

STATE OF MAINE

ONE HUNDRED AND ELEVENTH LEGISLATURE

FIRST REGULAR SESSION

JOINT STANDING COMMITTEE ON

Judiciary

BILL SUMMARY



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Office of Legislative Assistants State House, Station 13 Augusta, Maine 04333 (207) 289-2486 SUMMARY: Provides a mechanism for continuing the operation of a long-term care facility whose operators have demonstrated an unwillingness or inability to comply with state licensing standards. Long term care facilities include boarding homes and nursing homes. Provides the department with an alternative to the issuance of a conditional license, which requires the operator to make needed corrections, and to the revocation of a facility's license. It is a remedy of last resort before closing the facility.

Authorizes receivership proceedings to be brought by the Commissioner or acting commissioner of Department of Human Services when the welfare of facility residents is in jeopardy. Court hearings must be conducted within 10 days of a petition for receivership. Ex parte proceedings may be held only in the event of an emergency.

The court may appoint any responsible person, other than a state employee, to be the receiver. The receiver is allowed to operate the facility essentially as an owner under court supervision.

1575	AN ACT TO CREATE A STATUTORY WILL	Paradis	PL 1983, c. 376 (new draft LD 380)
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SUMMARY: Creates a statutory will. It creates a simple will form written in plain English designed for use in uncomplicated situations.

1578	AN ACT RELATING TO VICTIMS ' BI	LL McGowan	PL 1983, c. 352
	OF RIGHTS		(new draft LD
			782)

SUMMARY: Makes tampering with a victim a Class B crime; removes a provision in current law stating that the person seeking to cause a witness, informant, or victim to withhold information is only committing a crime if that person knows the person with the information is not privileged to withhold it; gives the victim a right to be heard when the convicted defendant is sentenced; generally requires the court to investigate the possibility of restitution and state why if it is not ordered; permits 25% of an immate's income to be deducted for restitution; encourages each county to establish a victim and witness support program.

1595	AN ACT CONCERNING THE ADMISSI-	Nelson	PL 1983, c. 411
	BILITY IN CRIMINAL PROCEEDINGS OF		(new draft LD
	STATEMENTS BY MINORS DESCRIBING		578)
	SEXUAL CONTACT		

SUMMARY: Allows a minor to testify out-of-court to incidents involving sexual contact if necessary to prevent further trauma to the minor. The defendant is given the same rights to examine and cross-examine the witness and the testimony is recorded stenographically, on videotape, or by other court approved methods.