

MAINE STATE LEGISLATURE

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LEGISLATIVE RECORD

OF THE

***One Hundred and Eleventh
Legislature***

OF THE

STATE OF MAINE

Volume I

FIRST REGULAR SESSION

December 1, 1982 to May 13, 1983

STATE OF MAINE
One Hundred and Eleventh Legislature
First Regular Session
JOURNAL OF THE SENATE
Augusta, Maine
March 23, 1983

Senate called to order by the President.

Prayer by Dr. Richard Cleaves of the Augusta Mental Health Institute.

DOCTOR CLEAVES: May we pray! Eternal God, our Father, we ask Thy blessing upon this Body as it seeks to deal with the needs of the State.

We ask that Thou will give to each one the strength that they need to stand by those principles that are important.

Grant them guidance for the good of all the people as they carry that trust with them. Amen.

Reading of the Journal of yesterday.

**Papers From the House
House Papers**

BILL, "An Act Relating to Group Health Insurance." (H. P. 945) (L. D. 1226)

Bill, "An Act Relating to Malpractice Insurance in the Field of Medicine." (Emergency) (H. P. 946) (L. D. 1227)

Bill, "An Act Relating to Banking Disclosure." (H. P. 947) (L. D. 1228)

Bill, "An Act to Authorize Out-of-state Credit Unions to Conduct Business in this State." (Approved for introduction by a majority of the Legislative Council pursuant to Joint Rule 27.) (H. P. 948) (L. D. 1229)

Come from the House, referred to the Committee on Business Legislation and Ordered Printed.

Which were referred to the Committee on Business Legislation and Ordered Printed in concurrence.

Bill, "An Act Relating to the State Board of Education." (H. P. 949) (L. D. 1230)

Comes from the House, referred to the Committee on Education and Ordered Printed.

Which was referred to the Committee on Education and Ordered Printed in concurrence.

Bill, "An Act to Amend the Election Laws." (H. P. 950) (L. D. 1231)

Comes from the House, referred to the Committee on Election Laws and Ordered Printed.

Which was referred to the Committee on Election Laws and Ordered Printed in concurrence.

Bill, "An Act to Establish and Amend the Air Quality Standards and Establish a Chromium Emission Standard." (Submitted by the Department of Environmental Protection pursuant to Joint Rule 24.) (H. P. 951) (L. D. 1232)

Comes from the House, referred to the Committee on Energy and Natural Resources and Ordered Printed.

Which was referred to the Committee on Energy and Natural Resources and Ordered Printed in concurrence.

Bill, "An Act Concerning the Deer Hunting Season." (H. P. 953) (L. D. 1234)

Bill, "An Act to Provide for Registration of All-terrain Vehicles." (H. P. 954) (L. D. 1235)

Come from the House, referred to the Committee on Fisheries and Wildlife and Ordered Printed.

Which were referred to the Committee on Fisheries and Wildlife and Ordered Printed in concurrence.

BILL, "An Act to Require Interdepartmental Coordination of Social Services Planning." (H. P. 955) (L. D. 1236)

Comes from the House, referred to the

Committee on Health and Institutional Services and Ordered Printed.

Which was referred to the Committee on Health and Institutional Services and Ordered Printed in concurrence.

BILL, "An Act Concerning Submerged and Intertidal Lands Owned by the State." (H. P. 952) (L. D. 1233)

Reference to the Committee on Energy and Natural Resources suggested.

Comes from the House referred to the Committee on Judiciary and Ordered Printed.

Which was referred to the Committee on Judiciary and Ordered Printed in concurrence.

BILL, "An Act to Amend the Habitual Offender Law." (H. P. 956) (L. D. 1237)

BILL, "An Act to Ban Metal-Piercing Ammunition." (H. P. 957) (L. D. 1238)

Come from the House, referred to the Committee on Judiciary and Ordered Printed.

Which were referred to the Committee on Judiciary and Ordered Printed in concurrence.

BILL, "An Act to Provide Authority to the Department of Labor to Receive and Expend Federal Funds Pursuant to the Federal Job Training Partnership Act." (Submitted by the Department of Labor pursuant to Joint Rule 24.) (Emergency) (H. P. 958) (L. D. 1239)

Comes from the House, referred to the Committee on Labor and Ordered Printed.

