

# STATE OF MAINE 118TH LEGISLATURE

# FIRST REGULAR SESSION AND FIRST SPECIAL SESSION

# BILL SUMMARIES JOINT STANDING COMMITTEE ON CRIMINAL JUSTICE

**JULY 1997** 

MEMBERS: Sen. Robert E. Murray, Jr., Chair Sen. William B. O'Gara Sen. Betty Lou Mitchell

> Rep. Edward J. Povich, Chair Rep. George H. Bunker, Jr. Rep. Roger D. Frechette Rep. Sharon Libby Jones Rep. Christopher T. Muse Rep. Michael J. McAlevey Rep. Judith B. Peavey Rep. Edgar Wheeler Rep. Julie Ann O'Brien Rep. James H. Tobin, Jr.

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Maine State Legislature

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## ONE HUNDRED EIGHTEENTH LEGISLATURE FIRST REGULAR AND FIRST SPECIAL SESSIONS

## Summary Of Legislation Before The Joint Standing Committees August 1997

We are pleased to provide this summary of bills that were considered by the 15 Joint Standing Committees of the Maine Legislature staffed by this office. The document is a compilation of bill summaries which describe each bill, committee amendments and other relevant amendments, as well as the final action taken on the bill. Also included are statistical summaries of bill activity this Session for the Legislature and each of its joint standing committees.

The document is organized for convenient reference to information on bills handled by the joint standing committees. It is organized alphabetically by committees and within committees by bill (LD) number. The committee report(s), prime sponsor for each bill and the lead co-sponsor(s), if designated, are listed below each bill title. All adopted amendments are listed by paper number. Two indices, a subject index and a numerical index by LD number are provided for easy reference to bills. They are located at the back of the document. A separate publication, <u>History and Final Disposition of Legislative Documents</u>, may also be helpful in providing information on the disposition of bills. These bill summaries also are available at the Law and Legislative Reference Library and on the Internet (www.state.me.us/legis/opla).

Final action on each bill is noted to the right of the bill title. The abbreviations used for various categories of final action are as follows:

CARRIED OVER	Bill carried over to Second Regular Session
CON RES XXX	
	One body accepts ONTP report; the other indefinitely postpones the bill
	Action incomplete when session ended; bill died
EMERGENCY	Enacted law takes effect sooner than 90 days
FAILED EMERGENCY ENACTMENT/FINA	L PASSAGE Emergency bill failed to get 2/3 vote
FAILED ENACTMENT/FINAL PASSAGE	
FAILED MANDATE ENACTMENT	Bill imposing local mandate failed to get 2/3 vote
INDEF PP	Bill Indefinitely Postponed
ONTP	Ought Not To Pass report accepted
<i>OTP ND</i>	Committee report Ought To Pass In New Draft
<i>OTP ND/NT</i>	Committee report Ought ToPass In New Draft/New Title
P&S XXX	Chapter # of enacted Private & Special Law
PUBLIC XXX	Chapter # of enacted Public Law
RESOLVE XXX	Chapter # of finally passed Resolve Bill held by Governor
UNSIGNED	Bill held by Governor
VETO SUSTAINED	Legislature failed to override Governor's Veto

Please note the effective date for all non-emergency legislation enacted in the First Regular Session (unless otherwise specified in a particular law) is June 26, 1997 and September 19, 1997 for the First Special Session.

*David E. Boulter, Director* Offices Located in the State House, Rooms 101/107/135 LD 1438 proposed to add the penalties of vehicle impoundment and forfeiture to a person who had 2 previous OUI offenses within a 10-year period and the penalty of vehicle forfeiture to a person who had a prior conviction of operating a motor vehicle while that person's license was suspended if that person were convicted again.

