



**MAINE STATE LEGISLATURE**  
**LAW AND LEGISLATIVE REFERENCE LIBRARY**  
**Legislative History Collection**  
**122nd Legislature (2004-2006)**

**History and Final Disposition**

LD 1516 / HP1061

An Act To Eliminate the 3-step Sentencing Procedure Relating to the Imposition of Sentencing Alternatives That Include Imprisonment. (Submitted by the Criminal Law Advisory Commission pursuant to the Maine Revised Statutes, Title 17-A, section 1354, subsection 2.) Referred to Joint Standing Committee on Criminal Justice and Public Safety. Public Hearing 04/25/05. Final Disposition: Ought Not to Pass Pursuant to Joint Rule 310 05/16/05.

**Original Bill**

[LD 1516 \(122nd Legis. 2005\)](#)

**Analyst's Summary of Bill**

[LD 1516](#)

**Committee Materials**

Joint Standing Committee on Criminal Justice

- (Available on request—please include the following citation: cf122-LD-1516.pdf)

**Floor Proceedings and Debate**

[HOUSE, March 30, 2005 \(H334-342\)](#)

- p. H-336

[SENATE, March 30, 2005 \(S356-410\)](#)

- p. S-406

[SENATE, May 12, 2005 \(S715-737\)](#)

- p. S-727

[HOUSE, May 16, 2005 \(H552-576\)](#)

- p. H-552

**Cross References**

State v. Hewey, 622 A.2d 1151 (Me. 1993)

To obtain items available on request, or to report errors or omissions in this history, please contact:

[Maine State Law and Legislative Reference Library](#)