

MAINE STATE LEGISLATURE

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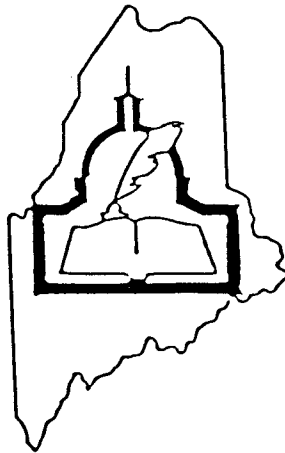
ONE HUNDRED AND ELEVENTH LEGISLATURE
SECOND REGULAR SESSION

JOINT STANDING COMMITTEE
BILL SUMMARIES
JUNE 1984

This document is a compilation of the bill summaries prepared by this office for the Joint Standing Committees of the Maine Legislature, covering the Second Regular Session of the 111th Legislature. The summaries are arranged alphabetically, and indexed separately by committee.

STATE OF MAINE
ONE HUNDRED AND ELEVENTH LEGISLATURE
SECOND REGULAR SESSION

JOINT STANDING COMMITTEE ON
LOCAL AND COUNTY
BILL SUMMARY



MAY, 1984

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1853 AN ACT TO CLARIFY THE LAW Trafton PL 83, C. 633
CONCERNING CERTAIN APPEALS
FROM PLANNING BOARD DECISIONS

SUMMARY: The bill allows boards of appeals in municipalities to hear appeals of the actions of planning boards. The existing language allowed only appeals of decisions of individual officials.

1854 AN ACT TO ALLOW PLANTATIONS McBreairty OIP-A
TO DETERMINE WHEN TO HOLD PL 83, C. 601
THEIR ANNUAL MEETINGS

SUMMARY: The bill removes the requirement that plantations hold their annual meeting in March. It thereby allows them to hold the meeting in June and consider the plantation budget in conjunction with the school budget.

The Committee Amendment (S-280) added an emergency clause so the provisions can take effect this year.

1880 AN ACT TO ENABLE COMMUNITIES Rotondi OIP-A
TO ESTABLISH TOWN FOREST PL 83, C. 634
RESERVE ACCOUNTS

SUMMARY: The original bill provided for the establishment of town forest reserve accounts by municipalities with town forests. Since municipalities already had this authority under home rule but plantations did not, the bill was amended by the Committee (H-469) to allow plantations to establish forest reserve accounts and to indicate that municipalities could establish such accounts under their home rule authority.

1950 AN ACT TO PROVIDE FOR Kelleher PL 83, C. 607
REAPPORTIONMENT OF COUNTY
COMMISSIONER DISTRICTS

SUMMARY: The bill was passed without reference to a committee. It reapportions county commissioner districts, as constitutionally required.

A floor amendment in the Senate (S-282) added an emergency clause and a floor amendment in the House (H-456) corrected certain errors and omissions in the original bill.

1961 AN ACT CONCERNING TERMS OF Pray OIP-ND
OFFICE OF CERTAIN COUNTY ID 2222
COMMISSIONERS WHOSE DISTRICTS
ARE AFFECTED BY REAPPORTIONMENT

SUMMARY: The bill added language to existing law on terms of commissioners after reapportionment, by which the terms of office for commissioners elected on a county-wide basis shall be for 4 years.