MAINE STATE LEGISLATURE

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State Of Maine 120th Legislature

First Regular Session

Bill Summaries

Joint Standing Committee on Business and Economic Development

August 2001

Members: Sen. Kevin Shorey, Chair Sen. Lynn Bromley Sen. Ed Youngblood

Rep. John Richardson, Chair
Rep. Bruce S. Bryant
Rep. Susan Dorr
Rep. Paul R. Hatch
Rep. Marc Michaud
Rep. Jonathan Thomas
Rep. Harold A. Clough
Rep. Thomas W. Murphy, Jr.
Rep. Brian M. Duprey
Rep. John R. Morrison

Staff:

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120th Legislature First Regular Session

Summary Of Legislation Before The Joint Standing Committees August 2001

Enclosed please find a summary of all bills, resolves, joint study orders, joint resolutions and Constitutional resolutions that were considered by the joint standing select committees of the Maine Legislature this past session. The document is a compilation of bill summaries which describe each bill and relevant amendments, as well as the final action taken. 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 considered by the committees. It is organized 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	Bill Carried Over to Second Regular Session Chapter # of Constitutional Resolution passed by both Houses
CONF CMTE UNABLE TO AGREE	
	House & Senate disagree; bill died
	accepts ONTP report; the other indefinitely postpones the bill
DIED ON ADJOURNMENT	Action incomplete when session ended; bill died
FMFRGFNCY	Enacted law takes effect sooner than 90 days
FAILED EMERGENCY ENACTMENT/FINAL PASSAG	E Emergency bill failed to get 2/3 vote
FAILED ENACTMENT/FINAL PASSAGE	
FAILED MANDATE FNACTMENT	Bill imposing local mandate failed to get 2/3 vote
NOT PROPERLY REFORE THE RODY	Ruled out of order by the presiding officers; bill died
INDEE DE	Rill Indefinitely Postnored
ONTP	Bill Indefinitely Postponed Ought Not To Pass report accepted
OTP ND	
OTD ND/NT	Committee report Ought To Pass In New Draft/New Title
DLC VVV	
DIDIIC VVV	Chapter # of enacted Public I au
DECOIVE VVV	Chapter # of finally passed Deschie
INGICNED	Chapter # of enacted Public LawChapter # of finally passed ResolveBill held by Governor
VETO CICTAINED	But neta by GovernorLegislature failed to override Governor's Veto
VEIU SUSIAINED	Legisiaiure jailea to overriae 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 **September 21**, 2001.

Joint Standing Committee on Business and Economic Development

LD 1001 An Act to Protect Consumers During Licensing Hearings

ONTP

Sponsor(s)	Committee Report	Amendments Adopted
DOUGLASS	ONTP	_

LD 1001 proposed to provide a consumer of goods or services provided pursuant to an occupational or professional license standing at a nonconsensual disciplinary action hearing regarding that license.

LD 1012

An Act to Safeguard Production of Groundwater

PUBLIC 209 EMERGENCY

Sponsor(s)	Committee Report	Amendments Adopted
NUTTING J	OTP-AM	S-119
CLOUGH		

LD 1012 proposed to amend the laws governing water wells in the following ways:

- 1. Changes the name of the Maine Water Well Drilling Program to the Maine Water Well Program and the name of the Maine Water Well Drilling Commission to the Maine Water Well Commission;
- 2. Provides that the repair or replacement of a pump in a well is under the jurisdiction of the Maine Water Well Commission;
- 3. Establishes the categories of apprentice pump installer, journeyman pump installer and master pump installer;
- 4. Gives the Maine Water Well Commission the duty to license well drilling companies and pump installation companies; and
- 5. Changes the penalties that may be imposed for a violation of the laws governing water wells.

Committee Amendment "A" (S-119) proposed to clarify that a person need not be licensed to remove and replace an existing pump for the purpose of well inspection or to test a pump if the pump and electrical system are not being modified.

Enacted law summary

Public Law 2001, chapter 209 changes the name of the Maine Water Well Drilling Program to the Maine Water Well Program and the name of the Maine Water Well Drilling Commission to the Maine Water Well Commission. This Public Law also places the repair or replacement of a pump in a well under the jurisdiction of the Maine Water Well Commission and clarifies that a person need not be licensed to remove and replace an existing pump for the purpose of well inspection or to test a pump if the pump and electrical system are not being modified. Additionally, this law establishes the categories of apprentice pump installer, journeyman pump installer and master

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pump installer and gives the Maine Water Well Commission the duty to license well drilling companies and pump installation companies.

Public Law 2001, chapter 209 was enacted as an emergency measure effective on May 18, 2001.

LD 1092 An Act to Prohibit Negative Option Sales Without a Consumer's Express Agreement

PUBLIC 210

Sponsor(s)
SHOREYCommittee Report
OTP-AMAmendments Adopted
S-106RICHARDSONS-106

LD 1092 proposed to prohibit so-called "negative option sales" to prohibit a merchant from charging a consumer for a good or service after a trial period unless the consumer expressly agrees to be charged for the good or service if the consumer does not affirmatively cancel the sale. A violation would be an unfair and deceptive act.

Committee Amendment "A" (S-106) proposed to limit the applicability of this section to sales agreed to by telephone and allows a merchant to provide a written description of the agreement within 10 days of charging the consumer if the services or goods are physically delivered to the consumer on at least a weekly basis. The amendment also proposed to require the merchant to provide the consumer with the calendar date the consumer will be charged for the goods or services.

Enacted law summary

Public Law 2001, chapter 210 prohibits a merchant from charging a consumer for goods or services agreed to by telephone after the trial period without the expressed agreement of the consumer to be charged for those goods or services if the consumer did not cancel the sale during the trial period. This Public Law also provides that at least 15 days prior to any charge, or 10 days prior to charging the consumer if the services or goods are physically delivered to the consumer on at least a weekly basis, the merchant must provide the consumer with a detailed written description of the sales agreement including the process by which the consumer can cancel the agreement, and the calendar date when the consumer will be charged for the sale unless the consumer cancels the sale.

This Public Law was amended by the Errors Bill (LD 30), sections E-1 and E-2. The amended law strikes a requirement in chapter 210 that the merchant provide the consumer a written description of the good or service for which the consumer will be charged on a weekly or more frequent basis within 10 days of the good or service being physically delivered to the consumer. The Errors Bill also establishes limitations on the application of Title 10, Maine Revised Statutes, section 1210.