

STATE OF MAINE SENATE 103rd LEGISLATURE

SENATE AMENDMENT "A" TO H.P. 215, L.D. 305, Bill, "An Act Relating to Applications for and Marking of Absentee Ballots."

Amend said Bill in the Title by striking out the words "and Marking of"

Further amend said Bill by striking out everything after the enacting clause and inserting in place thereof the following:

'Sec. 1. R.S., T. 21, §1253, sub-\$1, repealed and replaced. Subsection 1 of section 1253 of Title 21 of the Revised Statutes is repealed and the following enacted in place thereof:

1. Applications available. On the oral or written request of any registered voter, the clerk of the municipality in which said voter is registered, shall furnish a ballot application to said person on which said clerk shall first plainly write or type the name of said applicant in full.

<u>Sec. 2. R. S., T. 21, §1253, sub-§2, amended.</u> The first sentence of subsection 2 of section 1253 of Title 21 of the Revised Statutes is amended to read as follows: On receipt of a completed application or a request for an absentee ballot signed by the applicant, the clerk shall send-er-deliver <u>mail and issue</u> an absentee ballot and return envelope forthwith to him er/a-3rd-persen-designated-in-the-application-er-request. Requests for absentee ballots may be honored only by the town or city clerk in the municipality involved.'

Proposed by Senator FERGUSON of Oxford. Reproduced and distributed pursuant to Senate Rule No. 11A. (Filing No. S-188)

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