## 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)

## ONE HUNDRED AND FIRST LEGISLATURE

## Legislative Document

No. 292

H. P. 223

Referred to Committee on Judiciary. Sent up for concurrence and ordered printed.

HARVEY R. PEASE, Clerk.

escented by Mr. Deaga of Wignescat

Presented by Mr. Pease of Wiscasset.

## STATE OF MAINE

IN THE YEAR OF OUR LORD NINETEEN HUNDRED SIXTY-THREE

AN ACT Relating to Mailing Divorce Judgment When Duty to Support.

Be it enacted by the People of the State of Maine, as follows:

R. S., c. 166, § 70-A, amended. Section 70-A of chapter 166 of the Revised Statutes, as enacted by section 6 of chapter 75 of the public laws of 1959 and as amended by chapter 13 of the public laws of 1961, is further amended to read as follows:

'Sec. 70-A. Attested copy of judgment mailed when duty of support. In all cases where the judgment for divorce imposes a duty of support on the defendant a party the clerk of courts upon issuance of such judgment shall mail an attested copy thereof to said defendant party by registered or certified mail, postage prepaid, to be delivered to addressee only with return receipt demanded and the record of the registry or certification of such mail and any receipt returned shall be filed with the case. It shall be the duty of the plaintiff and any counsel of record for this purpose to supply such clerk with the last known address of said defendant the parties. The plaintiff party upon whom the duty of support is not imposed shall pay such clerk the cost of such registered or certified mail and the fee for such attested copy.'