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 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.

SUMMARY:

Amends certain provisions of Maine law concerning attachment of property and execution of attachments to provide some greater security for creditors who may have to seek the enforcement of a money judgment through execution of an attachment on judgment debtor property.

1452 LD:

AN ACT PROVIDING FOR CHANGE OF VENUE OF CRIMINAL CASES

CARPENTER KANE MACBRIDE CHALMERS

ND of 325

> HOUSE Enacted SENATE Enacted GOV SIGNED

PUBLIC CH # 179

SUMMARY:

Makes it clear that, with the consent of the defendant, a criminal trial may be moved anywhere in the State, thus preserving this provision of current law.

Also provides that, by rule, the court may, without the consent of the defendant, change the venue of a criminal trial from the place where the crime occurred, but may only move the trial to an adjoining county that is in the vicinity of where the crime occurred. The Supreme Judicial Court has interpreted "vicinity" to mean "neighborhood."

LD: 1456 AN ACT TO AMEND THE LAWS CONCERNING IMMUNITY RIOUX SO AS TO ADDRESS JUVENILE CRIME

OTP

HOUSE Enacted SENATE Enacted GOV SIGNED

PUBLIC CH # 386

SUMMARY:

Makes it clear that, in circumstances appropriate for an adult, a court may grant immunity to a juvenile. presently written, the section would arguably allow a grant of immunity to a juvenile only when there exists potential future risk to the juvenile of being bound over to stand trial as an adult.

LD: 1492

AN ACT TO PREVENT UNJUST ENRICHMENT BY RETENTION OF SURPLUS UPON FORECLOSURE OF MUNICIPALITIES, PUBLIC UTILITIES AND SEWER DISTRICTS

NAJARIAN DOM BALDACCT MARTIN H

LU-WD

Accepted Committee Report SENATE Accepted Committee Report GOV