## MAINE STATE LEGISLATURE

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D. OF R.

## STATE OF MAINE SENATE 110TH LEGISLATURE FIRST REGULAR SESSION

(Filing No. S-325)

SENATE AMENDMENT "A" to COMMITTEE AMENDMENT "A" to
H.P. 556, L.D. 635, Bill, "AN ACT to Amend Provisions

Concerning the Operation of the Operation after Suspension and
Habitual Offender Laws and Certain Nonsentencing Provisions

of the Operating under the Influence Law."

Amend the Amendment by striking out all of the 6th, 7th and 8th lines after the title and inserting in their place the following:

'If-the-arresting-officer-determines-that-the-arrested-person has-a-prior-conviction,-he-shall-cause-to-be-issued-a-complaint for-a-2nd-violation-in-accordance-with-subsection-10, paragraph-B.'

## Statement of Fact

This is simply a technical amendment to make the bill conform to changes made by the Governor's operating under the influence bill in doing away with distinctive treatment of first and 2nd offenders.

(Sen. Devog

NAME:

COUNTY: Penobscot

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Chew.

June 2, 1981

(Filing No. S-325)