

MAINE STATE LEGISLATURE

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STATE OF MAINE
ONE HUNDRED AND THIRTEENTH LEGISLATURE
FIRST REGULAR SESSION

JOINT STANDING COMMITTEE ON
JUDICIARY
BILL SUMMARY



JUNE 1987

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ONE HUNDRED AND THIRTEENTH LEGISLATURE
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JOINT STANDING COMMITTEE
BILL SUMMARIES
JUNE 1987

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. The summaries are arranged by LD number under each committee.

All Adopted 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 "COMMITTEE" if it is a committee amendment.

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

Please let us know if you would prefer a different format or additional information and if the summaries are helpful.

Key to Committee Reports and Floor Action:

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

2. Broadening the scope of protective orders to include other family or household members beside the victim; and
3. Authorizing the imposition of bail conditions similar to protective orders in crimes involving domestic abuse.

The New Draft, LD 1700, completely redrafted the bill to avoid constitutional questions related to bail conditions and focused solely on increasing the authority of bail commissioners to issue orders with conditions similar to protective orders. The new draft authorizes bail commissioners to issue any order reasonably calculated to ensure the integrity of the judicial process and the proper administration of justice. The order must be in writing and given to the offender and may be modified or dissolved by the court having jurisdiction over the criminal offense. Violation of such an order is a Class E crime. The entire law is given a sunset date of July 1, 1989.

<p>LD 1717</p>	<p>AN ACT TO MAKE CORRECTIONS OF ERRORS AND INCONSISTENCIES IN THE LAWS OF MAINE</p>	<p>PL 1987 c. 402 EMERGENCY</p>
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Sponsor: BRANNIGAN, Paradis, P.
 Committee Report: OTP-A
 Amendments Adopted:
 S-147 COMMITTEE
 S-152 BRANNIGAN
 S-155 BRANNIGAN
 S-164 BRANNIGAN
 S-167 BRANNIGAN
 S-168 BRANNIGAN

SUMMARY: LD 1717 makes nonsubstantive changes required by technical errors in drafting, printing or enacting conflicting legislation.

<p>LD 1737</p>	<p>AN ACT TO AMEND THE JUVENILE CODE RELATING TO THE QUESTIONING OF JUVENILES</p>	<p>PL 1987 c. 367</p>
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Sponsor: HEPBURN, Matthews, Z., Rolde
 Committee Report: New Draft of LD 1177

SUMMARY: The new draft permits a law enforcement officer to question an arrested juvenile without the juvenile custodian's presence or consent in a limited circumstance, when the officer has made a reasonable effort to contact the custodian, cannot do so, and seeks to question the juvenile about continuing or imminent criminal activity.