MAINE STATE LEGISLATURE

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STATE OF MAINE

123rd Legislature First Regular Session



Summaries of bills and adopted amendments and laws enacted or finally passed during the First Regular Session of the 123rd Maine Legislature coming from the

JOINT STANDING COMMITTEE ON CRIMINAL JUSTICE AND PUBLIC SAFETY

July 2007

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STATE OF MAINE

123rd Legislature First Regular Session

LEGISLATIVE DIGEST OF BILL SUMMARIES AND ENACTED LAWS



This Legislative Digest of Bill Summaries and Enacted Laws summarizes all bills and adopted amendments and all laws enacted or finally passed during the First Regular Session of the 123rd Maine Legislature, which was in session from December 6, 2006 to June 21, 2007.

The *Digest* is arranged alphabetically by committee, and within each committee by LD number. The committee report(s), prime sponsor and lead co-sponsor(s), if designated, are listed below each bill title. All adopted amendments are summarized and listed by paper number. A subject index is included with each committee. The appendices include a summary of relevant session statistics, an index of all bills by LD number and an index of enacted laws by law type and chapter number.

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:

CON RES XXX	. Chapter # of Constitutional Resolution passed by both Houses	
CONF CMTE UNABLE TO AGREE		
DIED BETWEEN BODIES	House & Senate disagree; bill died	
DIED IN CONCURRENCEOne 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/FINAL PASSAGE Emergency bill failed to get 2/3 vote		
FAILED ENACTMENT/FINAL PASSAGE		
	Bill imposing local mandate failed to get 2/3 vote	
NOT PROPERLY BEFORE THE BODY		
INDEF PP	Bill Indefinitely Postponed	
ONTP (or Accepted ONTP report)	Ought Not To Pass report acceptedCommittee report Ought To Pass In New Draft	
OTP-ND		
P&S XXX		
PASSED	Joint Order passed in both bodies	
PUBLIC XXX		
RESOLVE XXX		
UNSIGNED	Bill held by Governor	
VETO SUSTAINED	Legislature failed to override Governor's Veto	

Please note that the effective date for non-emergency legislation enacted in the First Regular Session is **September 20, 2007**. The effective date for legislation enacted as an emergency measure is specified in the enacted law summary for those bills.

Joint Standing Committee on Criminal Justice and Public Safety

defendant's release will not compromise the safety of the community. Specifically, Public Law 2007, chapter 374 makes the following substantive changes to the Maine Bail Code.

- 1. It amends the definition of "bail" in the preconviction context for crimes bailable as of right to include the imposition of conditions, in accordance with the Maine Revised Statutes, Title 15, section 1026, designed to ensure the safety of others in the community.
- 2. It conforms the language and structure of the parallel definitions of preconviction and post-conviction bail.
- 3. It adds a definition for the phrase "ensure the safety of others in the community."
- 4. It amends the standards for release for a crime bailable as of right preconviction in Title 15, section 1026 to require a judicial officer to consider, in addition to the appearance of the defendant at the time and place required and the integrity of the judicial process, both the defendant's potential for engaging in new criminal conduct and the defendant's potential danger to a specific person or to persons in the community generally. The addition of these 2 considerations in Title 15, section 1026 does not change the underlying fact that a judicial officer is without authority to deny bail relative to a crime bailable as of right preconviction except following a revocation of preconviction bail pursuant to Title 15, section 1094. More specifically, in the context of consideration by a judicial officer as to the defendant's potential dangerousness, Title 15, section 1026 does not allow for "preventative detention." Instead, section 1026 allows a judicial officer to impose one or more bail conditions determined by the officer to be reasonably necessary to ensure community safety.
- 5. It precludes, in the context of a crime bailable as of right, a judicial officer from imposing a financial condition that, either alone or in combination with other conditions of bail, is in excess of that reasonably necessary to ensure that the defendant will refrain from any new criminal conduct or to ensure the safety of others in the community.
- 6. It adds to the factors to be considered in the release decision for a crime bailable as of right preconviction "any evidence that the defendant poses a danger to the safety of others in the community."
- 7. It removes the reference to "history of dangerousness" in Title 15, sections 1027 and 1051 relating to crimes bailable only as a matter of discretion preconviction and post-conviction bail since that factor is now expressly listed in Title 15, section 1026.
- 8. It adds "ensuring the safety of others in the community" to Title 15, section 1097 relating to setting bail following a revocation of preconviction bail.

LD 517 Resolve, To Promote Public Safety by Establishing a Multiple-OUI Registry

ONTP

Sponsor(s)	Committee Report	Amendments Adopted
BABBIDGE	ONTP	

This resolve requires the Secretary of State to create and maintain an online registry accessible to the public that lists the names, dates of birth and municipalities of residence and includes photographs of people convicted of a second or subsequent OUI and requires the information to remain on the registry for the period of time that their licenses are suspended for that offense.