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.

STATE OF MAINE

ONE HUNDRED AND ELEVENTH LEGISLATURE SECOND REGULAR SESSION

JOINT STANDING COMMITTEE ON

JUDICIARY

BILL SUMMARY



MAY, 1984

Prepared by:

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LD TITLE SPONSOR DISPOSITION

1820 RESOLVE, TO AUTHORIZE THE CONVEYANCE OF CERTAIN PROPERTY TO THE PENOBSCOT NATION

RESOLVE LAWS 1983, c. 52

SUMMARY: This resolve permits the Governor to deliver by quitclaim deed to the Penobscot Nation any interest in any property, either real or personal, which the State may have within the Penobscot Indian Reservation.

Cashman

1821 AN ACT RELATING TO PENOBSCOT NATION TRUST LAND DESIGNATION

Cashman

PL 1983, c. 676

SUMMARY: As amended by the Committee, this bill extends the time for designation of Penobscot Nation Trust Land from January 1, 1985 to January 1, 1986. The bill also adds Williamsburg to the area of land involved.

1822 AN ACT RELATING TO THE Cashman TIME OF PENOBSCOT NATION TRUST LAND DESIGNATION

Replaced by new draft LD 2163

1823 AN ACT TO AMEND THE LAW CONCERNING ARREST IN OTHER MUNICIPALITIES BY MUNICIPAL LAW ENFORCE-MENT OFFICERS

Foster

LV/WD

SUMMARY: This bill sought to amend the "fresh pursuit" statutes which permits law enforcement officers of a municipality to arrest a person in another municipality if the officer traveled beyond his municipality in fresh pursuit of the person. The bill sought to change the outdated language of the statute to coincide with language proposed in an opinion of the Maine Supreme Judicial Court. The bill was withdrawn when the Attorney General's Office noted that the statutes contain other provisions concerning enforcement powers of law enforcement officers, that these statutes should all be made consistent, and that that review should occur before one of those statutes, the "fresh pursuit" statute, is amended. This review could not occur in time for legislation in the 2nd Regular Session of the 111th.