MAINE STATE LEGISLATURE

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Senate Legislative Record

One Hundred and Twentieth Legislature

State of Maine

Volume 2

First Regular Session (Continued) May 24, 2001 to June 22, 2001

> First Confirmation Session October 24, 2001

Second Confirmation Session December 6, 2001

Second Regular Session January 2, 2002 to April 1, 2002

Pages 912 - 1844

STATE OF MAINE ONE HUNDRED AND TWENTIETH LEGISLATURE FIRST REGULAR SESSION JOURNAL OF THE SENATE

In Senate Chamber Wednesday June 20, 2001

Senate called to order by President Michael H. Michaed of Penobscot County.
Prayer by Senator Beth G. Edmonds of Cumberland County.
SENATOR EDMONDS: Thank you. Let us gather together in a moment of quiet. Holy One, whose council we seek, grant us patience and forthright speed. Grant us wisdom and generosity Grant us the ability to listen and to laugh with each other. Grant us the ability to argue and disagree and come back to agreement. Grant us compassion with each other and peace in our hearts. Amen.
Reading of the Journal of Tuesday, June 19, 2001.
Off Record Remarks

PAPERS FROM THE HOUSE

Non-Concurrent Matter

SENATE REPORTS - from the Committee on APPROPRIATIONS AND FINANCIAL AFFAIRS on Bill "An Act to Authorize a General Fund Bond Issue in the Amount of \$20,000,000 to Address the Affordable Housing Crisis in the State"

S.P. 506 L.D. 1593 (C "C" S-356)

Report "A" - Ought to Pass as Amended by Committee Amendment "A" (S-354)

Report "B" - Ought to Pass as Amended by Committee Amendment "B" (S-355)

Report "C" - Ought to Pass as Amended by Committee Amendment "C" (S-356) (1 member)

Report "D" - Ought Not to Pass (2 members)

In Senate, June 19, 2001, Reports READ. Motion by Senator GOLDTHWAIT of Hancock to ACCEPT Report "A" OUGHT TO PASS AS AMENDED BY COMMITTEE AMENDMENT "A" (S-354), FAILED. Subsequently, Report "C" OUGHT TO PASS AS AMENDED BY COMMITTEE AMENDMENT "C" (S-356) ACCEPTED and the Bill PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "C" (S-356).

Comes from the House, Report "A" - OUGHT TO PASS AS AMENDED BY COMMITTEE AMENDMENT "A" (S-354) READ and ACCEPTED and the Bill PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (S-354), in NON-CONCURRENCE.

On motion by Senator **DAGGETT** of Kennebec, the Senate **INSISTED**.

Sent down for concurrence.

COMMUNICATIONS

The Following Communication: S.C. 386

120TH LEGISLATURE JOINT STANDING COMMITTEE ON HEALTH AND HUMAN SERVICES

June 19, 2001

The Honorable Michael H. Michaud, President of the Senate The Honorable Michael V. Saxl, Speaker of the House 120th Maine Legislature Augusta. Maine 04333

Dear President Michaud and Speaker Saxl:

We are pleased to report that all business which was placed before the Committee on Health and Human Services during the First Regular Session of the 120th Legislature has been completed. The breakdown of bills before our committee follows and corrects the June 18th letter.

Total Number of Bills Unanimous Reports		127	173
Ought to Pass	7		
Ought to Pass as Amended	51		
Ought Not to Pass	69		
Divided Reports		28	
Carry Overs	15		
Joint Study Orders Jointly Referred Bills		2	

Respectfully submitted,

S/Susan W. Longley Senate Chair

S/Thomas J. Kane House Chair

READ and ORDERED PLACED ON FILE.

REPORTS OF COMMITTEES

Senate

Divided Report

The Majority of the Committee on APPROPRIATIONS AND FINANCIAL AFFAIRS on Bill "An Act to Authorize a General Fund Bond Issue in the Amount of \$26,500,000 for Capital Infrastructure at the University of Maine System and the Maine Maritime Academy, and Research and Development Equipment and Infrastructure"

S.P. 551 L.D. 1709

Reported that the same Ought to Pass as Amended by Committee Amendment "A" (S-372).

Signed:

Senators:

GOLDTHWAIT of Hancock CATHCART of Penobscot

Representatives:

BERRY of Livermore MAILHOT of Lewiston TESSIER of Fairfield BRANNIGAN of Portland ETNIER of Harpswell JONES of Greenville ROSEN of Bucksport

The Minority of the same Committee on the same subject reported that the same **Ought Not to Pass**.

Signed:

Senator:

MILLS of Somerset

Representatives:

NASS of Acton WINSOR of Norway BELANGER of Caribou

Reports READ.

On motion by Senator **GOLDTHWAIT** of Hancock, the Majority **OUGHT TO PASS AS AMENDED** Report **ACCEPTED**.

READ ONCE.

Committee Amendment "A" (S-372) READ.

On motion by President Pro Tem **BENNETT** of Oxford, **TABLED** until Later in Today's Session, pending **ADOPTION** of Committee Amendment "A" (S-372).

ENACTORS

The Committee on **Engrossed Bills** reported as truly and strictly engrossed the following:

Emergency Measure

An Act to Amend the Maine Health Data Organization Laws S.P. 395 L.D. 1310 (S "B" S-362 to C "B" S-348)

This being an Emergency Measure and having received the affirmative vote of 30 Members of the Senate, with no Senators having voted in the negative, and 30 being more than two-thirds of the entire elected Membership of the Senate, was **PASSED TO BE ENACTED** and having been signed by the President, was presented by the Secretary to the Governor for his approval.

ORDERS OF THE DAY

Unfinished Business

The following matter in the consideration of which the Senate was engaged at the time of Adjournment had preference in the Orders of the Day and continued with such preference until disposed of as provided by Senate Rule 516.

The Chair laid before the Senate the following Tabled and Later (6/19/01) Assigned matter:

SENATE REPORTS - from the Committee on APPROPRIATIONS & FINANCIAL AFFAIRS on Bill "An Act to Authorize a General Fund Bond Issue in the Amount of \$15,000,000 to Capitalize the School Revolving Renovation Fund for Repairs and Improvements in Public School Facilities to Address Health, Safety and Compliance Deficiencies, General Renovation Needs and Learning Space Upgrades"

S.P. 549 L.D. 1707 (C "B" S-358)

Majority - Ought to Pass as Amended by Committee Amendment "A" (S-357) (8 members)

Minority - Ought to Pass as Amended by Committee Amendment "B" (S-358) (5 members)

Tabled - June 19, 2001, by Senator MARTIN of Aroostook

Pending - motion by same Senator to RECONSIDER whereby the Senate ADHERED to PASSAGE TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "B" (S-358)

(In Senate, June 18, 2001, Reports READ. Motion by Senator GOLDTHWAIT of Hancock to ACCEPT the Majority OUGHT TO PASS AS AMENDED BY COMMITTEE AMENDMENT "A" (S-357) Report, FAILED. Subsequently, the Minority OUGHT TO PASS AS AMENDED BY COMMITTEE AMENDMENT "B" (S-358) Report ACCEPTED and the Bill PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "B" (S-358).)

(In House, June 19, 2001, the Majority OUGHT TO PASS AS AMENDED BY COMMITTEE AMENDMENT "A" (S-357) Report READ and ACCEPTED and the Bill PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (S-357), in NON-CONCURRENCE.)

(In Senate, June 19, 2001, on motion by President Pro Tem BENNETT of Oxford, ADHERED to PASSAGE TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "B" (S-358).)

Senator MARTIN of Aroostook requested and received leave of the Senate to withdraw his motion to RECONSIDER whereby the Senate ADHERED.

Senate at Ease.
Senate called to order by the President.

Out of order and under suspension of the Rules, the Senate considered the following:

ORDERS

Joint Resolution

On motion by Senator RAND of Cumberland (Cosponsored by Representative DUDLEY of Portland and Senators: CATHCART of Penobscot, GAGNON of Kennebec, KNEELAND of Aroostook, O'GARA of Cumberland, SAVAGE of Knox, Representatives: BOWLES of Sanford, FISHER of Brewer, HEIDRICH of Oxford) (Approved for introduction by a majority of the Legislative Council pursuant to Joint Rule 214), the following Joint Resolution: S.P. 651

JOINT RESOLUTION MEMORIALIZING THE CONGRESS OF THE UNITED STATES TO SUPPORT STATES' EFFORTS FOR ELECTION REFORM

WE, your Memorialists, the Members of the One Hundred and Twentieth Legislature of the State of Maine now assembled in the First Regular Session, most respectfully present and petition the Congress of the United States, as follows:

WHEREAS, Maine citizens believe election outcomes are rightfully determined by voters, not state and federal courts of law: and

WHEREAS, in recent local, state and federal elections, outdated voting technology and numerous other problems concerning the election process in the nation as a whole have led to action in state and federal courts; and

WHEREAS, concerns about the integrity of the voting process, whether well-founded or not, point to the inadequacies of voting procedures that exist nationwide; and

WHEREAS, we wish to acknowledge the citizens' desire to channel these concerns into action to result in substantial election reform that will ensure nondiscriminatory equal access to the election system for all voters, including seniors and the disabled and minority, military and overseas citizens, and to ensure the complete and accurate counting of all valid votes cast; now, therefore, be it

RESOLVED: That We, your Memorialists, respectfully urge and request the Congress of the United States to support significant reforms to our nation's voting system; and be it further

RESOLVED: That suitable copies of this resolution, duly authenticated by the Secretary of State, be transmitted to the Speaker of the United States House of Representatives, the President of the United States Senate and each Member of the Maine Congressional Delegation in support of major electoral reform in order to ensure that the true intent of the country's voters determines the outcome of all future elections.

READ and ADOPTED.

Sent down for concurrence.

ORDERS OF THE DAY

The Chair removed from the SPECIAL STUDY TABLE the following:

JOINT STUDY ORDER - relative to Establishing the Joint Study Committee to Study Growth Management H.P. 1330

Tabled - May 10, 2001 by President Pro Tem BENNETT of Oxford

Pending - PASSAGE, in concurrence

(In House, May 10, 2001, the **OUGHT TO PASS** Report from the Committee on **NATURAL RESOURCES READ** and **ACCEPTED**. Order **READ** and **PASSED**.)

