MAINE STATE LEGISLATURE

The following document is provided by the

LAW AND LEGISLATIVE DIGITAL LIBRARY

at the Maine State Law and Legislative Reference Library

http://legislature.maine.gov/lawlib



Reproduced from scanned originals with text recognition applied (searchable text may contain some errors and/or omissions)

STATE OF MAINE ONE HUNDRED AND ELEVENTH LEGISLATURE FIRST REGULAR SESSION

JOINT STANDING COMMITTEE ON

Labor

BILL SUMMARY



JULY, 1983

Prepared by:

Sarah J. Hooke, Legislative Counsel Labor Committee

Office of Legislative Assistants State House, Station 13 Augusta, Maine 04333 (207) 289-2486

388	AN ACT TO REQUIRE EMPLOYEES TO PRO-	Connolly	LV/WD(acc.)
	VIDE PROMPT NOTICE OF DISABILITY TO	Swaz ey	
	EMPLOYERS	Tuttle	

SUMMARY: Employee is required to file notice of injury under the workers compensation act within 30 days after the later of the date of disability arising from the injury or the date on which the employee discovers the injury is related to his employment; intended to clarify the starting point of the 30-day notice period.

389 AN ACT TO PROTECT WORKERS INJURED Tammaro LV/WD(acc.)
WHILE IN THE EMPLOY OF UNINSURED Dutremble
EMPLOYERS Beaulieu
Tuttle

SUMMARY: An employee injured while employed by an employer who does not have workers' compensation coverage as required by law and who is entitled to benefits may bring a claim against the Fund to Protect Workers Injured While in the Employ of Uninsured Employers, a new Fund set up by this bill; the Attorney General could bring an action against the employer to recoup the amounts paid to the employee out of the Fund.

NOTE: Committee felt this was not needed since criminal penalties are already in the law.

390 AN ACT CONCERNING ARBITRATION INVOLVING MUNICIPAL FIRE AND POLICE
DEPARTMENTS
Gauvreau
Hayes
Carryover

NOTE: See LD 1724 for new draft, which was carried over to next session.

391 AN ACT TO INSURE AN EMPLOYEE IS NOTI- Beaulieu OTP-A
FIED OF HIS RIGHTS TO WORKERS' Dutremble PL 1983, c. 46
COMPENSATION Hayes
Tuttle

SUMMARY OF BILL AND AMENDMENT: The 2-year period in which an employee may file a workers' compensation claim does not begin to run until his employer, if he has actual knowledge of the injury, files a report of injury. (Comm. Amendment "A", H-14, adopted).

AN ACT PROVIDING COLLECTIVE BAR-Hobbins M-OTP-ND(acc.)
GAINING RIGHTS TO JUDICIAL EM-Carpenter Wiolette See LD 1660

AN ACT TO DEDUCT FROM WORKERS' Lewis LV/WD(acc.)
COMPENSATION BENEFITS ANY SOCIAL Sewall
SECURITY RETIREMENT BENEFITS RECEIVED BY AN INJURED EMPLOYEE

SUMMARY: Deducts social security benefits from workers compensation benefits to avoid duplication.