# MAINE STATE LEGISLATURE

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## LEGISLATIVE RECORD

OF THE

## One Hundred And Thirteenth Legislature

OF THE

## **State Of Maine**

### **VOLUME III**

#### FIRST CONFIRMATION SESSION

August 21, 1987 Index

#### FIRST SPECIAL SESSION

October 9, 1987 to October 10, 1987 Index

#### **SECOND SPECIAL SESSION**

October 21, 1987 to November 20, 1987 Index

#### **SECOND REGULAR SESSION**

January 6, 1988 to March 24, 1988

### STATE OF MAINE ONE HUNDRED AND THIRTEENTH LEGISLATURE SECOND REGULAR SESSION JOURNAL OF THE SENATE

In Senate Chamber Monday

February 29, 1988

Senate called to Order by the President.

Prayer by Chaplain James Daniels of the Green Street Methodist Church in Augusta.

CHAPLAIN DANIELS: Let us pray. Lord God of our justice. You rule our ways and govern every earthly government. May we never confuse our paper laws with the tablets of Your eternal will. Give to those who make and administer or defend our laws love for mercy and truth. You have given persons authority to exercise leadership over us and have bidden us to obey them and to pray for them, so we beseech You. Give our Legislators and our Executives and government workers a knowledge of Your will for world. Let them remember that they serve a public trust beyond personal gain or glory. May they serve You with pure exemplary lives and thereby give those whom they lead an ideal to follow. Help us Oh God to serve You by serving others. Amen.

Reading of the Journal of Friday, February 26, 1988.

#### PAPERS FROM THE HOUSE Non-concurrent Matter

Resolve, to Extend the Reporting Deadline for the Commission on Children in Need of Supervision and Treatment (Emergency)

H.P. 1698 L.D. 2331 In Senate, February 23, 1988, PASSED TO ΒE ENGROSSED, in concurrence.

Comes from the House PASSED TO BE ENGROSSED AS AMENDED BY HOUSE AMENDMENTS "A" (H-457) AND "B" (H-458) in NON-CONCURRENCE.

On motion by Senator PEARSON of Penobscot, the Senate RECEDED.

House Amendment "A" (H-457) READ.

On motion by the same Senator, House Amendment "A" (H-457) INDEFINITELY POSTPONED in NON-CONCURRENCE.

House Amendment "B" (H-458) READ.
THE PRESIDENT: The Chair recognizes the Senator from Penobscot, Senator Pearson.

Senator PEARSON: Thank you Mr. President. Mr. President, men and women of the Senate. Just as a matter of explanation, House Amendment "A" (H-457) carries with it a fiscal note and if that were passed with a fiscal note it would mean that this particular Bill. this Study, would have been passed while all others wouldn't have been passed and that is not fair when it has to take its chances with everything else. House Amendment "B" (H-458) simply extends the life of this particular Committee until the end of this fiscal year, which won't cost any money, and then we will consider the extension of that Committee Study for the next year along with everybody else.

House Amendment "B" (H-458) ADOPTED. concurrence.

Which was PASSED TO BE ENGROSSED, as Amended in NON-CONCURRENCE.

Sent down for concurrence.

Non-concurrent Matter

Bill "An Act to Amend the Law for Rest Room Requirements for Bed and Breakfast Establishments"

S.P. 906 L.D. 2361 Committee on LEGAL AFFAIRS suggested and ORDERED PRINTED.

In Senate, February 25, 1988, referred to the Committee on BUSINESS LEGISLATION.

Comes from the House referred to the Committee on LEGAL AFFAIRS and ORDERED PRINTED in NON-CONCURRENCE.

The Senate RECEDED and CONCURRED.

House Papers

Bill "An Act to Eliminate the Requirement that the Deputy Adjutant General and the Director of the Military Bureau be the Same Individual"

H.P. 1726 L.D. 2369 Comes from the House referred to the Committee on AGING, RETIREMENT AND VETERANS and ORDERED PRINTED.

Which was referred to the Committee on AGING, RETIREMENT AND VETERANS and ORDERED PRINTED, in concurrence.

Bill "An Act to Establish Guidelines for Genetic Engineering Experimentation"

H.P. 1727 L.D. 2370

Comes from the House referred to the Committee on AGRICULTURE and ORDERED PRINTED.