(In Senate May 10, 2001, the **OUGHT TO PASS** Report from the Committee on **NATURAL RESOURCES READ** and **ACCEPTED**, in concurrence. Order **READ**.)

On motion by Senator **SHOREY** of Washington, under unanimous consent on behalf of Senator **SAWYER** of Penobscot, Senate Amendment "A" (S-371) **READ** and **ADOPTED**.

PASSED AS AMENDED BY SENATE AMENDMENT "A" (S-371). in NON-CONCURRENCE.

37 1), III NON-OONOONALNOL.	engrossed the
Under suspension of the Rules, ordered sent down forthwith for concurrence.	3
Off Record Remarks	An Act Provid and to Increas
Senate at Ease. Senate called to order by the President.	This being an affirmative vot having voted i of the entire e TO BE ENAC presented by
RECESSED until 1:30 in the afternoon.	
After Recess	Out of order a considered the
Senate called to order by the President.	
Senator PENDLETON of Cumberland requested and received leave of the Senate for members and staff to remove their jackets for the remainder of this Session.	The Committee engrossed the
Senator PENDLETON of Cumberland was granted unanimous consent to address the Senate on the Record.	An Act to Fun Benefits of En Certain Emplo
Senator PENDLETON : Thank you, Mr. President. Just want you to all know I've taken some teasing for popping up everyday, but my point is that we all have a purpose and I'm more than happy to take the leadership position and the responsibility to make sure that our gentlemen and our staff in this chamber are always comfortable and not too warm. Thank you.	This being an affirmative vol having voted in of the entire e TO BE ENAC presented by
Senator DAVIS of Piscataquis was granted unanimous consent to address the Senate off the Record.	Out of order a considered th
Senator FERGUSON of Oxford was granted unanimous consent to address the Senate off the Record.	The Committee engrossed the
Off Record Remarks	

Out of order and under suspension of the Rules, the Senate considered the following:

ENACTORS

The Committee on **Engrossed Bills** reported as truly and strictly engrossed the following:

Emergency Measure

An Act Providing Funding for the Office of the State Fire Marshal and to Increase Certain Fire Inspection Fees

H.P. 1368 L.D. 1825 (C "A" H-743)

This being an Emergency Measure and having received the affirmative vote of 33 Members of the Senate, with no Senators having voted in the negative, and 33 being more than two-thirds of the entire elected Membership of the Senate, was PASSED TO BE ENACTED and having been signed by the President, was presented by the Secretary to the Governor for his approval.

Out of order and under suspension of the Rules, the Senate considered the following:

ENACTORS

The Committee on **Engrossed Bills** reported as truly and strictly engrossed the following:

Emergency Measure

An Act to Fund the Collective Bargaining Agreements and Benefits of Employees Covered by Collective Bargaining and for Certain Employees Excluded from Collective Bargaining

H.P. 1381 L.D. 1829

This being an Emergency Measure and having received the affirmative vote of 33 Members of the Senate, with no Senators having voted in the negative, and 33 being more than two-thirds of the entire elected Membership of the Senate, was PASSED TO BE ENACTED and having been signed by the President, was presented by the Secretary to the Governor for his approval.

Out of order and under suspension of the Rules, the Senate considered the following:

ENACTORS

The Committee on **Engrossed Bills** reported as truly and strictly engrossed the following:

Bond Issue

An Act to Authorize a General Fund Bond Issue in the Amount of \$17,000,000 to Construct and Upgrade Water Pollution Control Facilities, to Limit Water Pollution Discharges from Maine Farms and Construct Agricultural Storage Facilities, to Remediate Municipal Solid Waste Landfill, to Clean up Tire Stockpiles and to Make Water System Improvements

H.P. 1222 L.D. 1663 (H "A" H-745 to C "A" H-727)

This being a Bond Authorization Act, in accordance with the provisions of Section 14 of Article IX of the Constitution, having received the affirmative vote of 33 Members of the Senate, with no Senators having voted in the negative, and 33 being more than two-thirds of the Members present and voting, was **PASSED TO BE ENACTED** and having been signed by the President, was presented by the Secretary to the Governor for his approval.

ORDERS OF THE DAY

The Chair laid before the Senate the following Tabled and Later Today Assigned matter:

SENATE REPORTS - from the Committee on APPROPRIATIONS AND FINANCIAL AFFAIRS on Bill "An Act to Authorize a General Fund Bond Issue in the Amount of \$26,500,000 for Capital Infrastructure at the University of Maine System and the Maine Maritime Academy, and Research and Development Equipment and Infrastructure"

S.P. 551 L.D. 1709

Majority - Ought to Pass as Amended by Committee Amendment "A" (S-372) (9 members)

Minority - Ought Not to Pass (4 members)

Tabled - June 20, 2001, by President Pro Tem **BENNETT** of Oxford

Pending - ADOPTION OF COMMITTEE AMENDMENT "A" (S-372)

(In Senate, June 20, 2001, Reports **READ**. On motion by Senator **GOLDTHWAIT** of Hancock, the Majority **OUGHT TO PASS AS AMENDED** Report **ACCEPTED**. **READ ONCE**. Committee Amendment "A" (S-372) **READ**.)

On motion by Senator **SHOREY** of Washington, Senate Amendment "B" (S-377) to Committee Amendment "A" (S-372) **READ** and **ADOPTED**.

On motion by Senator **DOUGLASS** of Androscoggin, Senate Amendment "A" (S-375) to Committee Amendment "A" (S-372) **READ** and **ADOPTED**.

Committee Amendment "A" (S-372) as Amended by Senate Amendments "A" (S-375) and "B" (S-377) thereto, **ADOPTED**.

Under suspension of the Rules, READ A SECOND TIME and PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (S-372) AS AMENDED BY SENATE AMENDMENTS "A" (S-375) AND "B" (S-377) thereto.

Under suspension of the Rules, ordered sent down forthwith for concurrence.

The Chair removed from the **SPECIAL STUDY TABLE** the following:

Resolve, to Study the Implementation of a Unified Emergency Response for Emergency Releases and Spills of Toxic or Hazardous Materials

> H.P. 1085 L.D. 1454 (C "A" H-445)

Tabled - May 29, 2001, by President Pro Tem **BENNETT** of Oxford

Pending - FINAL PASSAGE, in concurrence

(In Senate, May 18, 2001, FINALLY PASSED, in concurrence.)

(**RECALLED** from the Governor's Desk pursuant to Joint Order S.P. 631, in concurrence.)

(In Senate, May 24, 2001, on motion by Senator **DAGGETT** of Kennebec, **RULES SUSPENDED**, **RECONSIDERED FINAL PASSAGE**.)

On motion by President Pro Tem **BENNETT** of Oxford, the Senate **SUSPENDED THE RULES**.

On further motion by same Senator, the Senate RECONSIDERED whereby the Resolve was PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-445), in concurrence.

On further motion by same Senator, the Senate **SUSPENDED THE RULES**.

On further motion by same Senator, the Senate **RECONSIDERED** whereby it **ADOPTED** Committee Amendment "A" (H-445), in concurrence.

On further motion by same Senator, Senate Amendment "A" (S-376) to Committee Amendment "A" (H-445) **READ** and **ADOPTED**.

Committee Amendment "A" (H-445) as Amended by Senate Amendment "A" (S-376) thereto, **ADOPTED**.

PASSED TO BE ENGROSSED AS AMENDED BY Committee Amendment "A" (H-445) as Amended by Senate Amendment "A" (S-376) thereto, in NON-CONCURRENCE.

Under suspension of the Rules, ordered sent down forthwith for concurrence.

	In Senate, June 19, 2001, PASSED TO BE ENGROSSED AS
Senate at Ease.	AMENDED BY COMMITTEE AMENDMENT "A" (H-724) AS AMENDED BY HOUSE AMENDMENTS "I" (H-740) AND "J" (H- 741) AND SENATE AMENDMENTS "D" (S-367) AND "E" (S-
Senate called to order by the President.	368) thereto, in NON-CONCURRENCE.
Off Record Remarks	Comes from the House, PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-724) AS AMENDED BY HOUSE AMENDMENTS "I" (H-740) AND "L" (H-747) AND SENATE AMENDMENTS "D" (S-367) AND "E" (S-368) thereto, in NON-CONCURRENCE.
Senate at Ease.	On motion by Senator GOLDTHWAIT of Hancock, the Senate
Senate called to order by the President.	RECEDED and CONCURRED.
	Under suspension of the Rules, ordered sent forthwith to the Engrossing Division.
Senator DAGGETT of Kennebec was granted unanimous consent to address the Senate off the Record.	
	Off Record Remarks
Senator DAVIS of Piscataquis was granted unanimous consent to address the Senate off the Record.	RECESSED until 6:45 in the evening.
	v
DECECCED watil the count of the hell	After Recess
RECESSED until the sound of the bell.	Senate called to order by the President.
After Recess	
Senate called to order by the President.	Off Record Remarks
Out of order and under suspension of the Rules, the Senate considered the following:	Out of order and under suspension of the Rules, the Senate considered the following:
PAPERS FROM THE HOUSE	ENACTORS
Non-Concurrent Matter	The Committee on Engrossed Bills reported as truly and strictly
Bill " An Act to Make Supplemental Appropriations and	engrossed the following:
Allocations for the Expenditures of State Government and to Change Certain Provisions of the Law Necessary to the Proper	Emergency Measure
Operations of State Government for the Fiscal Years Ending June 30, 2002 and June 30, 2003 (EMERGENCY)	An Act Concerning the Penalties for Late Filing of Accelerated Campaign Reporting Under the Maine Clean Election Act
H.P. 655 L.D. 855 (H "I" H-740; H "J" H-741; S "D" S-367; S "E" S-368 to C "A" H-724)	H.P. 1352 L.D. 1809 (S "B" S-363; S "C" S-370 to C "A" H-718)
In House, June 19, 2001, PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-724) AS AMENDED BY HOUSE AMENDMENTS "I" (H-740) AND "J" (H-741) thereto.	The Senator from Penobscot, Senator MITCHELL, requested and received leave of the Senate to be excused from voting pursuant to Senate Rule 401.3.

This being an Emergency Measure and having received the affirmative vote of 32 Members of the Senate, with no Senators having voted in the negative, and 32 being more than two-thirds of the entire elected Membership of the Senate, was **PASSED TO BE ENACTED** and having been signed by the President, was presented by the Secretary to the Governor for his approval.