On motion by Senator Carpenter of Aroostook, Tabled for 1 Legislative Day, pending Reference.

BILL, "An Act Concerning the Date of Celebration of Independence Day." (H. P. 959) (L. D. 1240)

BILL, "An Act Relating to Private Security Guards." (H. P. 960) (L. D. 1241)

Come from the House, referred to the Committee on Legal Affairs and Ordered Printed.

Which were referred to the Committee on Legal Affairs and Ordered Printed in concurrence.

BILL, "An Act to Establish a Recreational Lobster Fishing License." (H. P. 961) (L. D. 1242)

Comes from the House, referred to the Committee on Marine Resources and Ordered Printed.

Which was referred to the Committee on Marine Resources and Ordered Printed in concurrence.

BILL, "An Act to Clarify the Timing of Fuel Adjustment Clause Cases before the Public Utilities Commission." (Submitted by the Public Utilities Commission pursuant to Joint Rule 24.) (H. P. 962) (L. D. 1243)

Comes from the House, referred to the Committee on Public Utilities and Ordered Printed.

Which were referred to the Committee on Public Utilities and Ordered Printed in concurrence.

BILL, "An Act to Establish the Position of Director of Technical Analysis within the Public Utilities Commission." (Submitted by the Public Utilities Commission pursuant to Joint Rule 24.) (H. P. 963) (L. D. 1244)

Comes from the House, referred to the Committee on Public Utilities and Ordered Printed.

On motion by Senator Carpenter of Aroostook referred to the Committee on State Government and Ordered Printed, in non-concurrence.

Sent down for concurrence.

BILL, "An Act to Allow Municipalities the Option of Charging Reasonable Service Fees on Certain Tax Exempt Property." (H. P. 964) (L.

D. 1245)

Comes from the House, referred to the Committee on Taxation and Ordered Printed.

Which was referred to the Committee on Taxation and Ordered Printed in concurrence.

Communication

The Following Communication:

State of Maine

**House of Representatives
Augusta 04333**

March 22, 1983

Honorable Joy J. O'Brien

Secretary of the Senate

111th Legislature

Augusta, Maine 04333

Dear Madam Secretary:

The House voted today to adhere to its action whereby it accepted the Minority "Ought Not to Pass" Report of the Committee on Legal Affairs on Bill "An Act to Provide a Class A Lounge Liquor License" (H. P. 614) (L. D. 762).

Sincerely,

S/EDWIN H. PERT

Clerk of the House

Which was Read and Ordered Placed on File.

Senate Papers

BILL, "An Act Concerning State Assistance to Areas Affected by Indo-chinese Immigrants." (S. P. 424) (Presented by Senator WOOD of York)

Which was referred to the Committee on Education and Ordered Printed.

Sent down for concurrence.

BILL "An Act to Require Swimming Pools to be Enclosed." (S. P. 425) (Presented by Senator WOOD of York)

BILL, "An Act to Provide a Special Liquor Permit for Fraternities and Sororities." (S. P. 426) (Presented by Senator HAYES of Penobscot) (Cosponsor: Representative BOTT of Orono)

Which were referred to the Committee on Legal Affairs and Ordered Printed.

Sent down for concurrence.

**Committee Reports
House**

Leave to Withdraw

The following Leave to Withdraw reports shall be placed in the legislative files without further action pursuant to Rule 15 of the Joint Rules:

BILL, "An Act to Limit Scallop Dragging." (H. P. 418) (L. D. 501)

BILL, "An Act to Change the Season during which Scallops may be Taken" (H. P. 561) (L. D. 711)

BILL, "An Act Concerning the Taking of Scallops." (H. P. 581) (L. D. 729)

BILL, "An Act to Enforce Closed Periods of Lobster Fishing." (H. P. 673) (L. D. 856)

BILL, "An Act to Clarify the Procedure for Filing a Rate Case under the Public Utility Law." (H. P. 136) (L. D. 142)

BILL, "An Act to Provide for the Funding of Consumer Intervention Before the Public Utilities Commission." (H. P. 674) (L. D. 857)

Senate

Ought Not to Pass

The following Ought Not to Pass report shall be placed in the legislative files without further action pursuant to Rule 15 of the Joint Rules:

BILL, "An Act Concerning Credit Card Sales of Motor Fuels." (S. P. 299) (L. D. 913)

Divided Report

The Majority of the Committee on Education on BILL, "An Act Concerning Certain Inequities under the Education Laws." (S. P. 166) (L. D. 521)

Reported that the same Ought Not to Pass.