Which was referred to the Committee AGRICULTURE and ORDERED PRINTED, in concurrence.

Bill "An Act to Revise the Solid Waste Law" H.P. 1725 L.D. 2368

Bill "An Act to Extend and Strengthen the State's Mandatory Shoreland Zoning Laws" H.P. 1731 L.D. 2374

Bill "An Act to Make Improvements to Facilitate Prompt Enforcement of Environmental Laws" H.P. 1732 L.D. 2375

Come from the House referred to the Committee ENERGY AND NATURAL RESOURCES and ORDERED PRINTED.

Which were referred to the Committee on ENERGY NATURAL RESOURCES and ORDERED PRINTED, in AND NATURAL RESOURCES concurrence.

Bill "An Act to Appropriate Funds to Conduct a Marine Pollution Monitoring Program" H.P. 1728 L.D. 2371

Committee on APPROPRIATIONS AND FINANCIAL AFFAIRS suggested and ORDERED PRINTED.

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 to Revise and Modify Certain Laws Relating to the Department of Inland Fisheries and Wildlife"

H.P. 1729 L.D. 2372 Comes from the House referred to the Committee on FISHERIES AND WILDLIFE and ORDERED PRINTED.

Which was referred to the Committee on FISHERIES AND WILDLIFE and ORDERED PRINTED, in concurrence.

Bill "An Act Establishing the Maine Seed Capital Tax Credit Program"

H.P. 1730 L.D. 2373 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.

Bill "An Act to Amend the Charter of the Portland Water District" (Emergency)

H.P. 1724 L.D. 2367

Comes from the House referred to the Committee on UTILITIES and ORDERED PRINTED.

Which was referred to the Committee on UTILITIES and ORDERED PRINTED, in concurrence.

> Senate at Ease Senate called to order by the President.

> > COMMUNICATIONS

The Following Communication: H.P. 1733 STATE OF MAINE OFFICE OF THE SECRETARY OF STATE AUGUSTA, MAINE 04333

February 26, 1988 To the Honorable 113th Legislature of the State of Maine

Attention: House of Representatives, Clerk Pert

Senate, Secretary O'Brien

This is to inform you that after a review of the initiated bill, "AN ACT To Improve Family Communication," there were insufficient signatures for this office to certify and transmit the bill to

The minimum number of valid signatures required to initiate this legislation is 42,686. After extensive review we have determined the number of valid signatures is 42,658.

It would appear from our review that this number valid signatures does not meet the requirement of the Constitution of Maine, Article IV, Part Third, Section 18.

Respectfully

S/Rodney S. Quinn

Secretary of State

Comes from the House READ and ORDERED PLACED ON

Which was READ and ORDERED PLACED ON FILE, in concurrence.

The Following Communication: S.P. 915 JOINT SELECT COMMITTEE ON CORRECTIONS February 26, 1988

Senator Charles P. Pray, Chairman Legislative Council

State House

Augusta, ME 04333

Dear Senator Pray:

The Joint Select Committee on Corrections is pleased to submit the attached interim report of our study of Long Term Planning for the Corrections System in Maine pursuant to the authorization of the Legislative Council (SP 016). We hope you find this report a useful tool in our continuing efforts to develop a long term plan for Corrections.

Sincerely,
S/Rep. Harlan R. Baker S/Sen. Beverly M. Bustin Chair Chair

Which was READ and with Accompanying Papers ORDERED PLACED ON FILE.

Sent down for concurrence.

SENATE PAPERS

Bill "An Act Relating to Legal Expenses Incurred by State Employees in the Execution of their Official Duties"

S.P. 914 L.D. 2383

Presented by Senator TUTTLE of York Cosponsored by: Representative CARROLL of Gray, Representative LACROIX of Oakland, Representative

WENTWORTH of Wells

Approved for Introduction by a Majority of the Legislative Council pursuant to Joint Rule 27 Which was referred to the Committee on STATE AND

LOCAL GOVERNMENT 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 Regarding Transportation of Nuclear

H.P. 1527 L.D. 2081 Bill "An Act to Improve and Expedite the Enforcement of Environmental Laws"

H.P. 1685 L.D. 2314

Senate 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 Establishing Peer Review Immunity for Licensed Psychologists"

