

# MAINE STATE LEGISLATURE

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| 144 | RESOLVE, AUTHORIZING GERALD PELLETIER TO BRING CIVIL ACTION AGAINST THE STATE OF MAINE | Violette<br>J. Martin<br>McHenry | M-OTIP-A<br>m-ONTIP<br>Resolve Laws<br>1983, c. 42 |
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SUMMARY: Authorizes Gerald Pelletier to bring civil action against State for \$3 million for alleged negligent bridge maintenance.

COMMITTEE AMENDMENT "A" (S-48): maximum recovery reduced to \$1.5 million. (Adopted in maj. rept.)

SENATE AMENDMENT "A" (S-43): maximum recovery reduced to \$300,000 (Violette) (H/S Adopted)

|            |  |        |                        |
|------------|--|--------|------------------------|
| <b>190</b> | AN ACT TO REQUIRE WHOLESALE MALT LIQUOR PRICES TO REMAIN IN EFFECT FOR 90 DAYS | Danton | ONTIP<br>H/S: Accepted |
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SUMMARY: Wholesale malt liquor prices must be posted with the State Liquor Commission and then may not be changed for 90 days.

NOTE: See LD 660 (30 day posting)

|     |   |                                       |   |
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| 204 | AN ACT RELATING TO LIQUOR LICENSES FOR INCORPORATED CIVIC ORGANIZATIONS (Emergency) | Gauvreau<br>Charette<br>Usher<br>Cote | M-OTIP-Acc.<br>m-ONTIP<br>PL 1983, c 49<br>(emerg.) |
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SUMMARY: Restricted liquor license for public event to be held by incorporated civil organization is valid for 7 consecutive days rather than 3 days.

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| 207 | AN ACT TO PERMIT BOWLING ALLEYS TO SELL SPIRITUOUS, VINOUS AND MALT LIQUOR | Dillenback<br>Salsbury | M-OTIP(Acc.)<br>m-ONTIP<br>H: adhered to<br>fail. to<br>eng.<br>S:eng. |
|-----|--|------------------------|--|

SUMMARY: Permits bowling alleys of at least 12 lanes to sell spirituous, vinous and malt liquor if they meet the same standards as golf clubs, indoor tennis clubs and indoor ice skating clubs.