

STATE OF MAINE SENATE 102nd LEGISLATURE

COMMITTEE AMENDMENT "A" to S. P. 97, L. D. 264, Bill, "An Act to Clarify Condemnation of Schoolhouse Lots."

Amend said Bill by striking out all of the Emergency Preamble and the Emergency Clause.

Further amend said Bill, in that part designated "§3562" of section 1, by striking out the underlined words "asks an unreasonable <u>price</u> for the property" in the 5th and 6th lines and inserting in place thereof the underlined words and figure 'or the parties are unable to agree on a price within 60 days of the first offer'; and by striking out the period at the end of said section 3562 and inserting in place thereof the following underlined words and punctuation ', and notify the recorded owner by serving, in the usual manner as provided for in the commencement in civil actions as provided by law, upon him a certified copy of the vote of the municipal officers which provides for such taking.'

Further amend said Bill, in that part designated "<u>§3562-A</u>" of section 1, by striking out the underlined words "<u>asks an unreasonable</u> <u>price for it</u>" and inserting in place thereof the underlined words and figure '<u>or the parties are unable to agree on a price within 60 days of</u> <u>the first offer</u>'; and by striking out the period at the end of section 3562-A and inserting in place thereof the following underlined words and punctuation', and notify the recorded owner by serving, in the usual manner as provided for in the commencement in civil actions as provided by <u>law, upon him a certified copy of the vote of the municipal officers</u> which provides for such taking.'

Further amend said Bill, in that part designated "<u>§3563</u>" of section 2, by striking out all of the last underlined sentence. Reported by Committee on LEGAL AFFAIRS Reproduced and distributed pursuant to Senate Rule No. 11A 2/23/65 (Filing No. S-22)