S.P. 217 L.D. 584 Bill "An Act to Clarify the Immunity Provisions Review Affecting Professional Professional and Competence Committees"

S.P. 713 L.D. 1943 Bill "An Act to Provide for Local Control of Watercraft Traffic"

S.P. 770 L.D. 2027 Bill "An Act to Provide for Limited Immunity from Civil Liability for Volunteers and Auxilians Contributing Time in Health Care Institutions"

S.P. 799 L.D. 2100

Ought to Pass

Senator GOULD for the Committee on STATE AND LOCAL GOVERNMENT on Bill "An Act to Establish a Commemorative Day for Margaret Chase Smith and Edmund S. Muskie"

S.P. 773 L.D. 2030

Reported that the same Ought to Pass. Which Report was READ and ACCEPTED.

The Bill READ ONCE.

The Bill TOMORROW ASSIGNED FOR SECOND READING.

Ought to Pass As Amended

Senator TUTTLE for the Committee on STATE AND LOCAL GOVERNMENT on Bill "An Act to Bring Computer Services Section of the Department Professional and Financial Regulation into o f the Division of Administrative Services"

S.P. 734 L.D. 1993

Reported that the same Ought to Pass as Amended by Committee Amendment "A" (S-320).

Which Report was READ and ACCEPTED.

The Bill READ ONCE.

Committee Amendment "A" (S-320) READ and ADOPTED. The Bill as Amended, TOMORROW ASSIGNED FOR SECOND READING.

SECOND READERS

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

House

Bill "An Act to Regulate the Taking of Turtles for Commercial Purposes" (Emergency) H.P. 1711 L.D. 2348

Which was READ A SECOND TIME and PASSED TO BE ENGROSSED, in concurrence.

House As Amended

Bill "An Act Relating to Geographic Isolation Grants"

> H.P. 1422 L.D. 1933 (C "A" H-454)

Which was READ A SECOND TIME and PASSED TO BE ENGROSSED, as Amended, in concurrence.

#### **ENACTORS**

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

An Act Concerning the Carrying of Firearms by Licensed Private Investigators

S.P. 779 L.D. 2036 (C "A" S-316)

An Act to Clarify the Authority of Local Health Officers

H.P. 1540 L.D. 2095 An Act Concerning the Use of Flashing Lights on

School Buses S.P. 893 L.D. 2305

Which were PASSED TO BE ENACTED and having been signed by the President, were presented by the Secretary to the Governor for his approval.

Emergency

Act Concerning Legislative Review Nominations to the Maine State Housing Authority Board and the Board of Directors of the Finance Authority of Maine

S.P. 891 L.D. 2303 (S "A" S-318)

This being an Emergency Measure and having received the affirmative vote of 26 Members of the Senate, with No Senators having voted in negative, and 26 being more than two-thirds of the entire elected Membership of the Senate, was PASSED TO BE ENACTED and having been signed by the President, was presented by the Secretary to the Governor for his approval.

ORDERS OF THE DAY

The Chair laid before the Senate the Tabled and

Specially Assigned matter:

HOUSE REPORTS - from the Committee on STATE AND LOCAL GOVERNMENT on Bill "An Act Allowing the Town of Island Falls to Annex Township 4, Range 3 WELS in Aroostook County"

H.P. 1017 L.D. 1370

Majority - Ought to Pass as Amended by Committee Amendment "A" (H-437)

Minority - Ought Not to Pass

Tabled - February 25, 1988, by Senator CLARK of Cumberland.

Pending - Motion of Senator PEARSON of Penobscot to RECONSIDER whereby Senate ADHERED

(In House, February 3, 1988, Majority OUGHT TO PASS AS AMENDED Report READ and ACCEPTED. The Bill PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-437).)

(In Senate, February 8, 1988, Minority OUGHT NOT TO PASS Report READ and ACCEPTED in NON-CONCURRENCE.)

(In House, February 18, 1988, that Body ADHERED.) (In Senate, February 24, 1988, motion to RECEDE and CONCUR FAILED. Subsequently, Senate ADHERED.)
THE PRESIDENT: The Chair recognizes the Senator

from Aroostook, Senator Ludwig.

Senator LUDWIG: Thank you Mr. President. Mr. President, men and women of the Senate. This Bill has been battered and bruised by so much traveling and so many Tablings. I think the only decent thing to do at this time is to allow it to rest in peace. I ask you to join me in defeating the pending motion.

