

1	L.D. 1671
3	(Filing No. S-373)
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7	STATE OF MAINE SENATE
9	114TH LEGISLATURE FIRST REGULAR SESSION
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13	SENATE AMENDMENT " $N$ " to COMMITTEE AMENDMENT "A" to S.P. 594, L.D. 1671, Bill, "An Act to Correct Errors and
15	Inconsistencies in the Laws of Maine"
17	Amend the amendment in that part designated "PART D" by inserting after section 2 the following:
19	'Sec. 3. 17-A MRSA §1257-A, sub-§1, as enacted by PL 1985, c.
21	266, §1, is amended to read:
23	1. Request filed. The victim must file a request for notification of the sentenced person's release with the district
25	atterney's office <u>of the prosecutor</u> at any time after the close of judicial proceedings concerning the case. The district
27	atterney <u>prosecutor</u> shall forward this request form to the Department of Corrections which shall forward the form to the
29	correctional facility in which that person is confined.
31	Sec. 4. 17-A MRSA §1329, sub-§2, as enacted by PL 1981, c. 360, is amended to read:
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35	2. Reports. A probation officer having knowledge of a default in restitution by an offender shall report the default to
37	the office of the districtattorney prosecutor. A district attorney prosecutor having knowledge of a default in restitution
39	by an offender shall report the default to the court.'

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SENATE AMENDMENT "  $\mathbb N$  " to COMMITTEE AMENDMENT "A" to S.P. 594, L.D. 1671

## STATEMENT OF FACT

This amendment corrects a reference to the prosecutor's office in the Maine Criminal Code. The present reference to the district attorney's office is incorrect because it fails to provide for notice to the office of the Attorney General in those cases in which that office handles the underlying prosecution.

11 (Senator HOBBIN\$) SPONSORED BY: 13 15 COUNTY: York

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