

## STATE OF MAINE SENATE 107TH LEGISLATURE

DOE B

SENATE AMENDMENT" A" to S. P. 322, L.D. 1099, Bill,"AN ACT Relating to the Maintenance of Vital Records."

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

'22 MRSA §2702, sub-§2, is amended to read:

2. Transmittal of certificates to state registrar. Between the 10th and 15th <u>days</u> of each month, the clerk of each municipality in this State shall transmit to the state registrar each original certificate of live birth, death and fetal death, and a certified copy of each original certificate of marriage returned to him under this Title during the calendar month next previous. <u>However, the clerk in any municipality</u> with a population over 25,000 shall transmit this information to the state registrar no later than the 25th day of each month. If a municipal clerk has received no original certificates during said month for which certificates or records are to be transmitted, he shall notify the state registrar that he has no certificates or records to transmit.'

## Statement of Fact

The purpose of this amendment is to give clerks of municipalities with populations over 25,000 adequate time to assemble vital records before sending these records to the state registrar. (Clifford) NAME: COUNTY: Androscoggin Reproduced and distributed pursuant to Senate Rule 11-A. May 20, 1975. (Filing No. S-170).