Out of order and under suspension of the Rules, the Senate considered the following:

ENACTORS

The Committee on **Engrossed Bills** reported as truly and strictly engrossed the following:

Act

An Act to Make Supplemental Appropriations and Allocations for the Expenditures of State Government and to Change Certain Provisions of the Law Necessary to the Proper Operations of State Government for Fiscal Years Ending June 30, 2002 and June 30, 2003

H.P. 655 L.D. 855 (H "I" H-740; H "L" H-747; S "D" S-367; S "E" S-368 to C "A" H-724)

On motion by President Pro Tem **BENNETT** of Oxford, supported by a Division of at least one-fifth of the members present and voting, a Roll Call was ordered.

The Doorkeepers secured the Chamber.

The Secretary opened the vote.

ROLL CALL (#153)

YEAS:

Senators: ABROMSON, CATHCART, DAGGETT, DOUGLASS, EDMONDS, GAGNON, GOLDTHWAIT, KILKELLY, KNEELAND, LONGLEY, MARTIN, MILLS, NUTTING, PENDLETON, RAND, ROTUNDO, SAVAGE,

SHOREY, SMALL, TREAT

NAYS:

Senators: BENNETT, BROMLEY, CARPENTER, DAVIS, FERGUSON, LAFOUNTAIN, LEMONT, MCALEVEY, MITCHELL, TURNER, WOODCOCK, YOUNGBLOOD, THE PRESIDENT - MICHAEL H.

MICHAUD

ABSENT:

Senators:

O'GARA, SAWYER

20 Senators having voted in the affirmative and 13 Senators having voted in the negative, with 2 Senators being absent, was **PASSED TO BE ENACTED** and having been signed by the President was presented by the Secretary to the Governor for his approval.

Under suspension of the Rules, all matters thus acted upon were ordered sent down forthwith for concurrence.

Senate at Ease.

Senate called to order by the President.

Off Record Remarks

ORDERS OF THE DAY

On motion by Senator **GOLDTHWAIT** of Hancock, the Senate removed from the **SPECIAL APPROPRIATIONS TABLE** the following:

Emergency Resolve

Resolve, to Extend the Commission to Study Equity in the Distribution of Gas Tax Revenues Attributable to Snowmobiles, All-terrain Vehicles and Watercraft

H.P. 28 L.D. 28 (C " A" H-21)

Tabled - March 28, 2001, by Senator GOLDTHWAIT of Hancock

Pending - FINAL PASSAGE, in concurrence

(In Senate, March 21, 2001, PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-21), in concurrence.)

(In House, March 27, 2001, FINALLY PASSED.)

On further motion by same Senator, the Senate **SUSPENDED THE RULES**.

On further motion by same Senator, the Senate RECONSIDERED whereby the Resolve was PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-21), in concurrence.

On further motion by same Senator, the Senate SUSPENDED THE RULES.

On further motion by same Senator, the Senate **RECONSIDERED** whereby it **ADOPTED** Committee Amendment "A" (H-21), in concurrence.

On further motion by same Senator, Senate Amendment "A" (S-379) **READ** and **ADOPTED**.

PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-21) AND SENATE AMENDMENT "A" (S-379), in NON-CONCURRENCE.

Sent down for concurrence.

On motion by Senator **GOLDTHWAIT** of Hancock, the Senate removed from the **SPECIAL APPROPRIATIONS TABLE** the following:

An Act to Promote Dam Safety

H.P. 379 L.D. 481 (C "A" H-559)

Tabled - May 29, 2001 by Senator GOLDTHWAIT of Hancock

Pending - ENACTMENT, in concurrence

(In Senate, May 23, 2001, PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-559), in concurrence.)

(In House, May 29, 2001, PASSED TO BE ENACTED.)

On further motion by same Senator, the Senate SUSPENDED THE RULES.

On further motion by same Senator, the Senate RECONSIDERED whereby the Bill was PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-559), in concurrence.

On further motion by same Senator, the Senate **SUSPENDED** THE RULES.

On further motion by same Senator, the Senate **RECONSIDERED** whereby it **ADOPTED** Committee Amendment "A" (H-559), in concurrence.

On further motion by same Senator, Senate Amendment "A" (S-380) to Committee Amendment "A" (H-559) **READ** and **ADOPTED**.

Committee Amendment "A" (H-559) as Amended by Senate Amendment "A" (S-380) thereto, ADOPTED, in NON-CONCURRENCE.

PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-559) AS AMENDED BY SENATE AMENDMENT "A" (S-380) thereto, in NON-CONCURRENCE.

Sent down for concurrence.

Senate at Ease.

Senate called to order by the President.

On motion by Senator **GOLDTHWAIT** of Hancock, the Senate removed from the **SPECIAL APPROPRIATIONS TABLE** the following:

An Act to Ensure Access to Assisted Living Services Programs
H.P. 653 L.D. 853
(H "A" H-508 to C "A" H-489)

Tabled - May 24, 2001 by Senator GOLDTHWAIT of Hancock

Pending - ENACTMENT, in concurrence

(In Senate, May 22, 2001, PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-489) AS AMENDED BY HOUSE AMENDMENT "A" (H-508) thereto, in concurrence.)

(In House, May 24, 2001, PASSED TO BE ENACTED.)

On further motion by same Senator, the Senate **SUSPENDED THE RULES**.

On further motion by same Senator, the Senate RECONSIDERED whereby the Bill was PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-489) AS AMENDED BY HOUSE AMENDMENT "A" (H-508) thereto, in concurrence.

On further motion by same Senator, the Senate SUSPENDED THE RULES.

On further motion by same Senator, the Senate **RECONSIDERED** whereby it **ADOPTED** Committee Amendment "A" (H-489) as Amended by House Amendment "A" (H-508) thereto and **INDEFINITELY POSTPONED** the same, in **NON-CONCURRENCE**.

On further motion by same Senator, Senate Amendment "A" (S-392) **READ** and **ADOPTED**.

PASSED TO BE ENGROSSED AS AMENDED BY SENATE AMENDMENT "A" (S-392), in NON-CONCURRENCE.

Sent down for concurrence.

On motion by Senator **GOLDTHWAIT** of Hancock, the Senate removed from the **SPECIAL APPROPRIATIONS TABLE** the following:

Resolve

Resolve, Extending the Reporting Deadline for the Maine Millennium Commission on Hunger and Food Security H.P. 777 L.D. 1021 (C "A" H-147)

Tabled - May 2, 2001, by Senator GOLDTHWAIT of Hancock

Pending - FINAL PASSAGE, in concurrence

(In Senate, April 25, 2001, PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-147), in concurrence.)

(In House, May 1, 2001, FINALLY PASSED.)

On further motion by same Senator, the Senate SUSPENDED THE RULES.

On further motion by same Senator, the Senate RECONSIDERED whereby the Resolve was PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-147), in concurrence.

On further motion by same Senator, the Senate SUSPENDED THE RULES.

On further motion by same Senator, the Senate RECONSIDERED whereby it ADOPTED Committee Amendment "A" (H-147) and INDEFINITELY POSTPONED the same, in NON-CONCURRENCE.

On further motion by same Senator, Senate Amendment "A" (S-381) **READ** and **ADOPTED**.

PASSED TO BE ENGROSSED AS AMENDED BY SENATE AMENDMENT "A" (S-381), in NON-CONCURRENCE.

Sent down for concurrence.

Senate at Ease.

Senate called to order by the President.

On motion by Senator **GOLDTHWAIT** of Hancock, the Senate removed from the **SPECIAL APPROPRIATIONS TABLE** the following:

Emergency Measure

An Act to Extend the Youth in Need of Services Oversight Committee

H.P. 780 L.D. 1024 (C "A" H-207)

Tabled - May 3, 2001, by Senator GOLDTHWAIT of Hancock

Pending - ENACTMENT, in concurrence

(In Senate, April 30, 2001, PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-207), in concurrence.)

(In House, May 3, 2001, PASSED TO BE ENACTED.)

On further motion by same Senator, the Senate SUSPENDED THE RULES.

On further motion by same Senator, the Senate RECONSIDERED whereby the Bill was PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-207), in concurrence.

On further motion by same Senator, the Senate **SUSPENDED THE RULES**.

On further motion by same Senator, the Senate **RECONSIDERED** whereby it **ADOPTED** Committee Amendment "A" (H-207), in concurrence.

On further motion by same Senator, Senate Amendment "A" (S-390) to Committee Amendment "A" (H-207) READ and ADOPTED.

Committee Amendment "A" (H-207) as Amended by Senate Amendment "A" (S-390) thereto, **ADOPTED**, in **NON-CONCURRENCE**.

PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-207) AS AMENDED BY SENATE AMENDMENT "A" (S-390) thereto, in NON-CONCURRENCE.

Sent down for concurrence.

On motion by Senator **GOLDTHWAIT** of Hancock, the Senate removed from the **SPECIAL APPROPRIATIONS TABLE** the following:

Emergency Measure

An Act Regarding the Care and Treatment of Persons with Mental Illness Who are Incarcerated

S.P. 331 L.D. 1099 (C "A" S-239)

Tabled - May 24, 2001 by Senator GOLDTHWAIT of Hancock

Pending - ENACTMENT, in concurrence

(In Senate, May 22, 2001, PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (S-239).)

(In House, May 24, 2001, PASSED TO BE ENACTED.)

On further motion by same Senator, the Senate **SUSPENDED THE RULES**.

On further motion by same Senator, the Senate RECONSIDERED whereby the Bill was PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (S-239).

On further motion by same Senator, the Senate **SUSPENDED** THE RULES.

On further motion by same Senator, the Senate **RECONSIDERED** whereby it **ADOPTED** Committee Amendment "A" (S-239).

On further motion by same Senator, Senate Amendment "A" (S-382) to Committee Amendment "A" (S-239) READ and ADOPTED.

Committee Amendment "A" (S-239) as Amended by Senate Amendment "A" (S-382) thereto, ADOPTED, in NON-CONCURRENCE.

PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (S-239) AS AMENDED BY SENATE AMENDMENT "A" (S-382) thereto, in NON-CONCURRENCE.

Sent down for concurrence.

