MAINE STATE LEGISLATURE

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STATE OF MAINE

ONE HUNDRED AND TWELFTH LEGISLATURE FIRST REGULAR SESSION

JOINT STANDING COMMITTEE ON

JUDICIARY

BILL SUMMARY



JULY, 1985

Prepared by:

Martha Freeman, Legislative Assistant
Office of Legislative Assistants
State House, Station 13 Augusta, Maine 04333
(207) 289-1670



HELEN T. GINDER, DIRECTOR
HAVEN WHITESIDE, ASST. DIRECTOR
GILBERT W. BREWER
DAVID ELLIOTT
MARTHA FREEMAN
CHRISTOS GIANOPOULOS
WILLIAM T. GLIDDEN, JR.

STATE OF MAINE OFFICE OF LEGISLATIVE ASSISTANTS ROOM 101 STATE HOUSE, STATION 13 AUGUSTA, MAINE 04333 TEL.: (207) 289-2486

SARAH HOOKE
JULIE S. JONES
JOHN B. KNOX
EDWARD POTTER
MARGARET J. REINSCH
LARS RYDELL
JOHN SELSER
ANDREA COLNES, RES. ASST.

ONE HUNDRED AND TWELFTH LEGISLATURE FIRST REGULAR SESSION

JOINT STANDING COMMITTEE BILL SUMMARIES JULY 1985

This document is a compilation of the bill summaries prepared by this office for the Joint Standing Committees of the Maine Legislature, covering the First Regular Session of the 112th Legislature. The summaries are arranged by LD number and indexed separately by committee.

LD:

RESOLUTION, PROPOSING AN AMENDMENT TO THE CONSTITUTION OF MAINE TO PROVIDE FOR AN EXPRESS STATEMENT OF THE RIGHT TO BAIL AND AUTHORIZING THE DENIAL OF BAIL IN CERTAIN

DIAMOND J KANE MCGOWAN CHALMERS

CASES

CARRY OVER

HOUSE Ref'd to Committee SENATE Ref'd to Committee GOU

SUMMARY:

905

Seeks to put out to referendum a constitutional amendment (amending Article I, Section 10 of the Maine Constitution), first proposed to the Legislature in 1984 by the Governor's Bail Commission, that would permit the denial of bail in criminal cases where the offense was a serious one committed against a person; where conviction would probably result; and where no bail or release conditions would reduce a substantial risk of nonappearance at court, the commission of another such offense, or a threat to the integrity of the judicial process.

LD: 917 AN ACT RELATING TO PROTECTION FROM ABUSE LAW

RIDLEY CROWLEY GWADOSKY WEYMOUTH

LV-WD HOUSE Accepted Committee Report SENATE Accepted Committee Report GOV

SUMMARY:

Sought to require a plaintiff who has filed a protection from abuse complaint against a household member, and who probably has obtained an ex parte (i.e., without the defendant appearing in court) protection—from—abuse order from the court, to appear at the full, statutorily required hearing on the order. If the plaintiff failed to appear, he or she would have had to pay \$10 before filing a subsequent complaint.

LD: 918 AN ACT TO AMEND THE LAW RELATING TO SPOUSAL ELECTIVE SHARES UNDER THE PROBATE CODE

LV-WD HOUSE Accepted Committee Report SENATE Accepted Committee Report GOV

SUMMARY:

Sought to abolish the elective share provision of the Probate Code under which a surviving spouse may take contrary to the provisions of the decedent's will.

JACQUES