Senator LUDWIG of Aroostook requested a Division. THE PRESIDENT: The Chair recognizes the Senator

from Penobscot, Senator Pearson.

Senator PEARSON: Thank you Mr. President. President, men and women of the Senate. The good Senator from Aroostook, Senator Ludwig, says that this Bill has been battered and bruised and I suppose that is true. I do have some information that I would like to share with the Senate if I could. It seems that to some people the argument over whether or not this township should be annexed to Island Falls. With some people it revolves around whether or not there is an individual living in the township that is to be annexed and to the degree that he should have a say in what happens. Well, I would like to address that particular issue, although I don't think that should be the overriding concern.

But this particular individual that is alleged be living in this township is, as I understand it, living on leased land. Leased land from the Diamond Corporation which has retained a lobbyist who has lobbied this very heavily in the Halls of the other Body and the Senate. Leased land in Maine, my information is that every paper company, and I have a couple of copies of leases in that particular township, says on it the premises will not be used as a legal residence or a year round residence. That is what is says in the lease. Now, I have two leases here, that one is a private individual the other lease is for a Boy Scout Camp and it says on it that the premises will not be used as a legal residence or a year round residence. My information is that every paper company in the state that leases land has that clause in it for fear that people will organize themselves into plantations or townships in their

area and they don't want that to happen.

What I am saying to you is that if this gentlemen who says that he is on leased land in this township, is on leased land in this township, he is in violation of his lease which the company is choosing to ignore right now because it serves their Anybody who read the Maine Times this last week will note that The Diamond Corporation is selling all of its holdings in Maine and have been in the process of doing that and are apparently negotiating with others to continue that process to sell. So what is happening there is if you are interested in that particular angle of that issue it seems to me that you have one individual who is on leased land, claims he is a year round resident, the Company has used that in the Halls of the Senate and the other Body to say that this guy ought to have a say, isn't legally entitled to be there anyway, according to his lease. But even if he is, which I guess he isn't, and the Maine law you have to register to vote somewhere if you want to vote. And not until this year did he bother and he registered in Island Falls. In years that have gone by he has registered vehicles in different towns apparently,

but when felt forced to register to vote, in order to have a say, he went into Island Falls. Last week I told you that the people of Island Falls had held a public meeting on this particular issue a year ago in March. And if this were passed they would have to have another meeting before they could vote to annex the town. They are in some fear that they are not going to have some say in how that township will be developed in the future. I understand that LURC will have the say for two or three years, but time goes much beyond two or three years and the people of Island Falls would like to have a say in what is traditionally considered the lake that is located mostly in Island Falls.

Now I can understand better than I could last week why they feel that way with the release of the information in the <u>Maine Times</u> that Diamond was selling all of its land, people in Island Falls fear that there is going to be a big development there. And they just want to have a say in that. I think the Bill pught to pass. Thank you.

the Bill ought to pass. Thank you.

THE PRESIDENT: The Chair recognizes the Senator

from Aroostook, Senator Ludwig.

Senator LUDWIG: Thank you Mr. President. President, men and women of the Senate. In response to the good Senator from Penobscot, Senator Pearson, I would like to report that the resident of T-4, R-3 lives on land which is owned by his sister and has lived there for at least twenty years. I think it is unfortunate that some people believe he was planted there just so we could have a living human being to feel sorry for. There is a larger issue at stake here which has to do with the unorganized territories and what would happen in the future if any town is allowed to reach out and grab an unorganized territory which abuts it. Now maybe we have a piece of lake and we would like the other piece that is in the unorganized territory. Maybe there is something that deserves mining that adjoins us, but it does not mean that people in one town can vote to take over property which does not belong to them just because the line goes through a lake or mine or any other piece of profitable territory.

It is interesting to me that the good Senator from Penobscot, Senator Pearson, got an entirely different reaction from the article in the Maine Iimes regarding the sale of the Diamond Occidental land. As I see it, the gentlemen who is interested in buying this property has been compared to Governor Baxter in terms of his interest in preserving the environment and preventing unnecessary development and I should think the people of Island Falls would be very happy to know that this land is not going to be abused in the future and that they should rest assured that it is in good hands. Thank you.

