

MAINE STATE LEGISLATURE

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ONE HUNDRED AND ELEVENTH LEGISLATURE
SECOND REGULAR SESSION

JOINT STANDING COMMITTEE
BILL SUMMARIES
JUNE 1984

This document is a compilation of the bill summaries prepared by this office for the Joint Standing Committees of the Maine Legislature, covering the Second Regular Session of the 111th Legislature. The summaries are arranged alphabetically, and indexed separately by committee.

JOINT STANDING COMMITTEE ON LOCAL & COUNTY GOVERNMENT LEGISLATION
111th Legislature, Second Regular Session

<u>ID</u>	<u>TITLE</u>	<u>SPONSOR</u>	<u>(COMMITTEE REPORT)</u> <u>DISPOSITION</u>
1809	AN ACT TO AMEND THE LAW PROHIBITING THE EXPENDITURE OF FUNDS RAISED FOR FOOD STAMPS IN ANDROSCOGGIN COUNTY	Jalbert	OTIP-A P&S 83, C. 61

SUMMARY: The bill returned unexpended funds allocated for food stamps in Androscoggin County in 1983 to the respective municipalities. This refund was in place of the statutory requirement of using unexpended funds to reduce the following year's tax rate. The original bill indicated the refund should occur by February 1. The amendment (H-458) changed the date to 10 days after the effective date of the bill.

1814	AN ACT TO ESTABLISH THE BOUNDARY BETWEEN THE TOWN OF BURNHAM IN THE COUNTY OF WALDO AND THE TOWN OF CLINTON IN THE COUNTY OF KENNEBEC AND BETWEEN THE TOWN OF BURNHAM IN THE COUNTY OF WALDO AND THE TOWN OF PITTSFIELD IN THE COUNTY OF SOMERSET	Stevenson	P&S 83, C. 66
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SUMMARY: The bill clarified the boundaries between the towns of Burnham, Clinton and Pittsfield. Town officials in all these towns supported the bill.

1825	AN ACT TO DEORGANIZE BLANCHARD PLANTATION	Hall	P&S 83, C. 60
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SUMMARY: The bill deorganized Blanchard Plantation. Proponents noted the difficulty of the residents in keeping up with the road and tax obligations of an organized area.

1826	AN ACT TO CLARIFY WHEN COUNTIES MAY CHARGE MUNICI- PALITIES INTEREST ON DELINQUENT TAXES	Cashman	PL 83, C. 595
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SUMMARY: The First Regular Session of the 111th Legislature gave municipalities the authority to establish more than one delinquent date for taxes. The present bill clarifies that counties can charge a municipality interest as of the latest date set by the municipality.