Signed:

Senators:

HAYES of Penobscot

CLARK of Cumberland
Representatives:
LOCKE of Sebec
BROWN of Gorham
THOMPSON of South Portland
CROUSE of Washburn
RANDALL of East Machias
SMALL of Bath
MURPHY of Kennebunk
SOUCY of Kittery
BOTT of Orono
MATTHEWS of Caribou

The Minority of the Same Committee on the same subject matter Reported that the same Ought to Pass as Amended by Committee Amendment "A". (S-36)

Signed:

Senator:

HICHENS of York

Which Reports were Read and the Majority Ought Not to Pass Report of the Committee was Accepted.

Sent down for concurrence.

Second Readers House-As Amended

The Committee on Bills in the Second Reading reported the following:

BILL, "An Act to Provide for Leaves of Absence for Employees Elected to the Legislature, Excluding Employees Covered under Provisions Dealing with Teachers." (H. P. 349) (L. D. 597)

Which was Read a Second Time

The PRESIDENT: The Chair recognizes the Senator from Knox, Senator Collins.

Senator COLLINS: Mr. President, I have a couple of questions regarding this Bill. I note that it has been amended to provide a very elaborate procedure with respect to the possible changes in experience rating having to do with the replacement employee who is hired to replace the one who goes to the Legislature. I'm very much interested in what the costs might be of working out that program?

Perhaps even more important, and the question I would like to raise is: One, is the meaning of section 821 with respect to the status pay and seniority. Let me pose a very simple example: The real question is, do we freeze the status, or do we continue to accrue rights during the two year period in which an employee serves in the Legislature? A simple example would be, suppose that a business concern has a policy that everyone gets a two weeks vacation during their first nine years, and when they reach the tenth year, they're entitled to a three week vacation. So, at the ninth year, or the eighth year the employee applies and goes to the Legislature, and a couple of years later he's back, he doesn't run again and he wants three weeks vacation because he says this Bill entitles him to a continuation of status. Does he get the two weeks vacation or the three weeks vacation? I'd appreciate any answer to that from anyone who has the information.

The PRESIDENT: The Chair recognizes the Senator from York, Senator Dutremble.

Senator DUTREMBLE: Mr. President and Ladies and Gentlemen of the Senate, obviously if there is a continuation of status that would mean that during that time that he has accrued two years of seniority. If he has accrued two years of seniority then he would get whatever he would normally get if he had not been to the Legislature.

In other words, it is just like the teachers provision, if you are in the Legislature for two years, you also receive the two years seniority that you would have had if you would have worked.

The PRESIDENT: The Chair recognizes the Senator from York, Senator Danton.

Senator DANTON: Mr. President, Members of the Senate, a year or so ago if I were here I perhaps would sit in my seat and never get up and say anything on a bill like this, because immediately someone could get up and say

there is a conflict of interest involved.

Today, I can stand here with no conflict because I am not in business, I am a full time legislator and that is all that I have to do with my time.

I have never known of any need for legislation of this type. In fact, as I read this Bill over the only part that I really like is the Statement of Fact, and only one sentence there which says: "under this amendment these are left as subjects to be negotiated between the employer and the employee", and that is how this whole issue should be decided.

We don't need a law on the books, fine the good Senator from York, who I admire very much, Senator Dutremble mentioned school teachers. Fine that is on there. So we're not talking let us just say a chef vis-a-vis a school teacher. School teachers in their learning institutions, and that learning institution is going to stay there for a number of years. But I sold my business, let's just take that for an example, let's assume that I had made an arrangement with one of my employees to come and serve in the Maine Legislature and he served his time and after his time was up and he returns to get his job and the Senator Najarian from Cumberland County was the new owner is she obligated to give that employee his job back? I would think not!

I think that this is an area that has worked very well. I just spent a little bit of time this morning with our new Registers, to prove one thing that we do have all "walks of life" serving here in the Maine Legislature: Teachers, many retired people, insurance people, all sorts of self-employed, a cleaning person, public relations, social workers, mental health administrator, beauty shop operator, land development, restaurateur, insurance appraiser, real estate, pipe-fitter, contractor, organizer, advocate, shipping clerk, grocer, lumbering, accountant, lawyer, tree growers, consultant, public relations, railroad executive, television producer and moderator, federal court clerk, at one time and electricians. I just started on the Register. There is no lack of having good representation from all "walks of life" in the Maine Legislature.

