

# 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)

JE B

L.D. 604

STATE OF MAINE  
SENATE (Filing No. S-185)  
109TH LEGISLATURE  
FIRST REGULAR SESSION

SENATE AMENDMENT "A" to COMMITTEE AMENDMENT "A" to S. P. 220,  
L.D. 604, Bill, "AN ACT to Insure Parental Participation in a  
Minor's Decision to have an Abortion."

Amend the Amendment in that part designated "§1597."  
by inserting after the underlined words "abortion or" in the  
4th line of subsection 2 the underlined words 'after the abortion'

Further amend the Amendment in that part designated  
"§1597." by striking out all of paragraphs C and D of  
subsection 2 and inserting in their place the following:

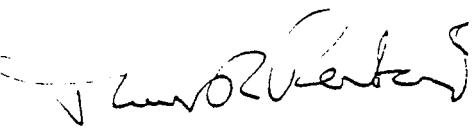
'C. If he cannot give notice as required under paragraph A  
or B, he shall notify the Department of Human Services in  
writing of his inability to give notice when he next files a  
report required by section 1596. <—————>The notice  
shall be confidential and not open to public inspection.  
This notice shall contain a statement of the number of abortions  
performed on unemanicipated minors when the person performing  
the abortion was unable to give notice as required by paragraphs  
A or B.'

Senate Amendment "A " to Committee Amendment "A" to S. P. 220,  
L.D. 604

-2-

Statement of Fact

The purpose of this amendment is to include reports of abortions on minors when the physician was unable to notify the parents or guardians with the abortion data presently reported by all physicians.



(Perkins)

NAME:

COUNTY: Hancock

Reproduced and distributed pursuant to Senate Rule 11-A.

May 14, 1979

(Filing No. S-185)