On motion by Senator **GOLDTHWAIT** of Hancock, the Senate removed from the **SPECIAL APPROPRIATIONS TABLE** the following:

An Act to Encourage the Use of Locally Grown Foods in School Food Service Programs

S.P. 376 L.D. 1214 (S "A" S-174)

Tabled - May 22, 2001, by Senator MILLS of Somerset

Pending - ENACTMENT, in concurrence

(In Senate, May 18, 2001, PASSED TO BE ENGROSSED AS AMENDED BY SENATE AMENDMENT "A" (S-174).)

(In House, May 22, 2001, **PASSED TO BE ENACTED.**)
On further motion by same Senator, the Senate **SUSPENDED**THE RULES.

On further motion by same Senator, the Senate RECONSIDERED whereby the Bill was PASSED TO BE ENGROSSED AS AMENDED BY SENATE AMENDMENT "A" (S-174).

On further motion by same Senator, the Senate **SUSPENDED THE RULES**.

On further motion by same Senator, the Senate **RECONSIDERED** whereby it **ADOPTED** Senate Amendment "A" (S-174).

On further motion by same Senator, Senate Amendment "A" (S-391) to Senate Amendment "A" (S-174) READ and ADOPTED.

Senate Amendment "A" (S-174) as Amended by Senate Amendment "A" (S-391) thereto, ADOPTED, in NON-CONCURRENCE.

PASSED TO BE ENGROSSED AS AMENDED BY SENATE AMENDMENT "A" (S-174) AS AMENDED BY SENATE AMENDMENT "A" (S-391) thereto, in NON-CONCURRENCE.

Sent down for concurrence.

Senate at Ease.

Senate called to order by the President.

On motion by Senator **GOLDTHWAIT** of Hancock, the Senate removed from the **SPECIAL APPROPRIATIONS TABLE** the following:

An Act Providing for Enhancements to the Maine Seed Capital Tax Credit Program

H.P. 974 L.D. 1298 (H "A" H-358 to C "A" H-217)

Tabled - May 15, 2001, by Senator GOLDTHWAIT of Hancock

Pending - ENACTMENT, in concurrence

(In Senate, May 10, 2001, PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-217) AS AMENDED BY HOUSE AMENDMENT "A" (H-358) thereto, in concurrence.)

(In House, May 14, 2001, PASSED TO BE ENACTED.)

On further motion by same Senator, the Senate **SUSPENDED THE RULES**.

On further motion by same Senator, the Senate RECONSIDERED whereby the Bill was PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-217) AS AMENDED BY HOUSE AMENDMENT "A" (H-358) thereto, in concurrence.

On further motion by same Senator, the Senate SUSPENDED THE RULES.

On further motion by same Senator, the Senate **RECONSIDERED** whereby it **ADOPTED** Committee Amendment "A" (H-217) as Amended by House Amendment "A" (H-358) thereto, in concurrence.

On further motion by same Senator, Senate Amendment "A" (S-383) to Committee Amendment "A" (H-217) **READ**.

Senator TURNER of Cumberland requested a Division.

President Pro Tem BENNETT of Oxford requested a Roll Call.

On further motion by same Senator, **TABLED** until Later in Today's Session, pending motion by Senator **GOLDTHWAIT** of Hancock to **ADOPT** Senate Amendment "A" (S-383) to Committee Amendment "A" (H-217).

On motion by Senator **GOLDTHWAIT** of Hancock, the Senate removed from the **SPECIAL APPROPRIATIONS TABLE** the following:

An Act to Establish a Lottery Game to Improve Purses for Maine Harness Racing and to Enhance Penalties for Use of Illegal Gambling Machines

> S.P. 480 L.D. 1544 (C "A" S-228)

Tabled - May 24, 2001 by Senator GOLDTHWAIT of Hancock

Pending - ENACTMENT, in concurrence

(In Senate, May 21, 2001, PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (S-228).)

(In House, May 23, 2001, PASSED TO BE ENACTED.)

On further motion by same Senator, the Senate SUSPENDED THE RULES.

On further motion by same Senator, the Senate RECONSIDERED whereby the Bill was PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (S-228).

On further motion by same Senator, the Senate **SUSPENDED THE RULES**.

On further motion by same Senator, the Senate **RECONSIDERED** whereby it **ADOPTED** Committee Amendment "A" (S-228).

On further motion by same Senator, Senate Amendment "A" (S-395) to Committee Amendment "A" (S-228) **READ** and **ADOPTED**.

Committee Amendment "A" (S-228) as Amended by Senate Amendment "A" (S-395) thereto, ADOPTED, in NON-CONCURRENCE.

PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (S-228) AS AMENDED BY SENATE AMENDMENT "A" (S-395) thereto, in NON-CONCURRENCE.

Sent down for concurrence.

On motion by Senator **GOLDTHWAIT** of Hancock, the Senate removed from the **SPECIAL APPROPRIATIONS TABLE** the following:

Emergency Measure

An Act to Establish for an Additional Two Years the Commission to Study the Needs and Opportunities Associated with the Production of Salmonid Sport Fish in Maine

S.P. 568 L.D. 1732 (H "A" H-573 to C "A" S-180)

Tabled - May 30, 2001 by Senator GOLDTHWAIT of Hancock

Pending - ENACTMENT, in concurrence

(In Senate, May 24, 2001, PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (S-180) AS AMENDED BY HOUSE AMENDMENT "A" (H-573) thereto, in concurrence.)

(In House, May 30, 2001, PASSED TO BE ENACTED.)

On further motion by same Senator, the Senate **SUSPENDED THE RULES**.

On further motion by same Senator, the Senate RECONSIDERED whereby the Bill was PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (S-180) AS AMENDED BY HOUSE AMENDMENT "A" (H-573) thereto, in concurrence.

On further motion by same Senator, the Senate **SUSPENDED THE RULES**.

On further motion by same Senator, the Senate **RECONSIDERED** whereby it **ADOPTED** Committee Amendment "A" (S-180) as Amended by House Amendment "A" (H-573) thereto, in concurrence.

On further motion by same Senator, the Senate SUSPENDED THE RULES.

On further motion by same Senator, the Senate RECONSIDERED whereby it ADOPTED House Amendment "A" (H-573) to Committee Amendment "A" (S-180) and INDEFINITELY POSTPONED the same.

On further motion by same Senator, Senate Amendment "A" (S-386) to Committee Amendment "A" (S-180) **READ** and **ADOPTED**.

Committee Amendment "A" (S-180) as Amended by Senate Amendment "A" (S-386) thereto, ADOPTED, in NON-CONCURRENCE.

PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (S-180) AS AMENDED BY SENATE AMENDMENT "A" (S-386) thereto, in NON-CONCURRENCE.

Sent down for concurrence.

On motion by Senator **GOLDTHWAIT** of Hancock, the Senate removed from the **SPECIAL APPROPRIATIONS TABLE** the following:

Emergency Resolve

Resolve, to Establish the Blue Ribbon Commission on Postsecondary Educational Attainment

S.P. 616 L.D. 1797 (C "A" S-314)

Tabled - June 7, 2001 by Senator GOLDTHWAIT of Hancock

Pending - FINAL PASSAGE, in concurrence

(In Senate, June 4, 2001, PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (S-314).)

(In House, June 6, 2001, FINALLY PASSED.)

On further motion by same Senator, the Senate SUSPENDED THE RULES.

On further motion by same Senator, the Senate RECONSIDERED whereby the Resolve was PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (S-314).

On further motion by same Senator, the Senate SUSPENDED THE RULES.

On further motion by same Senator, the Senate **RECONSIDERED** whereby it **ADOPTED** Committee Amendment "A" (S-314).

On further motion by same Senator, Senate Amendment "A" (S-389) to Committee Amendment "A" (S-314) READ and ADOPTED.

Committee Amendment "A" (S-314) as Amended by Senate Amendment "A" (S-389) thereto, **ADOPTED**, in **NON-CONCURRENCE**.

PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (S-314) AS AMENDED BY SENATE AMENDMENT "A" (S-389) thereto, in NON-CONCURRENCE.

Sent down for concurrence.

On motion by Senator **GOLDTHWAIT** of Hancock, the Senate removed from the **SPECIAL APPROPRIATIONS TABLE** the following:

An Act Regarding the Training Requirements for Certain Employees of the Department of Public Safety

S.P. 635 L.D. 1815

Tabled - June 4, 2001 by Senator GOLDTHWAIT of Hancock

Pending - ENACTMENT, in concurrence

(in Senate, May 29, 2001, PASSED TO BE ENGROSSED.)

(In House, June 4, 2001, PASSED TO BE ENACTED.)

On further motion by same Senator, the Senate **SUSPENDED THE RULES**.

On further motion by same Senator, the Senate RECONSIDERED whereby the Bill was PASSED TO BE ENGROSSED.

Senate at Ease.

Senate called to order by the President.

Off Record Remarks

On motion by Senator **GOLDTHWAIT** of Hancock, Senate Amendment "A" (S-388) **READ**.

On motion by Senator **TREAT** of Kennebec, **TABLED** until Later in Today's Session, pending motion by Senator **GOLDTHWAIT** of Hancock to **ADOPT** Senate Amendment "A" (S-388).

Senate at Ease.
Senate called to order by the President.

Under suspension of the Rules, all matters thus acted upon were ordered sent down forthwith for concurrence.

On motion by Senator **GOLDTHWAIT** of Hancock, the Senate removed from the **SPECIAL APPROPRIATIONS TABLE** the following:

Emergency Measure

An Act to Increase the Limit on Earnings for Beneficiaries of Disability Retirement Benefits

H.P. 94 L.D. 98 (C "A" H-133)

Tabled - May 2, 2001, by Senator GOLDTHWAIT of Hancock

Pending - ENACTMENT, in concurrence

(In Senate, April 24, 2001, PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-133), in concurrence.)

(In House, May 1, 2001, PASSED TO BE ENACTED.)

On further motion by same Senator, the Senate SUSPENDED THE RULES.

Senate at Ease.

Senate called to order by the President.

On motion by Senator GOLDTHWAIT of Hancock, the Senate RECONSIDERED whereby the Bill was PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-133), in concurrence.

On further motion by same Senator, the Senate SUSPENDED THE RULES.

On further motion by same Senator, the Senate **RECONSIDERED** whereby it **ADOPTED** Committee Amendment "A" (H-133), in concurrence.

