SP0209, LD 549, item 5, 124th Maine State Legislature Amendment H "A" to C "A", Filing Number H-179, Sponsored by TUTTLE

PLEASE NOTE: Legislative Information *cannot* perform research, provide legal advice, or interpret Maine law. For legal assistance, please contact a qualified attorney.

Amend the amendment in the first paragraph after the title in the 4th to 6th lines (page 1, lines 14 to 16 in amendment) by striking out the following: "minimum cutoff levels and procedures set forth by the United States Department of Health and Human Services, Substance Abuse and Mental Health Services Administration apply" and inserting the following: 'minimum cutoff levels and procedures that apply are those set forth in the Federal Register, Volume 69, No. 71, sections 3.4 to 3.7 on pages 19697 and 19698'

SUMMARY

This amendment clarifies that the particular cutoff levels and procedures for substance abuse testing to be used when the Department of Health and Human Services does not have established cutoff levels and procedures are those as printed in the Federal Register, Volume 69, No. 71, sections 3.4 to 3.7 on pages 19697 and 19698.