

# MAINE STATE LEGISLATURE

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STATE OF MAINE  
SENATE  
107TH LEGISLATURE

S. OF R.

SENATE AMENDMENT "A " to HOUSE AMENDMENT "B"  
to H. P. 333, L. D. 405, Bill, "AN ACT Relating  
to Hearing for Provisional Motor Vehicle Licensee on  
Suspension."

Amend said Amendment by striking out everything  
after the first 2 lines and inserting in place  
thereof the following:

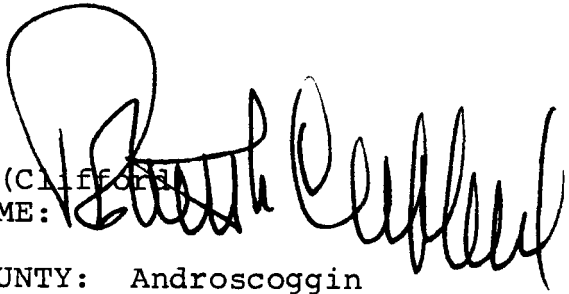
'unless there is a finding by the Secretary of  
State from his records or other sufficient evidence  
that an offense has been committed by a provisional  
licensee for which mandatory suspension or revocation  
of license is required upon conviction by any provi-  
sion of law other than the provisions of  
subsection 3 relating to the suspension of  
provisional licenses upon conviction for a motor  
vehicle moving violation or that any one or more  
of the conditions provided in subsection 1,  
paragraphs B to H exists at the time of such  
suspension with respect to a particular provisional  
licensee'

Statement of Fact

The purpose of this amendment is to provide  
that a provisional licensee shall not have  
his license returned pending a hearing on the  
suspension of the license when the Secretary of  
State finds that the provisional licensee  
has committed an offense for which mandatory  
suspension or revocation of license is required  
upon conviction by any provision of law other  
than the provisions of subsection 3 of  
section 2241 of Title 29 relating to the  
suspension of provisional licenses for conviction  
for a motor vehicle moving violation; has been  
convicted with such frequency of serious offenses  
against traffic regulations as to indicate  
a disrespect for traffic laws and disregard  
for the safety of others; is an habitually

D O E R

reckless or negligent driver; is incompetent to drive a motor vehicle; has committed an offense in another state which, if committed in this State would be grounds for suspension or revocation; has been convicted of failure to stop for a police officer; or has been convicted of reckless driving or driving to endanger. This is the same standard that is applied to all other persons who have had their licenses suspended pending a hearing; except that a provisional licensee who has had his license suspended after conviction for a motor vehicle moving violation would be entitled to the return of his license pending a hearing on the suspension if he requested such a hearing.



(Clifford)  
NAME:

COUNTY: Androscoggin

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