MAINE STATE LEGISLATURE

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STATE OF MAINE SENATE 106TH LEGISLATURE

COMMITTEE AMENDMENT "A" to S. P. 170, L. D. 425, Bill, "AN ACT to Amend Definitions in Ambulance Service Licensing."

Amend said bill by striking out all of the last 2 paragraphs before the Statement of Fact (same in L.D.) and inserting in place thereof the following:

- '3. Ambulance personnel. "Ambulance personnel" means individuals, responsible for the care and protection of the patient in preparation for and transportation or during transportation, except-that-ambulance-personnel-shall-not-include-those-persons whose-exclusive-function-is-to-drive-an-ambulance.--For-emergency cases-one-trained-licensed-individual-or-physician, or-an-osteopathic physician-or-a-registered-nurse-or-licensed-practical-nurse-must be-present-in-the-vehicle-either-as-driver-or-attendant who have been licensed as such by the Department of Health and Welfare. All ambulances shall carry at least 2 licensed individuals or one licensed individual in addition to a physician, or an osteopathic physician, or a registered nurse, or licensed practical nurse. For purposes of this section, the driver of an ambulance may be included as one of the requisite individuals so long as he is licensed by the Department of Health and Welfare.
- 4. Ambulance service. "Ambulance service" means any organiation or any person or persons setting-themselves-ferth-as-providing who routinely provide emergency first aid care or transportation for ill or injured persons to anyone within a geographic area upon request.'

 Statement of Fact

The purpose of this amendment is to clarify the definitions.

Reported by the Committee on

Health & Institutional Services.

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