

## **130th MAINE LEGISLATURE**

## FIRST REGULAR SESSION-2021

**Legislative Document** 

No. 630

S.P. 244

In Senate, March 3, 2021

An Act To Prohibit Shelf-stable Products from Being Sold as Cider and To Amend the Definition for Those Products That Are Heated

Received by the Secretary of the Senate on March 1, 2021. Referred to the Committee on Agriculture, Conservation and Forestry pursuant to Joint Rule 308.2 and ordered printed.

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DAREK M. GRANT Secretary of the Senate

Presented by Senator BLACK of Franklin. Cosponsored by Representative HALL of Wilton and Senator: DILL of Penobscot, Representatives: KINNEY of Knox, O'NEIL of Saco, PLUECKER of Warren. 1 Be it enacted by the People of the State of Maine as follows:

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Sec. 1. 7 MRSA §543-A, sub-§1, as enacted by PL 1999, c. 175, §1, is amended to read:

**1. Restriction on product labeled as cider.** A person may not sell, advertise, offer
or expose for sale any product labeled as "cider" if that product <u>does not require</u>
<u>refrigeration from pressing through purchase or</u> has been heated to a temperature of 155°
Fahrenheit or higher for more than 10 5 seconds.

SUMMARY

9 Current law prohibits the selling, advertising or offering or exposing for sale any 10 product labeled "cider" if that product has been heated to a temperature of 155° Fahrenheit 11 or higher for more than 10 seconds. This bill adds to the prohibition a product that does 12 not require refrigeration from pressing through purchase. It also, with regard to products 13 that are heated, reduces the duration of the heating to 5 seconds.