That's why I don't feel there is any need for this Bill. Therefore, Mr. President, I move that this Bill and all its accompanying papers be Indefinitely Postponed.

The PRESIDENT: The Chair recognizes the Senator from York, Senator Dutremble.

Senator DUTREMBLE: Mr. President and Members of the Senate, I will be asking for a Roll Call on this Bill, simply because you people here today will have the opportunity to vote for this Bill; something that many people in the State of Maine can't do because they can't run for this Body.

Senator Danton, my colleague from York, states a number of occupations, different types of people who serve here in the Legislature and he read off the list. I will agree that: there are a lot of retired people here; there are a few teachers here; there are a few self-employed people here; there are a few contractors here, but you'll notice that most of these people are all self-employed - retired or are protected by the law. There are very few people here in this Legislature who are able to run when they worked for somebody else-very few. Yes, those who are here, have already negotiated something with their employers. What happens when the employer does not want to negotiate anything?

We all here have the opportunity to do what we want here today because we have the right to vote, because the people elected us back home. All I'm asking you is give everybody else the same opportunity. This Bill here is a very restrictive Bill; it's a lot more restrictive than Bills that have come before us in the past.

We have had a lot of bills come before us on the Labor Committee, and we've worked on bills to try to make the bills more attractive to

everybody and we've made it restrictive so that employers who have five or less employees will not be affected by this Bill. Those are the employers that will probably be harmed the most by a bill that would not include that provision. There is a provision in this Bill which would say that if employers still can't afford to let an employee go, because he's a key person, that he could appeal to the Board of Arbitration, and so he's protected that way.

What I really don't see, is what problem you have allowing an employee the opportunity to run for the Legislature if his employer does not want him to run.

You've explained how we all got here. Obviously, we're all here because we were able to do so because we have employers who allowed us to do that, or we have laws that protected us, or, we are self-employed, or were retired. You have not addressed the person where the employer would not allow him to run. What happens in that instance? Does that person only say, "well, he's represented up here and that's all and we should never give this person the opportunity to run?"

I think we should ask ourselves the question here; is whether you're an employer you're allowed to run, and the employee never allowed to run?

The PRESIDENT: The Chair recognizes the Senator from Penobscot, Senator Hayes.

Senator HAYES: Ladies and Gentlemen of the Senate, in answer to the good Senator from York, Senator Danton, I can give you two examples of the need for this Legislation.

The first is in my own case: I ran for the Legislature in 1972, which was not a good year for the Democrats. I was threatened with the loss of my position at the University of Maine for engaging in political activity. Following my unfortunate campaign in 1972, the Board of Trustees at the University of Maine established a policy providing and encouraging employees to run for political office. This time I was able to run for the Legislature with a negotiated understanding between myself and the University that this would provide a "leave of absence" and I'd be able to conduct my activities as a full citizen.

I wish to cite a more relevant case; this is the case of Steve Bost, presently a Representative to the Maine House from Orono. Steve, when he was nominated as a candidate for the House seat from Orono lost his job. His job was taken from him and he was faced with the choice of either remaining employed or running for the State "House". I'm very proud of Steve, in this instance, he chose to continue to run, he gave up his position and for a short time he was seriously in trouble. This can still happen to us.

I see no problem with the Bill, in that it will provide for opportunities to run for the Maine Legislature and to in some way, to protect the individual who wishes to serve. Thank you.

The PRESIDENT: The Chair recognizes the Senator from York, Senator Hichens.

Senator HICHENS: Mr. President and Members of the Senate, I agree with my fellow colleague from York, Senator Danton that this should not be made into a State Law, that negotiations can be arranged between the employer and the employee.

Just down the road from me in Eliot there is a machine shop where a lot of precision work is carried on. The man who hires his help puts them through an apprenticeship of about six months. He hires seven people and I wonder what will happen when one of his employees decides to run for the State Legislature and this man cannot do anything about it; he has to hire an apprentice and pay him six months while he's learning the position of which this man is already trained that wants to leave.