THE PRESIDENT: The Chair recognizes the Senator

from Penobscot, Senator Pearson.

Senator PEÁRSON: Thank you Mr. President. Mr. President, men and women of the Senate. I was very appreciative of the intentions of the gentlemen that was in the Maine Times. I am not so sure that he was interested in that particular parcel however and I would like to tell you that the property tax division of the state which regulates unorganized territory has written the following memo: "Please be advised that the property tax records in the Bureau of Taxation indicate that there are not any legal residents in Township 4, Range 3. We are also not aware of anyone residing in the township on a year round basis. Sporting camps which have to be registered." Which he claims that he has. "are not registered." I have a copy of the Bureau of laxations Tax Identification for that particular area: "This particular individual does have a lease

there, his sister owns land there. His neighbor tells me that he lives on his leased land and not on his sisters."

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

Senator BALDACCI: Thank you Mr. President. Mr. President, men and women of the Senate. We have discussed and debated this issue at great length several times, but the facts still stand. One, the individual is a legal resident of the area. I read into the Record in the last debate the affidavit that was testified to that fact and notarized that the gentlemen was a resident, had been a resident for over three years of that particular area. That fact still stands. The fact also still stands that the concern of the development along the water was so much of an interest to Island Falls that rather than survey that area and say we would like this area attached to Island Falls, they just included the whole township because it was "easier". The fact still stands that when the resident in that particular area has to vote, his vote is going to be included with Island Falls. That is totally unprecedented. If a community wants to annex a particular area, if there is any resident in that particular area or residents, their votes are not included with the town that would like to annex, but both have to respond in the affirmative for those annexations. This is an unprecedented step that is being proposed in this particular legislation and I submit that it is really something that goes against the grain of representation, which is something that we were set up for as we have discussed in earlier The government does represent individual as well as it represents many individuals and even thought the majority does rule, the minority does have rights and I submit to you that this situation is setting up a precedent which is totally untenable and future decisions will vote on this particular decision. Thank you.

THE PRESIDENT: The Chair recognizes the Senator

from York, Senator Tuttle.

Senator TUTTLE: Thank you Mr. President. Mr. President, men and women of the Senate. You have probably heard more about Township 4, Range 3 and Island Falls then you had ever wished to hear. I probably won't add any new dimension to this discussion, but I received a number of unique communications on this legislation ranging from an offer to go to Pleasant Pond myself from the owner of the resort up there, receiving a letter from the Chairman of the Republican party endorsing this legislation and being lobbied by a so-called heavy hitter who I think we all know without naming any individuals, but who has always represented the down trodden and the little people of the State of Maine. The good Senator from Penobscot, Senator Baldacci. has brought the point that we should not discriminate against a sole resident of this township and I know in his discussions before he mentioned that the individual had long hair and a beard. I would agree with the good Senator in his discussions on this issue. Last week we were both fondly recalling our college days when the good Senator from Penobscot, Senator Baldacci, had long hair and I had a beard. Today, I am a little bit more stout than I was back then and I no longer have my beard. While the good Senator from Penobscot, Senator Baldacci, is a little bit more fit and has a little bit less hair, but that is okav.

On a serious note I feel that Pleasant Pond and Mattawamkeag Lake, which are partially within Township 4, Range 3, are a vital importance to the area of Island Falls both economically and

environmental and will become increasing important in the future ahead. I feel to control the proper development we must allow the people of Island Falls the latitude through their planning board, the town codes and the local committees to effectively and efficiently control their environment as well as giving them the ability to participate in their own destiny for the future of this area. If it were your area you would want to have it done that way. asking that you allow the people of Island Falls the same latitude.

On motion by Senator TUTTLE of York supported by a Division of at least one-fifth of the Members

present and voting, a Roll Call was ordered.

THE PRESIDENT: The pending question before the Senate is the motion of Senator PEARSON of Penobscot, to RECONSIDER whereby the Senate ADHERED.

A vote of Yes will be in favor to RECONSIDER.

A vote of No will be opposed.

Is the Senate ready for the question? The Doorkeepers will secure the Chamber.

