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	L.D. 1473	
Date: 6/1/11	(Filing No. H- 440)	
JUDICIARY		
Reproduced and distributed under the direc	tion of the Clerk of the House.	
STATE OF	MAINE	
HOUSE OF REPRI	ESENTATIVES	
125TH LEGIS	SLATURE	
FIRST REGULAR SESSION		
COMMITTEE AMENDMENT "A" to Clarify Rights-of-way Laws" Amend the bill by inserting after the en following:		
'Sec. 1. 33 MRSA §469-A, sub-§§1 a are amended to read:	nd 2, as enacted by PL 1987, c. 385, §4,	
1. Reservation of title. Any conveyance section which September 29, 1987 that con- unaccepted way laid out on a subdivision plan r deemed to have conveyed all of the grantor's in abuts the land conveyed, unless the grantor exp way by a specific reference to this reservation in	nveyed land abutting upon a proposed, recorded in the registry of deeds shall be is iterest in the portion of the way which that pressly reserved his the grantor's title to the	
2. Intent to reserve. Any grantor who, September 29, 1987, conveyed land abutting a subdivision plan recorded in the registry of de	a proposed, unaccepted way laid out on a	

22 Sept а 23 subc ne 24 way, but who did not expressly reserve title to the way as required in subsection 1, or any 25 person who claims title to the way by, through or under the grantor, may preserve the 26 grantor's claim by recording the notice set forth in subsection 3, in the registry of deeds 27 where the pertinent subdivision plan is recorded, within 2 years after the effective date of 28 this section September 29, 1987.'

29 Amend the bill by relettering or renumbering any nonconsecutive Part letter or 30 section number to read consecutively.

31 **SUMMARY**

32 This amendment inserts into the Maine Revised Statutes, Title 33, section 469-A the 33 actual effective date of Public Law 1987, chapter 385, which originally enacted section 34 469-A, to make explicit the proper application of that section.

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COMMITTEE AMENDMENT