

MAINE STATE LEGISLATURE

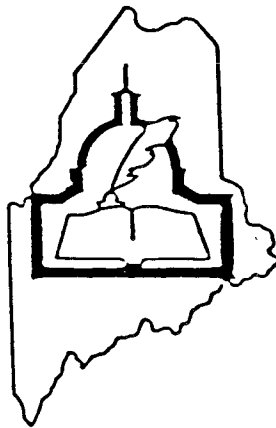
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STATE OF MAINE
ONE HUNDRED AND TWELFTH LEGISLATURE
FIRST REGULAR SESSION

JOINT STANDING COMMITTEE ON
LABOR
BILL SUMMARY



JULY, 1985

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ONE HUNDRED AND TWELFTH LEGISLATURE
FIRST REGULAR SESSION

JOINT STANDING COMMITTEE
BILL SUMMARIES
JULY 1985

This document is a compilation of the bill summaries prepared by this office for the Joint Standing Committees of the Maine Legislature, covering the First Regular Session of the 112th Legislature. The summaries are arranged by LD number and indexed separately by committee.

LD: 433 AN ACT AMENDING THE MUNICIPAL PUBLIC EMPLOYEES LABOR RELATIONS ACT TO PROVIDE FOR NEWLY RECOGNIZED OR CERTIFIED BARGAINING AGENT TO BARGAIN FISCAL MATTERS WITHIN 120 BUSTIN
BEAULIEU
RANDALL
GAUVREAU

OTP-AM HOUSE Enacted PUBLIC
SENATE Enacted CH # 46
GOV SIGNED

S-11 CA H S

SUMMARY:

The Municipal Public Employees Labor Relations Act required a bargaining agent to give notice to the public employer of its intention to bargain monetary items at least 120 days before the end of the current fiscal period. This prevented bargaining agents certified within the 120-day period from negotiating monetary items for the following fiscal year. The original bill allowed a bargaining agent who was recognized or certified during this period to negotiate monetary items if only 30 days notice was provided. Committee amendment S-11 ensured that this exception would only apply to newly recognized bargaining agents and would not apply to previously recognized units that switched bargaining agents during the 120-day period.

LD: 434 AN ACT RELATING TO ADMISSIBILITY OF CERTAIN STATEMENTS IN WORKERS' COMPENSATION CASES DUTREMBLE

ONTP HOUSE Accepted Committee Report
SENATE Accepted Committee Report
GOV

SUMMARY:

The bill would have repealed the so-called "Mini-Miranda" requirement that prevented the use of an employee's statements to his employer in certain circumstances in workers' compensation cases.

LD: 544 AN ACT CONCERNING THE MINIMUM WAGE FOR MINORS SIMPSON
CARROLL
BOUTILIER
HALE

LV-WD HOUSE Accepted Committee Report
SENATE Accepted Committee Report
GOV

SUMMARY:

The bill would have repealed the so-called "Mini-Miranda" requirement that prevented the use of an employee's statements to his employer in certain circumstances in workers' compensation cases.