

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)

D OF R.

STATE OF MAINE
SENATE
107TH LEGISLATURE

SENATE AMENDMENT " B " to H.P. 1664, L.D. 1917, Bill,
"AN ACT to Revise An Act Relating to Property Taxation which was
Enacted by the 106th Legislature."

Amend said Bill by inserting after section 11 the following:

'Sec. 11-A. 36 MRSA §314-A is enacted to read:

§ 314-A. Municipal assessing unit exemption

Notwithstanding the provisions of sections 311 to 314,
a municipal assessing unit may employ persons to perform the
assessing function for the unit and may certify professionally trained
assessors, and be authorized to remove those persons.'

Further amend said Bill by striking out all of subsection 3
of that part designated "§327." of section 13 and inserting in
place thereof the following:

'3. Employment of assessor. Any municipal assessing unit may
employ a part-time noncertified assessor or contract with a firm or
organization that provides assessing services, provided that when
any municipal assessing unit or primary assessing area employs a
part-time, ^{noncertified} assessor, this assessor must be certified
by July 1, 1980 by the Bureau of Property Taxation as a professionally
trained assessor.'

Statement of Fact

The purpose of this amendment is to remove the tenure provisions
and certification requirements for full-time assessors and provide
certain exemptions for municipal assessing units under the bill.

(McNally)
Name: *Carroll McNally*
County: Hancock

Reproduced and distributed pursuant to
Senate Rule 11-A.
(Filing No. S-325).