MAINE STATE LEGISLATURE

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STATE OF MAINE

ONE HUNDRED AND TWELFTH LEGISLATURE SECOND REGULAR SESSION

JOINT STANDING COMMITTEE ON

HUMAN RESOURCES

BILL SUMMARY



MAY 1986

PREPARED BY:

John R. Selser, Legal Analyst

OFFICE OF POLICY AND LEGAL ANALYSIS
STATE HOUSE, STATION 13 AUGUSTA, MAINE 04333
(207) 289-1670



HELEN T. GINDER, DIRECTOR **GILBERT W. BREWER** DAVID C. ELLIOTT MARTHA E. FREEMAN JERI B. GAUTSCHI CHRISTOS GIANOPOULOS WILLIAM T. GLIDDEN, JR.

STATE OF MAINE HAVEN WHITESIDE, ASST. DIRECTOR OFFICE OF POLICY AND LEGAL ANALYSIS **ROOM 101/107** STATE HOUSE STATION 13 AUGUSTA, MAINE 04333 TEL.: (207) 289-1670

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

ONE HUNDRED AND TWELFTH LEGISLATURE SECOND REGULAR SESSION

JOINT STANDING COMMITTEE BILL SUMMARIES MAY 1986

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

All Amendments are listed, by paper number (e.g., H-584 or S-222), together with the sponsor if it is a floor amendment or the designation "CA" if it is a committee amendment. If the amendment was adopted in the House, the letter H appears after the sponsor. If it was adopted in the Senate, the letter S appears.

Final action for each bill is listed to the right of the title. If final House action and Senate action differ, both are listed.

Key to Committee Reports and Floor Action:

Ought to Pass OTP Ought to Pass in New Draft OTP-ND Ought to Pass in New Draft, New Title OTP-ND-NT Ought to Pass as Amended OTP-AM Ought Not to Pass ONTP Leave to Withdraw LVWD Indefinitely Postponed INDEF PP

LD 1752

Sponsor: MELENDY, Carroll, Pines, Kerry

Committee Report: LVWD

<u>SUMMARY:</u> This bill would have required a warning label on smokeless tobacco. On February 27. 1986, President Reagan signed the Comprehensive Smokeless Tobacco Health Education Act of 1986 which preempts state action and imposes a federal labeling requirement. This bill was withdrawn.

LD AN ACT TO EXPEDITE LITIGATION IN CASES

1760 INVOLVING JUDICIAL REVIEW OF CERTIFICATE OF
NEED DECISIONS OF THE DEPARTMENT OF HUMAN
SERVICES

ND LD 2298

Sponsor: BROWN L, Gill, Melendy, Boutilier Committee Report: OTP-ND 2298

<u>SUMMARY:</u> This bill attempts to address the problem of delays in implementing certificate of need approvals for new nursing home beds caused by post approval appeals by parties who were denied the certificate of need approval.

Section 1 would have required courts to expedite review of these cases.

Section 2 sought to give courts the discretion to award attorneys' fees to applicants who prevail in certificate of need appeals.

Section 3 would give courts the discretion to require nursing home applicants seeking judicial review to post bonds to cover the costs of delay and economic injury to the prevailing applicant. This provision was modeled after the Maine Rules of Civil Procedures, Rule 65, governing injunctions.

The committee reported this bill out in new draft with an amended version of Section 3 only. See new draft, LD 2298.