On further motion by same Senator, Senate Amendment "A" (S-394) to Committee Amendment "A" (H-133) **READ** and **ADOPTED**.

Committee Amendment "A" (H-133) as Amended by Senate Amendment "A" (S-394) thereto, ADOPTED, in NON-CONCURRENCE.

PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-133) AS AMENDED BY SENATE AMENDMENT "A" (S-394) thereto, in NON-CONCURRENCE.

Sent down for concurrence.

On motion by Senator **GOLDTHWAIT** of Hancock, the Senate removed from the **SPECIAL APPROPRIATIONS TABLE** the following:

An Act to Implement the Recommendations of the Task Force on Educational Programming at Juvenile Correctional Facilities

H.P. 982 L.D. 1306

(C "A" H-667)

Tabled - June 6, 2001 by Senator GOLDTHWAIT of Hancock

Pending - ENACTMENT, in concurrence

(In Senate, June 4, 2001, PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-667), in concurrence.)

(In House, June 5, 2001, PASSED TO BE ENACTED.)

On further motion by same Senator, the Senate **SUSPENDED THE RULES**.

On further motion by same Senator, the Senate RECONSIDERED whereby the Bill was PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-667), in concurrence.

On further motion by same Senator, Senate Amendment "A" (S-384) READ and ADOPTED.

PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-667) AND SENATE AMENDMENT "A" (S-384), in NON-CONCURRENCE.

Sent down for concurrence.

On motion by Senator **GOLDTHWAIT** of Hancock, the Senate removed from the **SPECIAL APPROPRIATIONS TABLE** the following:

Emergency Resolve

Resolve, Directing the Maine Science and Technology Foundation to Determine the Technological, Economic and Public Policy Challenges and Opportunities for the Deployment of Broadband Information Technology Infrastructure to all Parts of the State

> S.P. 513 L.D. 1632 (C "A" S-107)

Tabled - May 4, 2001, by Senator GOLDTHWAIT of Hancock

Pending - FINAL PASSAGE, in concurrence

(In Senate, May 1, 2001, PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (S-107).)

(In House, May 3, 2001, FINALLY PASSED.)

On further motion by same Senator, the Senate **SUSPENDED THE RULES**.

On further motion by same Senator, the Senate RECONSIDERED whereby the Bill was PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (S-107).

On further motion by same Senator, the Senate SUSPENDED THE RULES.

On further motion by same Senator, the Senate **RECONSIDERED** whereby it **ADOPTED** Committee Amendment "A" (S-107).

On further motion by same Senator, Senate Amendment "A" (S-385) to Committee Amendment "A" (S-107) **READ** and **ADOPTED**.

Committee Amendment "A" (S-107) as Amended by Senate Amendment "A" (S-385) thereto, ADOPTED, in NON-CONCURRENCE.

PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (S-107) AS AMENDED BY SENATE AMENDMENT "A" (S-385) thereto, in NON-CONCURRENCE.

Sent down for concurrence.

On motion by Senator **GOLDTHWAIT** of Hancock, the Senate removed from the **SPECIAL APPROPRIATIONS TABLE** the following:

An Act to Implement the Recommendations of the Committee to Study Access to Private and Public Lands in Maine
H.P. 1353 L.D. 1810

(C "A" H-658)

Tabled - June 7, 2001 by Senator GOLDTHWAIT of Hancock

Pending - ENACTMENT, in concurrence

(In Senate, June 4, 2001, PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-658), in concurrence.)

(In House, June 6, 2001, PASSED TO BE ENACTED.)

On further motion by same Senator, the Senate SUSPENDED THE RULES.

On further motion by same Senator, the Senate RECONSIDERED whereby the Bill was PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-658), in concurrence.

On further motion by same Senator, Senate Amendment "B" (S-387) **READ** and **ADOPTED**.

PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-658) AND SENATE AMENDMENT "B" (S-387), in NON-CONCURRENCE.

Sent down for concurrence.

On motion by Senator **GOLDTHWAIT** of Hancock, the Senate removed from the **SPECIAL APPROPRIATIONS TABLE** the following:

Emergency Resolve

Resolve, to Require Further Study of the Effect and Cost Impact of Mental Illness on the State and Private Health Insurance
H.P. 1364 L.D. 1821
(H "A" H-684)

Tabled - June 11, 2001 by Senator GOLDTHWAIT of Hancock

Pending - FINAL PASSAGE, in concurrence

(In Senate, June 6, 2001, PASSED TO BE ENGROSSED AS AMENDED BY HOUSE AMENDMENT "A" (H-684), in concurrence.)

(In House, June 8, 2001, FINALLY PASSED.)

On further motion by same Senator, the Senate **SUSPENDED THE RULES**.

On further motion by same Senator, the Senate RECONSIDERED whereby the Resolve was PASSED TO BE ENGROSSED AS AMENDED BY HOUSE AMENDMENT "A" (H-684), in concurrence.

On further motion by same Senator, the Senate **SUSPENDED THE RULES**.

The same Senator moved the Senate **RECONSIDERED** whereby it **ADOPTED** House Amendment "A" (H-684), in concurrence.

Senate at Ease.

Senate called to order by the President.

Senator GOLDTHWAIT of Hancock requested and received leave of the Senate to withdraw her motion to RECONSIDER ADOPTION of House Amendment "A" (H-684), in concurrence.

On further motion by same Senator, Senate Amendment "A" (S-393) **READ** and **ADOPTED**.

PASSED TO BE ENGROSSED AS AMENDED BY HOUSE AMENDMENT "A" (H-684) AND SENATE AMENDMENT "A" (S-393), in NON-CONCURRENCE.

Sent down for concurrence.

Senate at Ease.

Senate called to order by the President.

President Pro Tem **BENNETT** of Oxford moved the Senate extend until 10:00 p.m., pursuant to Senate Rule 514.

Senator MARTIN of Aroostook moved to amend the motion to extend until 11:00 p.m., pursuant to Senate Rule 514.	Off Record Remarks
Senate at Ease.	THE PRESIDENT: The Chair recognizes the Senator from Androscoggin, Senator Nutting.
Senate called to order by the President.	Senator NUTTING : Thank you, Mr. President. Ladies and gentlemen of the Senate. I'll be voting to oppose this motion so I can make a motion to Recede so that, at that point, I can offer my
Senator MARTIN of Aroostook requested and received leave of the Senate to withdraw his verbal amendment to the motion to extend.	amendment. Thank you.
	Off Record Remarks
On motion by President Pro Tem BENNETT of Oxford, the Senate extend until 10:00 p.m., pursuant to Senate Rule 514.	Senator NUTTING of Androscoggin moved the Senate RECEDE.
Out of order and under suspension of the Rules, the Senate	The Chair ordered a Division. 20 Senators having voted in the affirmative and 13 Senators having voted in the negative, the motion by Senator NUTTING of Androscoggin to RECEDE .

PAPERS FROM THE HOUSE

Non-Concurrent Matter

Bill "An Act to Increase Access to Health Care"

considered the following:

H.P. 979 L.D. 1303 (C "A" H-639)

In Senate, May 31, 2001, PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-639), in concurrence.

Comes from the House, PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-639) AS AMENDED BY HOUSE AMENDMENT "C" (H-748) thereto, in NON-CONCURRENCE.

Senator MARTIN of Aroostook moved the Senate RECEDE and CONCUR.

On motion by President Pro Tem BENNETT of Oxford, supported by a Division of at least one-fifth of the members present and voting, a Roll Call was ordered.

THE PRESIDENT: The Chair recognizes the Senator from Androscoggin, Senator Nutting.

Senator NUTTING: Mr. President, ladies and gentlemen of the Senate. I'm going to be voting to Recede and Concur on first reading on this bill. I signed on as a co-sponsor of the L.D. I have concerns with how the L.D. is now before us, but I am going to be trying to fix that on second reader. So I am going to be voting for it now and then offering an amendment later. Thank you.

PREVAILED.

On motion by Senator NUTTING of Androscoggin, the Senate **RECEDED** from whereby it **ADOPTED** Committee Amendment "A" (H-639).

House Amendment "C" (H-748) to Committee Amendment "A" (H-639) READ.

Senator **NUTTING** of Androscoggin moved House Amendment "C" (H-748) to Committee Amendment "A" (H-639) be INDEFINITELY POSTPONED, in NON-CONCURRENCE.

The Chair ordered a Division. 19 Senators having voted in the affirmative and 14 Senators having voted in the negative, the motion by Senator NUTTING of Androscoggin to INDEFINITELY POSTPONE House Amendment "C" (H-748) to Committee Amendment "A" (H-639), in NON-CONCURRENCE. PREVAILED.

On motion by Senator NUTTING of Androscoggin, Senate Amendment "A" (S-396) to Committee Amendment "A" (H-748) READ.

THE PRESIDENT: The Chair recognizes the Senator from Androscoggin, Senator Nutting.

Senator NUTTING: Thank you, Mr. President. I've always supported this bill before us. I think we need to continue to pick away, as best as possible, at the cost of health care. We've done, as a legislature, great things last year in the cost of health care. I think this bill needs to move forward to be passed and enacted to do great things for the cost of health care and extending health care to the uninsured. What I've liked about this bill is the fact that extending health care to those that don't have it was tied in the bills' original drafting to an increase in the tax on cigarettes. To me it was linked, it was clean, and I've always been in support of that. Now, all of a sudden, I find that the

funding for this bill, as it came to us, was, yes, an increase in the cigarette tax, although smaller than originally in the bill, but it also was funded by removing the loss carryback that businesses enjoy in the State of Maine and businesses use in the State of Maine. Now I've heard in the halls that this business tax break isn't used anymore. Well, I've distributed a letter from one accounting firm in Bangor and have talked to another accounting firm in Lewiston. They both assured me that businesses, especially small businesses, currently use the loss carryback provision that is in our statute in Maine and I believe in about half the states in the United States. I know Vermont has it. I'm concerned that this particular tax break was first proposed in the Governor's Budget and rejected by the Appropriations Committee. Last week, this tax break was going to be used to fund, or at least considered in the hallway, domestic abuse shelters. Then that was worked out. Now it's back and it's going to be used to fund health care. I think an increase in cigarette tax and linking that to extending health care benefits to those who don't have it is much cleaner than removing a business tax break to then extend health care. I don't see the connection there. I've talked to businesses in the construction industry. They use this tax break and have in the last year. A saw mill industry has used this. Other natural resource based industries have used this tax break. This amendment proposes that the cigarette tax would be increased 14¢ not 8¢ and it maintains the loss carryback tax break provision in our statute. I think this is a much cleaner bill now. I would urge your adoption of this proposed amendment. Thank you.

