## MAINE STATE LEGISLATURE

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## STATE OF MAINE 113TH LEGISLATURE SECOND REGULAR SESSION



# BILL SUMMARY JOINT STANDING COMMITTEE ON JUDICIARY

MAY 1988

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## ONE HUNDRED AND THIRTEENTH LEGISLATURE FIRST & SECOND SPECIAL SESSIONS SECOND REGULAR SESSION

JOINT STANDING COMMITTEE
BILL SUMMARIES
MAY 1988

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 for floor amendments. Final action is listed to the right of the title. If final House and Senate action differ, both are listed. Committee Reports and Floor Action are indicated as follows::

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

Each individual summary was prepared by the analyst assigned, as noted for each committee. But, this document was produced by the efforts of all the office staff, including Secretaries: Charlene Brann, Janet Jean, Earl Knox, Valarie Parlin; Research Assistant Hartley Palleschi. Finally, Secretary Laurette Knox, Legal Assistant Carolyn Chick, and Research Assistant Robert Dunn had special responsibilities in the preparation of the overall document.

Please give us your suggestions and comments on these summaries and tell us of any inaccuracies.

LD An Act Relating to Prison Furloughs 2381

PUBLIC 729

SPONSOR(S)

COMMITTEE REPORT

OTP-AM

AMENDMENTS ADOPTED

CARTER

BERUBE

PARADIS P CHONKO

H-609

## SUMMARY

LD 2381 proposed to restrict the granting of unescorted furloughs to prison inmates by requiring the prior approval of a court, after notice and opportunity for hearing by the victim and prosecutor's office. The LD also required that a prisoner serve at least 50% of his original sentence (without considering good time credits) before being released on furlough and prevented the issuance of a furlough to any prisoner who had previously violated any condition of furlough.

Committee Amendment "A" (H-609) deleted the entire bill and added a restriction that a prisoner must serve at least 50% of his sentence, after considering good time credits. This restriction applies only to persons convicted after the bill's effective date.

LD An Act to Waive Filing Fees for the State in Asset 2409 Forfeiture Proceedings

PUBLIC

648

**EMERGENCY** 

SPONSOR(S)

COMMITTEE REPORT AMENDMENTS ADOPTED

PARADIS P

OTP

### SUMMARY

LD 2409 authorizes a waiver of the normal court filing fee for the State in drug-trafficking forfeiture proceedings.

T.D An Act Concerning the Penobscot Tribal Court PUBLIC

756

2440

COMMITTEE

REPORT

AMENDMENTS ADOPTED

OTP-AM

S-482

**PEARSON CASHMAN** 

SPONSOR(S)

PARADIS P

BRANNIGAN

## SUMMARY

LD 2440 proposed to extend the jurisdiction of Indian tribal courts in the State to include any criminal offense punishable by up to one year imprisonment or a fine of not more than \$5,000. The LD also specified the subpoena powers of tribal courts.

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