MAINE STATE LEGISLATURE

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2	(Filing No. S-35)
3 4 5 6 7 8 9	STATE OF MAINE SENATE 111TH LEGISLATURE FIRST REGULAR SESSION SENATE AMENDMENT "A" to H.P. 402, L.D. 485, Bill, "AN ACT Concerning Court Procedures Dealing with Notice in Liability Cases."
10 11 12 13	Amend the bill in the first paragraph after the amending clause by striking out all of the 7th line from the end (page 2, line 1 in L.D.) and inserting in its place the following:
14 15	'damage, and, if demanded in accordance with this section, had seasonable notice of the service'
16 17 18 19	Further amend the bill in the first paragraph after the amending clause by inserting before the next to the last sentence (page 2, line 3 in L.D.) the following:
20 21 22 23 24 25 26 27 28 29	'The notice of the service upon the judgment debtor of the complaint is not required unless the insurer has mailed the judgment creditor, at his last known address, a written demand for the notice stating. The name and address of the insurer to which the notice is to be given, the policy number of the insurance policy of the judgment debtor, its financial limits, effective dates of coverage and a statement that the insurer admits or denies coverage of the loss under the policy.'
30	STATEMENT OF FACT
31 32 33 34 35	This amendment allows the insurance company to mail to the injured party a demand that they be notified if the injured party sues their insured. The notice provides the injured party with the name and address of the insurance company, the terms of the

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SENATE AMENDMENT "A" to H.P. 402, L.D. 485

- policy and a statement of whether the insurance company contests the coverage under the policy. If the notice is mailed to the injured party they must
- 4 notify the insurance company when they serve the

5 insured with a complaint.

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Reproduced and distributed pursuant to Senate Rule 11-A.
March 22, 1983 (Filing No. S-35)