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)



2	L.D. 7
2	(Filing No. S- 44)
4	
6	
8	STATE OF MAINE SENATE
10	116TH LEGISLATURE FIRST REGULAR SESSION
12	Λ
14	COMMITTEE AMENDMENT " A" to S.P. 17, L.D. 7, "Resolve, to Allow Neal and Linda Chute to Bring an Action against the State"
16	Amend the bill by inserting before the statement of fact the following:
18	
20	FISCAL NOTE
22	This resolve allows the State to be sued up to a maximum amount of \$2,812, including costs and interest. If the plaintiff
24	is successful, a General Fund appropriation for the recovery will be necessary. In addition to the plaintiff's award and not
26	subject to the limit, an additional General Fund appropriation will be required by the Department of the Attorney General to
28	defend the claim utilizing outside counsel. The amount and
30	timing of the appropriations will depend on when the suit is filed and its outcome.
32	The Judicial Department can absorb the additional workload and administrative costs associated with this individual case.'
34	and administrative costs associated with this individual case.
36	STATEMENT OF FACT
38	This amendment adds a fiscal note to the bill.

REPORTED BY THE MINORITY FOR THE COMMITTEE ON LEGAL AFFAIRS. REPRODUCED AND DISTRIBUTED PURSUANT TO SENATE RULE 12. (3/12/93) (FILING No. S-44)

Page 1-LR0116(2)

COMMITTEE AMENDMENT