# MAINE STATE LEGISLATURE

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# STATE OF MAINE

# ONE HUNDRED AND TWELFTH LEGISLATURE SECOND REGULAR SESSION

# JOINT STANDING COMMITTEE ON

# **HUMAN RESOURCES**

#### BILL SUMMARY



MAY 1986

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JOINT STANDING COMMITTEE BILL SUMMARIES MAY 1986

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

All Amendments are listed, by paper number (e.g., H-584 or S-222), together with the sponsor if it is a floor amendment or the designation "CA" if it is a committee amendment. If the amendment was adopted in the House, the letter H appears after the sponsor. If it was adopted in the Senate, the letter S a Tana Pana appears.

Final action for each bill is listed to the right of the title. If final House action and Senate action differ, both are listed.

Key to Committee Reports and Floor Action:

Ought to Pass OTP Ought to Pass in New Draft OTP-ND Ought to Pass in New Draft, New Title OTP-ND-NT Ought to Pass as Amended OTP-AM Ought Not to Pass ONTP Leave to Withdraw LVWD Indefinitely Postponed INDEF PP

LD 2270 AN ACT TO REQUIRE A REPORT FROM THE MAINE CORRECTIONAL ADVISORY COMMISSION CONCERNING CORRECTION SERVICE PROGRAMS AND REHABILITATION

PL 1985 c. 666

SERVICES

Sponsor: GAUVREAU, Gill, Joseph, Reeves Committee Report: New draft of LD 790

SUMMARY: This new draft, with new title, replaced the original bill which was held over from last year. original bill sought to make rehabilitative services mandatory instead of discretionary for the Department of Corrections. During the interim, the Governor's Blue Ribbon Commission on Corrections issued its report which called for more rehabilitative efforts on the part of the department. This new draft requires that the joint standing committee of the Legislature having jurisdiction over human resources be kept advised of the rehabilitative efforts of the executive branch.

LDAN ACT TO REQUIRE LABELING OF COFFEES AND TEAS 2278 DECAFFEINATED WITH METHYLENE CHLORIDE

INDEF. PP

Sponsor: PERKINS, Erwin E, Whitcomb, Daggett Committee Report: New draft of LD 2035

SUMMARY: The original bill sought to require that coffee and coffee products processed with methylene chloride be labeled as containing a possible carcinogen.

The new draft, with new title, replaced the original bill. It retained the concept of the original bill which requires a warning label for coffee processed with methylene chloride with the following changes.

- It required the caution label on tea or tea products in addition to coffee or coffee products.
- 2. It clarified the intent of the original bill to require the label only on packaged goods. A label is not required on coffee or tea sold by the cup or the thermos. Only "packaged" coffee or tea and coffee or tea products are required to be labeled. Individual tea bags would not be required to be labeled.
- It corrected the wording of the caution from "possible" carcinogen to "probable" carcinogen.
- 4. It deleted any monetary penalty for a violation of this provision.
- 5. It reallocated the provision to the Maine Revised Statutes, Title 22, chapter 551, Pure Foods and Drugs Generally. By placing the law in a more appropriate section of the laws it: