

L.D. 1639

## STATE OF MAINE SENATE (Filing No. S-334) 109TH LEGISLATURE FIRST REGULAR SESSION

SENATE AMENDMENT'B "to SENATE AMENDMENT"B" to S.P. 581, L.D. 1639, Bill, "AN ACT to Make Additional Corrections of Errors and Inconsistencies in the Laws of Maine."

Amend the amendment in Part B by inserting after section 21-A the following:

'Sec. 22. 20 MRSA §§3562-B and 3562-C, as enacted by PL 1965, c. 241, §1, are repealed and the following enacted in their place:

§3562-B. Condemnation by community school district

ATE AMENDMENT'B "to SENATE AMENDMENT"B " S.P. 581, L.D. 1639 -2-

notice need be given to the Department of Transportationand on pavment or tender of those damages, or if the owner does not reside in the State, upon depositing those damages in the treasury of the county for his use, the community school Pistrict may take that this section. lot to be held and used for the purposes set out in / The trustees shall then, it within 30 days after payment, tender or deposit of those damages, cause a description of the lot as laid ot. out by them and a plan of the to be recorded in the registry of deeds where the land lies, and notify the recorded owner by serving, in the usual manner as provided for the commencement in civil actions as provided by law, upon him a certified copy of the vote of the municipal officers which provides for the taking\_\_\_\_

§3562-C. Reversion

When the schoolhouse lot, taken under either section 3562, 3562-A or 3562-B has ceased to be used for school purposes for 2 successive years, the lot reverts to the owner, his heirs or assigns, on demand by him or them in writing made to the municipal officers of the town, the school directors of the School Administrative District or the board of trustees of the community school district subject to the right of the town or school directors or board of trustees to enter upon the lot and remove the schoolhouse at any time within 6 months after the demand. OF SENATE AMENDMENT"B" to SENATE AMENDMENT"B " S.P. 581, L.D. 1639 -3-

Sec. 23. 20 MRSA §3562-D is enacted to read: §3562-D. Fencing

Alt schoolhouse lots and playgrounds that require fencing shall be fenced by the town, city, administrative district or community school district.'

Further amend the amendment in Part B by renumbering the sections to read consecutively according to Title and section. Statement of Fact

The purpose of this amendment is to provide community school districts with the same authority to condemn property as is presently exercised by School Administrative Districts and municipalities.

NAME : COUNTY

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June 7, 1979

(Filing No. S-334)