## 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)

S OF, R

## STATE OF MAINE SENATE 107TH LEGISLATURE

SENATE AMENDMENT "A" to H.P. 619, L.D. 765, Bill, "AN ACT to Amend the Site Location of Development Statute."

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

'38 MRSA §482, sub-§2, as last amended by PL 1973, c. 625, §276, is further amended to read:

2. Development which may substantially affect the environment. "Development which may substantially affect the environment," in this Article called "development," means any state, municipal, quasi-municipal, educational, charitable, commercial or industrial development, including subdivisions, but-excluding-state-highways-and state-aid-highways,-which-requires-a-license-from the-beard, -er which occupies a land or water area in excess of 20 acres, or which contemplates drilling for or excavating natural resources, on land or under water where the area affected is in excess of 60,000 square feet, or which is a structure; but excluding state highways, state aid highways, and, exeluding borrow pits for sand, fill or gravel, of less than 5 acres or when regulated by the Department of Transportation and-pits-of-less-than 5-acres,-er-which-eccupies-en-a-single-parcel-a structure-or-structures-in-excess-of-a-ground-area-of 60,000-square-feet.

No person shall construct or cause to be constructed or operate or cause to be operated, or in the case of a subdivision sell, offer for sale, or cause to be sold, any development requiring approval under section 483 without first having obtained approval for such construction, operation or sale from the Board of Environmental Protection.'

SENATE AMENDMENT "A" to H.P. 619, L.D.765 P. 2

## Statement of Fact

The purpose of this amendment is to delete from the bill references to structures and economics. These 2 items are to be covered by other legislation.

NAME:

COUNTY: Penobscot.

Reproduced and distributed pursuant to Senate Rule 11-A.

May 6, 1975.

(Filing No. S-121).