MAINE STATE LEGISLATURE

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Mds.

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L.D. 1609

2	DATE: 3/29/94 (Filing No. S-557)
4	-101194
6	Reproduced and distributed under the direction of the Secretary of the Senate.
8	STATE OF MAINE
10	SENATE
12	116TH LEGISLATURE SECOND REGULAR SESSION
14	senate amendment " ${\mathcal A}$ " to committee amendment "a" to h.p.
16	1201, L.D. 1609, Bill, "An Act to Clarify Maine Election Laws"
18	Amend the amendment by inserting before section 1 the following:
20	Sec. 1. 4 MRSA §312 is enacted to read:
22	
24	§312. Political activities of judges of probate
26	As a candidate for the elective office of judge of probate or as an elected judge, a person seeking or holding the office of judge of probate may engage in any political activity that would
28	be lawful for a candidate for any other elected county office or
30	for an incumbent elected county official. Any such judge may hold any other elected office or offices not made incompatible by the Constitution of Maine.'
32	•
34	Further amend the amendment by renumbering the sections to read consecutively.
36	STATEMENT OF FACT
38	
40	This amendment clarifies the political activities in which an elected judge of probate may engage, including seeking or
42	holding other elected offices.
44	SPONSORED BY: Fredom Hang
46	(Senator CAREY)
48	COUNTY: Kennebec

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