

L.D. 2001

DATE: 3-22-06

(Filing No. $H - \mathcal{C}(\mathcal{C})$)

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STATE OF MAINE HOUSE OF REPRESENTATIVES 122ND LEGISLATURE SECOND REGULAR SESSION

HOUSE AMENDMENT "H" to H.P. 1403, L.D. 2001, Bill, "An Act
To Implement Recommendations of the Criminal Law Advisory Commission"

Amend the bill by striking out all of section 14 and 20 inserting in its place the following:

'Sec. 14. 17-A MRSA §1175, first ¶, as amended by PL 2005, c. 488, §3, is further amended to read:

Upon complying with subsection 1, a victim of a crime of 26 murder or stalking or of a Class A, Class B or Class C crime for which the defendant is committed to the Department of Corrections 28 or to a county jail, or is placed-in-institutional-confinement committed to the custody of the Commissioner of Health and Human 30 Services either under Title 15, section 103 after having been found not criminally responsible by reason of mental-disease-or 32 defect, insanity or is-placed in -institutional -confinement under Title 15, section 101-B after having been found incompetent to 34 stand trial, must receive notice of the defendant's unconditional release and discharge from institutional confinement upon the expiration of the sentence or upon release from commitment under 36 Title 15, section 101-B or upon discharge under Title 15, section 38 104-A and must receive notice of any conditional release of the defendant from institutional confinement, including probation, 40 supervised release for sex offenders, parole, furlough, work release, intensive supervision, supervised community confinement,

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home release monitoring or similar program<u>, administrative</u> <u>release</u> or release under Title 15, section 104-A.'

SUMMARY

8 This amendment is being presented on behalf of the Committee on Bills in the Second Reading to prevent a conflict by incorporating changes made to the Maine Revised Statutes, Title 17-A, section 1175, first paragraph in Public Law 2005, chapter 12 488.

16 line SPONSORED BY: 18 (Representative RINES

20 TOWN: Wiscasset

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