MAINE STATE LEGISLATURE

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STATE OF MAINE

ONE HUNDRED AND THIRTEENTH LEGISLATURE FIRST REGULAR SESSION

JOINT STANDING COMMITTEE ON

JUDICIARY

BILL SUMMARY



JUNE 1987

PREPARED BY: -

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JOINT STANDING COMMITTEE BILL SUMMARIES JUNE 1987

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. The summaries are arranged by LD number under each committee.

All Adopted 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 "COMMITTEE" if it is a committee amendment.

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

Please let us know if you would prefer a different format or additional information and if the summaries are helpful.

Key to Committee Reports and Floor Action:

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

Sponsor: MARSANO, Vose, Warren, Black

Committee Report: OTP-A

Amendments Adopted: H-109 COMMITTEE

SUMMARY: LD 440 proposed to provide definite terms of up to 5 years for bail commissioners.

The Committee Amendment (H-109) added a provision recognizing the authority of the appointing judge to require the bail commissioner to undergo any necessary training. The amendment also added a provision immunizing bail commissioners from tort liability for their official actions.

LD AN ACT PERMITTING PRIVATE MEDIATION FOR 445 DIVORCING COUPLES

LVWD

c. 57

Sponsor: ANTHONY, Gauvreau, Marsano

Committee Report: LVWD

SUMMARY: LD 445 was reported out of the Judiciary Committee in a new draft as LD 1508, which sought to permit separating or divorcing couples to use a private mediator, rather than a mediator of the Court Mediation Service, in complying with the statutory requirement to have attempted mediation prior to a contested separation or divorce hearing. The use by a couple of a private mediator would have been deemed to meet the mediation requirement if a judge found that the couple participated in good faith in mediation and the private mediator had appropriate training and experience.

Upon reaching the floor, the new draft was recommitted to the committee which then granted the sponsor a leave to withdraw report. See also New Draft, LD 1508.

LDAN ACT TO AMEND THE DIVORCE LAWS REGARDING PL 1987 446 CUSTODY TO THE DEPARTMENT OF HUMAN SERVICES

Sponsor: ANTHONY, Gauvreau, Marsano

Committee Report: OTP

SUMMARY: Provides that when the Department of Human Services receives custody of a child through a divorce proceeding the department must abide by the provisions of the Child and Family Services and Child Protection Act for mandatory judicial review, family rehabilitation efforts, and termination of parental rights when reunification is not possible.