

MAINE STATE LEGISLATURE

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STATE OF MAINE
SENATE
107TH LEGISLATURE
FIRST SPECIAL SESSION

SENATE AMENDMENT " B " to COMMITTEE AMENDMENT "A" to
S. P. 717, L.D. 2268, Bill, "AN ACT to Revise Requirements
for Permanent Markers under the Land Subdivision Law."

Amend said Amendment by inserting at the beginning of the
first line after the amending clause the following abbreviation:
'Sec. 1.'

Further amend said Amendment by inserting at the end, before
the Statement of Fact, the following:

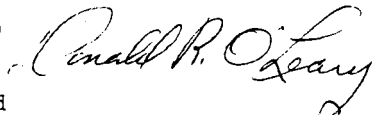
'Sec. 2. 30 MRSA §4956, sub-§5, 3rd ¶, last sentence, is
amended to read:

The Attorney General, the municipality, the planning board of
any municipality or the appropriate municipal officers may
institute proceedings to enjoin the violations of this section
and if a violation is found by the court, the municipality,
municipal planning board or the appropriate municipal officers
may be allowed attorney fees.'

Statement of Fact

This amendment will permit municipalities to recover attorney
fees when the defendant is adjudged to be in violation of the municipal
subdivision ordinance.

(O'Leary)
Name:



County: Oxford

Reproduced and distributed pursuant to Senate Rule 11-A.
March 22, 1976. (Filing No. S-463).