Senator DAGGETT of Kennebec requested a Roll Call.

THE PRESIDENT: The Chair recognizes the Senator from Aroostook, Senator Martin.

Senator MARTIN: Thank you, Mr. President. Members of the Senate. I don't disagree that a tax on cigarettes is always one way that we can fund everything. We've obviously done a pretty good job at it in the budget. We certainly added an amount there. What we've done with the budget thus far, and what we have already on the books, I believe, will now raise the cigarette tax to \$1. I suspect that will make us the highest in New England and I don't know how much further we want to go. I will be voting against adoption of this amendment.

THE PRESIDENT: The Chair recognizes the Senator from Somerset, Senator Mills.

Senator MILLS: Mr. President and men and women of the Senate. I too will vote against this proposed amendment and invite you to do the same. The taxes that we have raised in the budget that we have addressed this evening are both fairly regressive. We are taxing people who smoke and we are taxing people who eat in restaurants that don't have Class A alcohol licenses. Generally speaking, the people that will be paying these taxes are not among the well-to-do. These are moderately regressive taxes. The net operating loss carryback, however, is, in my thinking, a deficiency in our present tax code that deserves to be remedied, whether we use the revenue to support something or not. It is a factor that introduces a high degree of volatility into our business tax code, into our income tax code. Frankly, I think it comes in such small doses for individual businesses that it really has little or no impact on the profitability or the survival of most businesses who may take advantage of it.

Yet, in the aggregate, when the state tax assessor must write out sometimes hundreds or thousands of checks to return this money for taxes that were previously paid in the year preceding, or the two years preceding, it diminishes our own state revenue, often times at a time when we can least afford to relinquish that revenue. It serves to exacerbate the bungee cord phenomenon that has plaqued this state's revenue sources for decades. Most businesses that have profitable years followed by loss years also have profitable years later on. They can take advantage of the loss carryforward provisions, which in this state are very generous, they go forward for 20 years. Now there is a good reason to continue maintaining a loss carryforward provision. A business that has suffered a loss, or several losses in succession, becomes a rip target for new investment by someone on the outside who wants to inject money into this failing business in order to save it. Why? Because they know that they can carry forward the tax losses that that poor business has incurred and of set it against new earnings, against profits that they may make in the future. The loss carryforward provisions are beneficial to rehabilitating a business. They are beneficial to inject new life and to attract new capital to a business that may be failing. The loss carryback doesn't work that way. If you have a business that has two profitable years and then has a slump and a down year, they get to get their taxes back. That's right. They do so under federal law, and under current law, they do so under state law. But the state refund that we give is based on a tax rate that is so much smaller than the federal one that it really doesn't amount to very much. In the worst case scenario, it is merely an asset in the bankruptcy estate that the trustee in bankruptcy collects and distributes to a bank or some other creditors. It isn't, in my view, nearly so beneficial to perpetuating or sustaining a business as the loss carryforward provisions are because the loss carryforward provisions actually operate as a magnet for new investment and new capital to renew, to start a failing business up over again. 1 have no idea what happened with American Skiing, but I suspect that all of their losses over the years may well make them attractive and have made them attractive to a take-over party who wants to inject new investment and take advantage of the losses to carry them forward. I don't see the same phenomenon at work in a loss carryback situation. I see it impacting our own state revenues with great volatility. Many states have repealed it for that reason. I think we should join those states. I think, as a free-standing matter of tax policy, we should repeal the loss carryback and if we can use it to fund the worthy cause of extending Medicaid benefits to our very poorest citizens, then so be it. That's fine. I think that in large measure, most of the money that flows out of this state in the loss carrybacks, I believe that those are used by the largest tax payers primarily, that the largest dollar volume is used by those secular industries, large secular industries who can actually plan in advance when they are going to have losses. They aggregate their losses into a particular fiscal year. They plan to get their tax money back. They get it back. It's all part of the long-range financial planning that they undertake. We, the state, in a sense, our victimized to a small degree, but to a degree, by the accountants who exploit this gimmick that we've allowed them to have. I think it's time to repeal it. I would argue that as a matter purely of tax policy, without regard to what it may support.

THE PRESIDENT: The Chair recognizes the Senator from Cumberland, Senator Turner.

Senator TURNER: Thank you, Mr. President. Ladies and gentlemen of the Senate. I'll try to confine my remarks to the amendment at hand and using tobacco to fund a really important health access program. I suspect all of you now have been actively lobbied by one side or the other with respect to this program, but I think it has many things that all of us can be supportive of. That said, I remain very conflicted with respect to how we're going to fund it. I think that the good Senator from Androscoggin, Senator Nutting's, amendment improves the funding mechanism but we still have one that is heavily dependent on the cigarette tax. If I refer to information that's relevant, at least up through April of this year, going to \$1.08 per pack would make us the number two state in the country, second only to New York State. New York State went from 56¢ a pack to \$1.11 in March of last year. They clearly saw an increase in revenues. They also saw a drop off in sales. However, I think what happened, in terms of usage, is perhaps deceiving. because, just as we're experiencing here in Maine at 74¢ a pack, cigarettes are being purchased over the internet. I had the pleasure, this evening, of talking with a gentleman from Washington County who already secures his cigarettes from the Onondaga Nation in upstate New York via the internet. We've gone to 94¢, headed to \$1.08 on a pack. My fear is that, while we have a very worthy program, we continue to have something that is not sustainable from the funding standpoint. I'm reminded of that phrase that H. Ross Perot used when he denigrated the NAFTA trade agreement. He talked about how that giant sucking sound would be all the jobs leaving this country and going to Mexico. My fear is now that the giant sucking sound we will hear will be more than half of Maine's citizens who are within an hour or less of the New Hampshire border choosing to buy their cigarettes there if they don't know how to use the internet. So I think we have ourselves in a very sticky wicket. I'm going to sit down. I have not yet decided how I'm going to vote on this particular matter because I want what the program provides and I find the mechanism that we're choosing to do, while better than what was before us before, is still fundamentally flawed. Thank you.

THE PRESIDENT: The Chair recognizes the Senator from York, Senator Lemont.

Senator LEMONT: Thank you, Mr. President. Ladies and gentlemen of the Senate. I find it interesting that this tax proposal is before us to fund this particular L.D. The Tax Committee had the opportunity to have a bill before them to repeal the net operating loss carryback. We had several days of debate and we had a work session. We unanimously agreed it was not the right way to go for the State of Maine and the small businesses and small corporations in the state. Last year alone, 1,500 corporations took advantage of the net operating loss carryback. What we're talking about here is corporations that lost money. They are in trouble, they are struggling to stay afloat in this state. This is a huge financial benefit for them. In a lot of cases it helps them to get back on their feet and go forward and be profitable once again. The scope of this tax bothers me because I don't think we can identify how many funds are available, if any, and if they are one-time revenues. I think if you believe in this legislation, the taxation ought to be straight faced. It ought to be understood and we ought to know what it proposes to do. I come from southern York County. I represent several businesses in that part of the state. We compete with New Hampshire every single day for jobs and business, provided New

Hampshire does not have a net operating loss carryback. I believe in our tax code in the State of Maine that is the only advantage we have for our corporations to compete with New Hampshire. They will go to great lengths to recruit business. They have even taken us to the Supreme Court to pick up a business that sits on an island in the Piscataqua River. I'd like to complement the good Senator from Androscoggin, Senator Nutting, for bring this amendment forward. It makes a lot of sense and I will be supporting it. Thank you.

THE PRESIDENT: The Chair recognizes the Senator from Oxford, Senator Ferguson.

Senator FERGUSON: Thank you very much, Mr. President. Ladies and gentlemen of the Senate. The good Senator from Androscoggin, Senator Nutting, has provided us with a fact sheet. Maybe some of you haven't had the opportunity to read it. I'm just going to read a paragraph from it. This is from a CPA firm and is signed by Lee J. Chick, who is a CPA. It says in part, 'in the course of our providing tax and accounting services to clients of all sizes, we have found that the net operating loss carryback provisions to be particularly helpful to small tax payers who may not enjoy the capital reserves that large businesses have.' I'm not going to go any further. But I think the good Senator from York, Senator Lemont, has stated that there are 1,500 businesses in the state that have taken advantage of this and I believe we should adopt the amendment because, in my judgment, it is a tool that we use to maintain jobs in the state and I would urge passage of it. Thank you, Mr. President.

THE PRESIDENT: The Chair recognizes the Senator from Waldo, Senator Longley.

Senator LONGLEY: Thank you, Mr. President. Colleagues in the Senate. I guess we have a lot of Hobson's Choices these days. On the one hand we have a cigarette tax. On the other hand we have a look back. Just earlier tonight a lot of us followed what our leadership asked us to do and we voted for the Part II Budget, using a cigarette tax as a way to do it. We did things like retirees and their health care, higher education, arts programs, reading recovery. A lot of us didn't want to use cigarette tax money for non-health issues. But we also wanted to help retirees with health care and all the other lists of things. We're very grateful to those of our leadership that followed and voted the compromises that came from those budget negotiations. It's a true sign of leadership, in my opinion, to honor the deals that one is striking. So the Hobson's Choice is do we go back at that cigarette tax twice tonight, or I'm of the firm belief that we should keep our eyes on the prize, which is health care and let's all give a little. The regressive cigarette tax has given its share tonight. As much as a lot of us are conflicted, there has to be give from other areas too in honor of health care. It's the single most important issue out there. There are people who need help. We have the best of programs for ourselves. We're trying to extend it to others. It was a hard worked compromise in the health committee and now we're seeing a different permutation of it. It's not perfect. We wish we were a better funded state so we wouldn't have to go to these places. But the fact of the matter is various entities have already given. We all take our turn and the ethic of Maine is to try to meet in the middle somewhere to honor the higher obligation, which I think is helping with health care. It's a Hobson's Choice. It's not fun. It's important in honor of health care. Thank you.

