment by relettering or renumbering any nonconsecutive Part letter or section number to read consecutively.

SUMMARY

This amendment amends Committee Amendment "A" to strike and replace the provision in the bill that provides that a child upon a recommendation from the child's health care provider may not be denied eligibility to attend school solely because the child requires medical marijuana in a nonsmokeable form as a reasonable accommodation necessary for the child to attend school.

This amendment provides that a child who holds a written certification for the use of medical marijuana from a medical provider under the Maine Medical Use of Marijuana Act may not be denied eligibility.
This amendment retains the provisions in Committee Amendment "A" concerning the possession and administering of marijuana in a nonsmokeable form by a parent, guardian or other primary caregiver.

SPONSORED BY: ________________________________

(Senator LANGLEY)

COUNTY: Hancock