I do not think it is fair to the employers, and I think a reasonable agreement can be made if a person wants to run without making it a state law.

The PRESIDENT: The Chair recognizes the

Senator from Androscoggin, Senator Minkowsky.

Senator MINKOWSKY: Mr. President and Members of the Senate, I, also, am employed, maybe one of the few Members of this Legislature that is not retired and is compelled to work for a living to provide for my family.

My company has a policy where they recognize anybody running for the Legislature, provided it does not interfere with their job description. With many employers you have to be faced with a particular situation of being available to do a specific job and you are trained for that particular job. We are a unionized company and a very, very effective unionized company, I must say. Also, in my particular case, my arrangement compels me to work evenings, as well as, to work weekends to make up for the man hours that I spend here in the Legislature. There are many different policies available with different companies with five employees or more.

I thought that I would make it clear that it should be a negotiated item with your employer, and if a person cannot negotiate the item with his employer, in my particular case if they did not allow me to work evenings or weekends, then certainly I'd make a decision first for my family not to serve on the Maine Legislature.

The PRESIDENT: The Chair recognizes the Senator from Knox, Senator Collins.

Senator COLLINS: Mr. President returning to my other area of inquiry, will there be a fiscal note attached to this with respect to the Unemployment Fund?

The PRESIDENT: The Senator from Knox, Senator Collins, has posed a question through the Chair to any Members of the Senate who would care to respond.

The Chair recognizes the Senator from York, Senator Dutremble.

Senator DUTREMBLE: Mr. President, there is apparently no fiscal note attached to this Bill. I do want to ask one more question which has not been answered also, what happens if you do not pass this Bill? What happens to the employee who wants to run for the Legislature, when the employer does not want to let him? We've heard a couple of cases here and obviously, we know of at least one case in this Legislature where a Legislator ran and won, and lost at the same time, because he lost his job as a result. Will somebody answer that question?

Mr. President, I would like to have the Committee Report Read please.

The Committee Report was read.

The PRESIDENT: The Chair recognizes the Senator from Lincoln, Senator Sewall.

Senator SEWALL: Thank you, Mr. President and Members of the Senate, to answer Senator Dutremble's question, the same thing that would happen to the employee, would happen to those employees who work for a company which have five or fewer employees, which happens to be about 60% of the companies in the State of Maine, the vast majority. These small businesses, also, I want you to note, will be paying the unemployment for the larger businesses who can give those leaves, because, if you notice under the Committee Amendment, the General Fund of the Unemployment Compensation Fund, which is paid solely by employers is the reason why we have no fiscal note. They will be picking up the tab, the small businessman will be picking up the tab even the ones who are exempted from this policy.

The PRESIDENT: The Chair recognizes the Senator from York, Senator Danton.

Senator DANTON: Mr. President and Members of the Senate, the good Senator from Penobscot, Senator Hayes, made my case so very nicely. He wanted to run once upon a time and the University said, "no." Later on, they had a change of mind, they negotiated, they allowed him to run; he's here today. Let's not drive another wedge between employee and employer. That's all this is going to do. You know,

you're not going to create good feelings between the employee and the employer if you force any employer to do anything. There is going to have to be a way figured out by that employer not to have to take back that employee and that's when you're going to be driving that wedge deeper and deeper between management and labor. That's what I think this Bill will do, and nothing else.

The PRESIDENT: The Chair recognizes the Senator from Penobscot, Senator Baldacci.

Senator BALDACCI: Mr. President and Members of the Senate, first I would like to say that in coming down to the Legislature and being employed in an operation, being that restaurateur as the good friend from York pointed out, in a family operation, when I first saw this Bill I thought that it was a good idea, because I thought, well gee's this is an opportunity for me to at least preserve my role and my mother and father can't get rid of me at the restaurant. Then as I looked at it, I heard the good Senator from York, Senator Danton, pointing out the fact that this may tie up small businesses which may not be there in two years, then what rights would that employee have?

The case that the good Senator from Penobscot, Senator Hayes brought up was, I think, involving an employee of a State operation, State managed institution, which, I think, the State Government Committee is trying to wrestle with allowing State employees an opportunity to run for the Legislature.

This Bill, though, would tie up I think, all small employers that have five or more employees. It may not be there, and what happens in that particular instance? For those reasons, I think, I'd vote against this particular Bill and look toward some sort of treatment with the good Senator from Penobscot and his Legislative friend. Thank you, Mr. President.