The Secretary will call the Roll. ROLL CALL

YEAS:

Senators ANDREWS, BRANNIGAN, BUSTIN, DOW, DUTREMBLE, ESTES, MATTHEWS, PEARSON, THERIAULT, TUTTLE, USHER, THE PRESIDENT -

CHARLES P. PRAY

NAYS:

Senators BALDACCI, BERUBE BLACK, BRAWN, CAHILL, COLLINS, DILLENBACK, EMERSON, ERWIN, GILL, GOULD, LUDWIG, MAYBURY, PERKINS, RANDALL, SEWALL, TWITCHELL, WHITMORE

Senators CLARK, GAUVREAU, KANY, ABSENT:

KERRY, WEBSTER

12 Senators having voted in the affirmative and 18 Senators having voted in the negative, with 5 Senators being absent, the motion of Senator PEARSON Penobscot, to RECONSIDER whereby the Senate ADHERED, FAILED.

The Secretary has so informed the Speaker of the House.

The Chair laid before the Senate the Tabled and

Specially Assigned matter:
An Act to Strengthen the Disciplinary Authority of Various State Regulatory Boards

S.P. 733 L.D. 1992 (C "A" S-315)

Tabled - February 26, 1988, by Senator CLARK of Cumberland.

Pending - ENACTMENT

(In Senate, February 16, 1988, PASSED TO ENGROSSED, AS AMENDED BY COMMITTEE AMENDMENT PASSED TO BE (S-315).)

(In House, February 22, 1988, PASSED TO

ENACTED.)

Which was PASSED TO BE ENACTED and having been signed by the President, was presented by the Secretary to the Governor for his approval.

On motion by Senator DUTREMBLE of York, ADJOURNED until Tuesday, March 1, 1988, at 9:00 in the morning.

ONE HUNDRED AND THIRTEENTH MAINE LEGISLATURE SECOND REGULAR SESSION 34th Legislative Day Tuesday, March 1, 1988

The House met according to adjournment and was

called to order by the Speaker.

Prayer by Reverend Roddy Chestnut, Church of Christ, Augusta.

The Journal of Monday, February 29, 1988, was read and approved.

Quorum call was held.

SENATE PAPERS

The following Communication: Maine State Senate Augusta, Maine 04333

February 29, 1988 Honorable Edwin H. Pert Clerk of the House State House Station 2 Augusta, Maine 04333 Dear Clerk Pert:

Please be advised that the Senate today Adhered to its former action whereby it accepted the Minority Ought Not to Pass Report on the Bill "An Act Allowing the Town of Island Falls to Annex Township 4, Range 3 WELS in Aroostook County" (H.P. 1017) (L.D. 1370).

Sincerely, s/Joy J. Ó'Brien

Secretary of the Senate

Was read and ordered placed on file.

Bill "An Act Relating to Legal Expenses Incurred State Employees in the Execution of their Official Duties" (S.P. 914) (L.D. 2383)

Came from the Senate, referred to the Committee on State and Local Government and Ordered Printed.

Was referred to the Committee on State and Local Government in concurrence.

Unanimous Leave to Withdraw

Report of the Committee on <u>Judiciary</u> reporting "<u>Leave to Withdraw</u>" on Bill "An Act to Provide for Limited Immunity from Civil Liability for Volunteers and Auxilians Contributing Time in Health Care Institutions" (S.P. 799) (L.D. 2100)

Report of the Committee on <u>State and Local</u>
<u>Government</u> reporting <u>"Leave to Withdraw"</u> on Bill "An Act to Provide for <u>Local</u> Control of Watercraft

Traffic" (S.P. 770) (L.D. 2027)

Report of the Committee on <u>Judiciary</u> reporting "Leave to Withdraw" on Bill "An Act to Clarify the Immunity Provisions Affecting Professional Review and Professional Competence Committees" (S.P. 713) (L.D.

Report of the Committee on <u>Judiciary</u> reporting "<u>Leave to Withdraw</u>" on Bill "An Act Establishing Peer Immunity for Licensed Psychologists" 217) (L.D. 584)

Were placed in the Legislative Files without further action pursuant to Joint Rule concurrence.

Non-Concurrent Matter
Expression of Legislative Sentiment recognizing Mr. and Mrs. Chellis, of Boothbay Harbor, (HLS 967) which was passed in the House on February 26, 1988. Came from the Senate read and indefinitely

postponed in non-concurrence.

The House voted to recede and concur.