# LD 1467An Act to Amend the Law to Be Consistent with the OrganizationalPUBLIC 464Structure of the Department of Corrections and for Other Purposes

Sponsor(s)	Committee Report	Amendments Adopted
POVICH	OTP-AM	H-513
MURRAY		

LD 1467 proposed to do the following:

- 1. Eliminate remaining references to the director and division of Probation and Parole, pursuant to PL 1995, chapter 502;
- 2. Eliminate references to the Bureau of Juvenile Corrections, which was reorganized and is headed by the Associate Commissioner of Juvenile Services;
- 3. Delete all references to "entrustment" of juveniles and uses "aftercare" instead to refer to all services a juvenile receives after leaving the Maine Youth Center;
- 4. Provide that any challenge to the commissioner's decision to return a juvenile to the Maine Youth Center from aftercare status or an adult to a correctional facility from supervised community confinement is not a proper subject for post conviction review, and instead must go through an 80-C action (M.R. Civ. Pro. 80-C, "Review of Final Agency Action");
- 5. Make court review of out-of-home placement determination take place every 12 months pursuant to federal law;
- 6. Amend the Department of Corrections' confidentiality provision to facilitate receipt of federal funds;
- 7. Add the term "deduction" to prisoner disciplinary statute pursuant to changes in good time; and
- 8. Clarify that persons transferred to the Department of Corrections from a county jail are transferred to the department and not to a specific facility.

**Committee Amendment "A" (H-513)** proposed to clarify that a juvenile who, prior to sentencing, was detained in any state facility is entitled to receive a day-for-day reduction from the juvenile's total required term of imprisonment. The amendment also proposed to make technical changes and add a fiscal note to the bill.

## Enacted law summary

Public Law 1997, chapter 464 does the following:

- 1. Eliminates all remaining references to the director and division of Probation and Parole;
- 2. Eliminates references to the Bureau of Juvenile Corrections, which was reorganized and is headed by the Associate Commissioner of Juvenile Services;
- 3. Deletes all references to "entrustment" of juveniles and uses "aftercare" instead to refer to all services a juvenile receives after leaving the Maine Youth Center;
- 4. Provides that any challenge to the commissioner's decision to return a juvenile to the Maine Youth Center from aftercare status or an adult to a correctional facility from supervised community confinement is not a proper subject for post conviction review, and instead must go through an 80-C action (M.R. Civ. Pro. 80-C, "Review of Final Agency Action");

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- 5. Makes court review of out-of-home placement determination take place every 12 months pursuant to federal law;
- 6. Amends the Department of Corrections' confidentiality provision to facilitate receipt of federal funds;
- 7. Adds the term "deduction" to prisoner disciplinary statute pursuant to changes in good time;
- 8. Clarifies that persons transferred to the Department of Corrections from a county jail are transferred to the department, instead of to a specific facility; and
- 9. Clarifies that a juvenile who, prior to sentencing, is detained in any state facility is entitled to receive a day-forday reduction from the juvenile's total required term of imprisonment. Currently, the law gives such credit to a juvenile who has spent time in a "correctional facility," which includes the Maine Youth Center but does not include the Northern Maine Regional Juvenile Detention Facility.

## LD 1522 An Act to Strengthen Juvenile Laws

ONTP

Sponsor(s)	Committee Report	Amendments Adopted
BERRY D	ONTP	

LD 1522 proposed to make it possible to charge a juvenile with any adult crime. It would have made the following elements mandatory in every disposition: complete restitution for economic and physical loss, for which the juvenile's parents or legal custodians were jointly and severally liable; community service, overseen by local authorities; placement at the Maine Youth Center; and a letter of public apology. The bill proposed to require the courts to increase a penalty if, at the time of the offense, the juvenile were truant or had been previously adjudicated or convicted of harassment.

### LD 1524 An Act to Reinstate the Death Penalty

### DIED BETWEEN BODIES

Sponsor(s)	Committee Report	
BENOIT	ONTP	MAJ
WATERHOUSE	OTP	MIN

Amendments Adopted

LD 1524 proposed to reinstate the death penalty. A sentence of death could have been imposed if the murder caused the death of two or more people or if the victim were less than 14 years of age and had also been sexually assaulted.

**Committee Amendment "A" (S-252)** was the minority report of the Joint Standing Committee on Criminal Justice. The amendment proposed to add an appropriation section and a fiscal note to the bill.