The PRESIDENT: The Chair recognizes the Senator from York, Senator Dutremble.

Senator DUTREMBLE: I request a Roll Call, Mr. President.

The PRESIDENT: A Roll Call has been requested. Under the Constitution, in order for the Chair to order a Roll Call it requires the affirmative vote of at least one-fifth of those Senators present and voting.

Will all those Senators in favor of ordering a Roll Call, please rise and remain standing until counted.

Obviously more than one-fifth having arisen a Roll Call is ordered.

The pending question before the Senate is the motion by the Senator from York, Senator Danton, that LD 597 and all its accompanying papers be Indefinitely Postponed.

A Yes vote will be in favor of Indefinitely Postponed.

A No vote will be opposed.

The Doorkeepers will secure the Chamber.

The Secretary will call the Roll.

ROLL CALL

YEA—Baldacci, Brown, Collins, Danton, Emerson, Gill, Hichens, McBairty, Minkowsky, Perkins, Sewall, Teague, Twitchell, Usher, Violette.

NAY—Bustin, Carpenter, Charette, Clark, Diamond, Dow, Dutremble, Erwin, Hayes, Kany, Najarian, Pearson, Pray, Shute, Trafton, Wood, The President, Gerard P. Conley.

ABSENT—Redmond.

Senator Violette of Aroostook was granted permission to change his vote from Yea to Nay.

A Roll Call was had.

14 Senators having voted in the affirmative and 18 Senators in the negative, with 1 Senator being absent, the motion to Indefinitely Postpone, Failed.

Which was Passed to be Engrossed, as amended, in non-concurrence.

Sent down for concurrence.

Senate

BILL, "An Act to Remove Reference to Clerical Assistants under the Court Laws." (S. P.

419) (L. D. 1268)

BILL, "An Act to Amend the Statute Relative to the Appointment of the Commissioner of Educational and Cultural Services." (S. P. 416) (L. D. 1263)

Which were Read a Second Time and Passed to be Engrossed.

Sent down for concurrence.

Senate — As Amended

BILL, "An Act to Amend the Maine Consumer Credit Code." (S. P. 219) (L. D. 656)

Which was Read a Second Time and Passed to be Engrossed as amended.

Sent down for concurrence.

Enactor

The Committee on Engrossed Bills reported as truly and strictly engrossed the following:

Emergency

An Act to Amend and Supplement Certain Powers of Hospital Administrative District No. 1 (H. P. 898) (L. D. 1150)

This being an emergency measure and having received the affirmative vote of 31 members of the Senate, with No Senators having voted in the negative, was Passed to be Enacted and having been signed by the President, was by the Secretary presented to the Governor for his approval.

Orders of the Day

The President laid before the Senate the Tabled and specially assigned matter:

BILL, "An Act Concerning Court Procedures Dealing with Notice in Liability Cases." (H. P. 402) (L. D. 485)

Tabled—March 22, 1983 by Senator PRAY of Penobscot

Pending—Enactment

(In House March 17, 1983 Passed to be Enacted)

On motion by Senator Trafton of Androscoggin the Rules were Suspended.

On motion by Senator Trafton of Androscoggin the Senate voted to Reconsider its action whereby LD 485 was Passed to be Engrossed.

The PRESIDENT: The Senator has the floor. Senator TRAFTON: I offer Senate Amendment "A" and move its adoption.

The PRESIDENT: The Senator from Androscoggin, Senator Trafton offers Senate Amendment "A" and moves its adoption.

Senate Amendment "A" (S-35) was Read and Adopted.

The Bill, as amended, Passed to be Engrossed, in non-concurrence.

Sent down for concurrence.

(Off Record Remarks)

The PRESIDENT: The Chair recognizes the Senator from Aroostook, Senator Carpenter.

Senator CARPENTER: I move the Senate stand Adjourned until 9 o'clock tomorrow morning.

The PRESIDENT: Senator Carpenter of Aroostook, now requests Leave of the Senate to Withdraw his motion to Adjourn.

Is it the pleasure of the Senate to Grant this Leave?

It is a vote.

(Senate At Ease)

The Senate called to order by the President.

On motion by Senator Carpenter of Aroostook, Adjourned until 9 o'clock tomorrow morning.