THE PRESIDENT: The Chair recognizes the Senator from Aroostook, Senator Martin.

Senator MARTIN: Thank you very much, Mr. President, members of the Senate. Let me first begin by indicating how pleased I am to see the Senator from York, Senator Lemont, supporting the cigarette tax because, all the years that he's been a member of the legislature, he's always cried about the fact that people are going to New Hampshire to buy their cigarettes. So I'm sure the people of York County are pleased to hear the support. Secondly, I must tell you, as far as I know, there was no bill in the legislature which went to the Taxation Committee dealing with the NOL. I may be wrong. I've read a few bills but maybe I missed one. But I don't believe so. Third, I think that the issue here is a real serious one, kidding aside, because I think that in a way this is, we all know, in the final analysis if this were to be added to the bill, it will kill it. That's really the bottom line. I know that the Senator from Androscoggin, Senator Nutting, has every good intention and I know his concern. But I also know that, in the final analysis, this could be the end of this bill which is what I do not want tonight. So I urge you to vote against adoption of the Senate Amendment.

On motion by Senator **DAGGETT** of Kennebec, supported by a Division of at least one-fifth of the members present and voting, a Roll Call was ordered.

THE PRESIDENT: The Chair recognizes President Pro Tem Bennett of Oxford.

President Pro Tem BENNETT: Thank you, Mr. President. Fellow members of the Senate. Well, this is an evening of irony, no doubt. I appreciate the comments from the Senator from Aroostook, Senator Martin, regarding the comments from the Senator from York, Senator Lemont, I was just looking at a sheet of paper here distributed by the Senator from Aroostook, Senator Martin, indicating the support for a 50¢ per pack increase in the state tobacco tax. This modest proposal before us would mean that tonight we would have raised the tax on cigarettes, I gather, much less than that, actually about half of that. So it is an evening of irony. One of the concerns that I've heard repeatedly during the last six months now, and I've heard it in previous sessions when I've served on the Appropriations Committee, is the concern about the structural gap, about funding with one-time money ongoing costs. I've heard it from of the speakers here tonight. The problem with the original amendment that came down to us, asking for us to Recede and Concur, was that it, in fact, used one-time, what people would call one-time money, for an ongoing program. The net operating loss carryback provision can be used once. It is essentially a push of revenue, or I should say a pull of revenue from the future to the present. It can be used once. This bill before us has an immense ongoing cost. So I would expect that all of those individuals who have repeatedly decried increasing the structural gap, all of those individuals who have sung the mantra of one-time money vs ongoing money, would have the courage to support this amendment as a correction to one of the inherent flaws in this bill, which is that it promises much, it protests to have the courage to find the revenue for an expensive ongoing program, but it only funds it for the current biennium and it leaves it for the future generations of people to fund in other ways. I commend the Senator from Androscoggin, Senator Nutting, for actually having the foresight

to address that issue and to call a spade a spade and to be honest about the future costs with respect to this program. So for that reason, I will be supporting his amendment. Thank you.

THE PRESIDENT: The Chair recognizes the Senator from Androscoggin, Senator Nutting.

Senator NUTTING: Thank you, Mr. President. Ladies and gentlemen of the Senate. I'll be very, very brief. I just want to say that the businesses that are using this NOL are using it because they are in real bad shape and they are facing a real hard time and desperately need the tax break they are going to receive quick. That is what happens with a net loss carryback. You receive a refund check. If you carry it forward, there is one assumption made there. The good Senator from Somerset, Senator Mills, used the word bankruptcy. Well, a lot of businesses I talked to today use the NOL to try to survive the year by getting their adjustment to their taxes reimbursed to them in a check quickly so they can survive until the next year. I want this bill to pass. I believe this bill is going to pass. I frankly think there are some major issues we aren't going to deal with tonight, scholarship aid being one of them. I think we've got to come back and deal with that at some point. We're going to have more time with this bill. I just think this is a much more straight forward, ongoing way to fund this bill. I'd urge your adoption of this amendment. Thank you.

THE PRESIDENT: The Chair recognizes the Senator from Cumberland, Senator Edmonds.

Senator EDMONDS: Thank you, Mr. President. Fellow members of the Senate. I wasn't going to speak, but I do need to talk a little bit here. My father was a small businessman and he died of lung cancer and I watched him die of lung cancer. We talked, all of us, at every door we went to and everything we heard from people had to do with health care. This bill talks about health care. I will be an unhappy woman if we go home tonight and do not pass this bill. I know all the arguments about businesses. I can see my father's face in front of me. He had a little tiny contracting business. I don't know if he knew about net carrybacks or net carryforwards or anything else. I just know that if there had been some way, and in this bill we have cancer drugs, I can't believe that we would turn our backs on people who need cancer drugs. I can't believe we would turn our backs on uninsured adults and uninsured young people. I just can't believe it. I wish I knew how to argue with you about the tax thing. I don't. I just ask you to remember the doors you went to. I went to 6,000 doors. I'm sure you went to as many. 95% of the people you talked to at those doors asked you, begged you, to do something about health care. I just hope you keep them in your minds. If we go home tonight without passing this bill, I will be sorely, sorely ashamed of us. Thank you.

THE PRESIDENT: The Chair recognizes the Senator from Hancock, Senator Goldthwait.

Senator GOLDTHWAIT: Thank you, Mr. President. Ladies and gentlemen of the Senate. Just a few points. First of all, I guess I want to reference the comment about irony because there is plenty of that in this chamber and a lot of it has to do with taxes and records on people who choose to spend money and people who choose to apply taxes or not to support that spending. I do want to say that, in my opinion, the sponsor of this bill is a person

from the other body representing a breath of vision that in year seven here I feel that I have failed to achieve. I've learned a lot here. I've worked hard on some issues. But I have not been able to step up, either for failure of courage or failure of knowledge, to a scope of vision that is reflected in this bill. It is a great pleasure to me that this debate has focused, not on the merits of this health proposal, but on how it ought to be funded. I think there is general acknowledgment that this is a really positive step forward in terms of health care for the people of Maine. I think it's important that we do resolve a funding source for this bill so that this very valuable program can go forward. It is expensive. No doubt about it. But I think it is worth it and I absolutely agree with the previous speaker, every single person I talked to has, on their minds, health care, whether it's a business who can't provide it, whether it's a family who can't purchase it, health care is number one. We have really only nibbled around the edges of that so far. I just want to clarify a couple of points. The first is that I have the report of the Taxation Committee to the Appropriations Committee regarding their opinion of the NOL carryback proposal. Contrary to a pervious comment made regarding unanimous opposition to that, this says the committee was evenly divided, 6 to 6, on whether to recommend repeal of the provisions permitting the carryback of net operating losses. Also there was a reference by a pervious speaker to the fact that the Appropriations Committee rejected this tax. Indeed we did, but I would not like you to infer from that that the committee was opposed to the tax in its entirety. In fact, it is my opinion, that the majority of committee members supported the net operating loss carryback. In our efforts to create a compromise proposal, we were willing to listen to some of our colleagues who did not favor this. This was one of the items we rejected for that reason. although I believe if we had put it to a vote in the committee, it would have receive a majority vote in favor. Finally, the Senator from Somerset, Senator Mills, has laid the situation on the net operating loss carryback out as well as it can be done, and I believe represents quite fairly, the information relayed to the Appropriations Committee by the Bureau of Revenue Services. But I just want to add, when businesses need this credit the most is when the state can least afford it. It is at a time of an economic down turn. It's unpredictability is the complicating factor with this tax. We cannot predict ahead of time how much this will cost us, if businesses take advantage of it, and therefore it contributes significantly to the volatility of the tax structure at a time when the state may be ill prepared to afford it. So with those additional technical comments, if you will, I hope you will join me in opposing the pending motion.

THE PRESIDENT: The Chair recognizes the Senator from York, Senator McAlevey.

Senator MCALEVEY: Thank you, Mr. President. Men and women of the Senate. For me, when I look at the need or the potential of legislation, it doesn't matter to me who sponsored it or how it's going to be funded. We're in the business, as Senators, to listen to the needs of people and to find legitimate solutions to those needs. In terms of this legislation, I really don't care one way or the other on how it's funded as long as it is funded. There is a legitimate need. I don't need to go where other people have gone about what people have said when we campaigned. I've heard from businesses and their ability or inability to pay for insurance for their employees. I would ask that whatever we do tonight, we do in such a manner as to put this bill

in the best possible light for its passage. We cannot afford to do anything less.

THE PRESIDENT: The pending question before the Senate is the motion by the Senator from Androscoggin, Senator Nutting to Adopt Senate Amendment "A" (S-396). A Roll Call has been ordered. Is the Senate ready for the question?

The Doorkeepers secured the Chamber.

The Secretary opened the vote.

ROLL CALL (#154)

YEAS: Senators: BENNETT, CARPENTER, DAVIS, FERGUSON, KNEELAND, LEMONT, MITCHELL,

NUTTING, SAVAGE, SHOREY, SMALL, TURNER,

WOODCOCK, YOUNGBLOOD

NAYS: Senators: ABROMSON, BROMLEY,

CATHCART, DAGGETT, DOUGLASS, EDMONDS,

GAGNON, GOLDTHWAIT, KILKELLY,

LAFOUNTAIN, LONGLEY, MARTIN, MCALEVEY, MILLS, O'GARA, PENDLETON, RAND, ROTUNDO,

TREAT, THE PRESIDENT - MICHAEL H.

MICHAUD

ABSENT: Senator: SAWYER

14 Senators having voted in the affirmative and 20 Senators having voted in the negative, with 1 Senator being absent, the motion by Senator **NUTTING** of Androscoggin to **ADOPT** Senate Amendment "A" (S-396) to Committee Amendment "A" (H-748), **FAILED**.

Senator MARTIN of Aroostook moved the Senate CONCUR.

On motion by President Pro Tem **BENNETT** of Oxford, supported by a Division of at least one-fifth of the members present and voting, a Roll Call was ordered.

THE PRESIDENT: The Chair recognizes the Senator from Kennebec, Senator Gagnon.

