

MAINE STATE LEGISLATURE

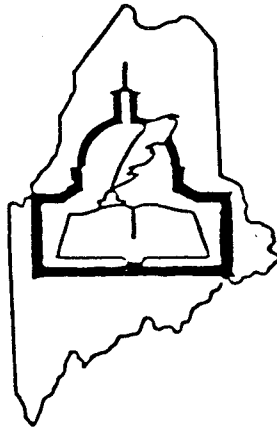
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STATE OF MAINE
ONE HUNDRED AND TWELFTH LEGISLATURE
FIRST REGULAR SESSION

JOINT STANDING COMMITTEE ON
JUDICIARY
BILL SUMMARY



JULY, 1985

Prepared by:

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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: 1505 AN ACT TO AID THE VICTIMS OF CRIMES

CLARK N
MCGOWAN

CARRY OVER HOUSE Ref'd to Committee
SENATE Ref'd to Committee
GOV

SUMMARY:

Seeks to create a Victim Assistance Fund, to be administered by the Attorney General, to be distributed to victim assistance programs. Moneys for the Fund are to be derived from forfeitures of proceeds of criminal enterprise. These forfeitures are to include types of crimes and types of property not currently included in Maine law on property subject to forfeiture due to criminal activity.

LD: 1553 AN ACT CONCERNING UNAUTHORIZED TRANSFER AND
USE OF FUEL OBTAINED THROUGH FUEL ASSISTANCE

ND of 791

WEBSTER C
BERUBE
PERRY
DAVIS

HOUSE Enacted
SENATE Enacted
GOV SIGNED

PUBLIC
CH # 284

SUMMARY:

Provides that unauthorized use, transfer, acquisition or possession of fuel provided through fuel assistance, when the use, transfer, acquisition or possession is known by the actor to be unauthorized, is a Class E crime.

LD: 1566 AN ACT CONCERNING THE COURT MEDIATION
SERVICE AND THE CONDUCT OF MEDIATION

CARPENTER
GILL
FOSTER
LISNIK

HOUSE Enacted
SENATE Enacted
GOV SIGNED

PUBLIC
CH # 396

SUMMARY:

Places the Court Mediation Service which has existed within the Judicial Department for 8 years, into statute by codifying the existing operations of the Service. Also adds sanctions for failure to mediate in good faith to the current provisions which permit a court to order parties to mediation in any domestic relations case. These sanctions are similar to those provided for failure to mediate in good faith under the statutes which mandate mediation in certain domestic relations cases.