Senator GAGNON: Thank you, Mr. President. Men and women of the Senate. There was a great deal of discussion on the previous motion concerning the position of the Taxation Committee and tax policies as a whole. It is true that our committee did review the net operating loss carryback as part of the Governor's Budget a very brief time a few years ago. We did look at the tax and changed it slightly, allowing a two year carryback rather than three to match what the federal government provides for. I'm certainly going to support this bill, it's far ranging and there has been a great deal of work on this. It is, as the good Senator to my right talked about, a critical bill for the future of the people in the State of Maine and for the number one issue that we were faced with as we went door-to-door. I am troubled, however, by the process by which the funding mechanisms were prepared. Other than the good Senator from York, Senator Lemont, most of the people who talked about tax policy don't serve on the Taxation Committee this evening. I'm in my fifth year on the Taxation Committee. We talk about volatility and a number of other factors relating

to the issue of taxes. It's true the cigarette tax is extremely regressive. It's true that net operating loss carryback is a big benefit to smaller businesses, although most of those funds, most of the funds that are sent out, those check that are sent out from the State Treasurer, go to the larger companies in the State of Maine, the bulk of the funds. L.D. 1303 never came to the Taxation Committee. I continue to be troubled as other people have talked about the process and how we may have been able to come up with an alternative, a series of alternatives, on this bill. We weren't given that opportunity. This is a bill that was presented and worked on by the Health and Human Services Committee. It spent a great deal of time with the Appropriations Committee. But it never came to the Taxation Committee. Despite that, I'll be supporting this bill and hope that in the future this approach will not be taken. Thank you, Mr. President.

THE PRESIDENT: The pending question before the Senate is the motion by the Senator from Aroostook, Senator Martin to Concur. A Roll Call has been ordered. Is the Senate ready for the question?

The Doorkeepers secured the Chamber.

The Secretary opened the vote.

ROLL CALL (#155)

YEAS:

Senators: BROMLEY, CATHCART, DAGGETT, DOUGLASS, EDMONDS, GAGNON, GOLDTHWAIT, KILKELLY, LAFOUNTAIN,

LONGLEY, MARTIN, MCALEVEY, MILLS, NUTTING, O'GARA, PENDLETON, RAND, ROTUNDO, TREAT, THE PRESIDENT - MICHAEL

H. MICHAUD

NAYS:

Senators: ABROMSON, BENNETT,

CARPENTER, DAVIS, FERGUSON, KNEELAND, LEMONT, MITCHELL, SAVAGE, SHOREY, SMALL,

TURNER, WOODCOCK, YOUNGBLOOD

ABSENT:

Senator:

SAWYER

20 Senators having voted in the affirmative and 14 Senators having voted in the negative, with 1 Senator being absent, the motion by Senator MARTIN of Aroostook to CONCUR, PREVAILED.

Out of order and under suspension of the Rules, the Senate considered the following:

COMMUNICATIONS

The Following Communication:

S.C. 387

120TH LEGISLATURE JOINT STANDING COMMITTEE ON JUDICIARY

June 20, 2001

The Honorable Michael H. Michaud, President of the Senate The Honorable Michael V. Saxl, Speaker of the House 120th Maine Legislature Augusta, Maine 04333

Dear President Michaud and Speaker Saxl:

We are pleased to report that all business which was placed before the Committee on Judiciary during the First Regular Session of the 120th Legislature has been completed. The breakdown of bills before our committee follows:

Total Number of Bills & Papers			126
Unanimous Reports		74	
Ought to Pass	8		
Ought to Pass as Amended	30		
Ought Not to Pass	36		
Divided Reports		43	
Carry Overs	7		
Joint Study Orders		1	
Jointly Referred Bills		1	

Respectfully submitted,

S/Anne M. Rand Senate Chair S/Charles C. LaVerdiere

House Chair

READ and **ORDERED PLACED ON FILE**.

The Following Communication:

S.C. 388

120TH LEGISLATURE JOINT STANDING COMMITTEE ON APPROPRIATIONS AND FINANCIAL AFFAIRS

June 19, 2001

The Honorable Michael H. Michaud, President of the Senate The Honorable Michael V. Saxl, Speaker of the House 120th Maine Legislature Augusta, Maine 04333

Dear President Michaud and Speaker Saxl:

We are pleased to report that all business which was placed before the Committee on Appropriations and Financial Affairs during the First Regular Session of the 120th Legislature has been completed. The breakdown of bills before our committee follows:

Total Number of Bills & Papers			107
Unanimous Reports		90	
Ought to Pass	13		
Ought to Pass as Amended	35		
Ought Not to Pass	39		
Referred to Another Committe	ee3		
Divided Reports		12	
Carry Overs	5		

Respectfully submitted,

S/Jill M. Goldthwait Senate Chair S/Randall L. Berry House Chair

READ and ORDERED PLACED ON FILE.

The Following Communication:

S.C. 389

120TH LEGISLATURE JOINT STANDING COMMITTEE ON CRIMINAL JUSTICE

June 19, 2001

The Honorable Michael H. Michaud, President of the Senate The Honorable Michael V. Saxl, Speaker of the House 120th Maine Legislature Augusta, Maine 04333

Dear President Michaud and Speaker Saxl:

We are pleased to report that all business which was placed before the Committee on Criminal Justice during the First Regular Session of the 120th Legislature has been completed. The breakdown of bills before our committee follows:

Total Number of Bills and Papers			128
Unanimous Reports		97	
Ought to Pass	6		
Ought to Pass as Amended	36		
Ought Not to Pass	53		
Referred to Another Committe	e2		
Divided Reports		21	
Carry Overs	7		
Bills Pursuant to Joint Order		2	
Joint Study Orders		1	

Respectfully submitted,

S/Michael J. McAlevey Senate Chair S/Edward J. Povich House Chair

READ and ORDERED PLACED ON FILE.

The Following Communication:

S.C. 390

120TH LEGISLATURE JOINT STANDING COMMITTEE ON JUDICIARY

June 20, 2001

Honorable Michael H. Michaud, President of the Senate Honorable Michael V. Saxl, Speaker of the House 120th Maine Legislature State House Augusta, Maine 04333 Dear President Michaud and Speaker Saxl:

Pursuant to Joint Rule 310, we are writing to notify you that the Joint Standing Committee on Judiciary has voted unanimously to report the following bills out "Ought Not to Pass":

L.D. 271 An Act to Establish the Baxter Compensation Program.

We have also notified the sponsors and cosponsors of each bill listed of the Committee's action.

Sincerely.

S/Sen. Anne M. Rand Senate Chair S/Rep. Charles C. LaVerdiere

House Chair

READ and with accompanying papers **ORDERED PLACED ON FILE**.

Under suspension of the Rules, all matters thus acted upon were ordered sent down forthwith for concurrence.

Out of order and under suspension of the Rules, the Senate considered the following:

REPORTS OF COMMITTEES

House

Ought to Pass As Amended

The Committee on **JUDICIARY** on Bill "An Act to Correct Errors and Inconsistencies in the Laws of Maine" (EMERGENCY)

H.P. 30 L.D. 30

Reported that the same Ought to Pass As Amended by Committee Amendment "A" (H-749).

Comes from the House with the Report READ and ACCEPTED and the Bill PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-749) AS AMENDED BY HOUSE AMENDMENT "A" (H-750) thereto.

Report READ and ACCEPTED, in concurrence.

READ ONCE.

Committee Amendment "A" (H-749) READ and ADOPTED, in NON-CONCURRENCE. Subsequently, RECONSIDERED.

House Amendment "A" (H-750) to Committee Amendment "A" (H-749) **READ** and **ADOPTED**, in concurrence.

Committee Amendment "A" (H-749) as Amended by House Amendment "A" (H-750) thereto, **ADOPTED**, in concurrence.

Under suspension of the Rules, READ A SECOND TIME and PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-749) AS AMENDED BY HOUSE AMENDMENT "A" (H-750) thereto, in concurrence.

Under suspension of the Rules, ordered sent forthwith to the Engrossing Division.

Out of order and under suspension of the Rules, the Senate considered the following:

ENACTORS

The Committee on **Engrossed Bills** reported as truly and strictly engrossed the following:

Bond Issue

An Act to Authorize a General Fund Bond Issue in the Amount of \$15,000,000 to Capitalize the School Revolving Renovation Fund for Repairs and Improvements in Public School Facilities to Address Health, Safety and Compliance Deficiencies, General Renovation Needs and Learning Space Upgrades

S.P. 549 L.D. 1707 (C "B" S-358)

This being a Bond Authorization Act, in accordance with the provisions of Section 14 of Article IX of the Constitution, having received the affirmative vote of 34 Members of the Senate, with no Senators having voted in the negative, and 34 being more than two-thirds of the Members present and voting, was PASSED TO BE ENACTED and having been signed by the President, was presented by the Secretary to the Governor for his approval.

Out of order and under suspension of the Rules, the Senate considered the following:

REPORTS OF COMMITTEES

House

Committee of Conference

The Committee of Conference on the disagreeing action of the two branches of the Legislature, on Bill "An Act to Authorize Release of Certain Information Pertaining to the Certification, Authorization and Approval of Educational Personnel" (EMERGENCY)

H.P. 1295 L.D. 1765 (C "A" H-532)

Had the same under consideration, and asked leave to report:

That the House Recede from Passage to be Engrossed as Amended by House Amendment "A" (H-533) as Amended by House Amendment "A" (H-572) thereto and Commit the Bill and accompanying papers to the Committee on Education and Financial Affairs.

That the Senate Recede and Concur with the House.

On the Part of the Senate:

Senator ROTUNDO of Androscoggin Senator NUTTING of Androscoggin Senator DAVIS of Piscataquis

On the part of the House:

Representative RICHARDSON of Brunswick Representative LaVERDIERE of Wilton Representative MADORE of Augusta

Comes from the House with the Committee of Conference Report READ and ACCEPTED, in concurrence. The House RECEDED from PASSAGE TO BE ENGROSSED AS AMENDED BY HOUSE AMENDMENT "A" (H-553) AS AMENDED BY HOUSE AMENDMENT "A" (H-572) thereto and Bill and accompanying papers COMMITTED to the Committee on EDUCATION AND CULTURAL AFFAIRS.

Report READ and ACCEPTED, in concurrence.

RECEDED and CONCURRED.

Senate at Ease.

Senate called to order by the President.

On motion by President Pro Tem **BENNETT** of Oxford, **ADJOURNED** to Thursday, June 21, 2001, at 9:00 in the morning.