

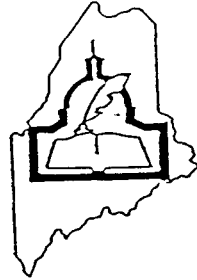
# MAINE STATE LEGISLATURE

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STATE OF MAINE  
114TH LEGISLATURE  
FIRST REGULAR SESSION



BILL SUMMARY  
JOINT SELECT COMMITTEE  
ON  
CORRECTIONS

JULY 1989

MEMBERS

Sen. Beverly Miner Bustin \*  
Sen. Zachary E. Matthews  
Sen. Thomas R. Perkins

Rep. Rita B. Melendy \*  
Rep. Peter J. Manning  
Rep. Joseph W. Mayo  
Rep. Cushman D. Anthony  
Rep. Carl B. Smith  
Rep. Susan E. Dore  
Rep. Ernest C. Greenlaw  
Rep. Michael F. Hepburn  
Rep. Barbara E. Strout  
Rep. Jack L. Libby

\* Denotes Chair

Staff: Annika Lane, Legislative Analyst  
Lars Rydell, Legislative Analyst

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JOHN R. SELSER  
HAVEN WHITESIDE  
CAROLYN J. CHICK, RES. ASST  
ROBERT W. DUNN, RES. ASST  
HARTLEY PALLESCHI, JR., RES. ASST

ONE HUNDRED AND FOURTEENTH LEGISLATURE  
FIRST REGULAR SESSION

JOINT STANDING COMMITTEE  
BILL SUMMARIES  
AUGUST 1989

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 for 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 abbreviated 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 Research Assistant Barbara McGinn, and secretaries: Charlene Brann, and Valarie Parlin, and especially Laurette Knox who coordinated preparation of the overall document.

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

which plan to construct, new jails or jail expansions, this results in an increased burden on the property tax because some portion of those jails will be used to detain Class A, B or C prisoners.

This bill would have provided full reimbursement by taking these capital expenditures out of the calculation of the daily prisoner reimbursement rate and placing them in a separate subsection of the law.

The basic proposal of this bill was included in the committee amendment to LD 723.

**LD 827**      **An Act to Authorize the Department of Corrections to Establish a Solid Waste Recycling Program**

**PUBLIC 587**

<u>SPONSOR(S)</u>	<u>COMMITTEE REPORT</u>	<u>AMENDMENTS ADOPTED</u>
CARTER	OTP	S-86    BUSTIN
MICHAUD		
CHONKO		
KANY		

SUMMARY

This bill directs the Department of Corrections to examine the feasibility of establishing recycling facilities, employing inmates, which could recycle waste generated by correctional facilities and by municipalities or private businesses in the vicinity of correctional facilities.

Senate Amendment "A" requests the commissioner to conduct the study together with the Department of Economic and Community Development, Office of Waste Recycling and Reduction. It also adds the Joint Select Committee on Corrections to the list of committees to report to by January 1, 1990.

**LD 875**      **An Act Concerning the Permitted Uses of Funds Received by Counties as Reimbursement for Housing Certain Prisoners**

**LV/WD**

<u>SPONSOR(S)</u>	<u>COMMITTEE REPORT</u>	<u>AMENDMENTS ADOPTED</u>
ALLEN	LV/WD	
ROTONDI		
BUSTIN		
MELENDY		

SUMMARY

Present law restricts the use of funds paid to counties for state prisoners placed in county facilities under the provisions that state prisoners serving less than 9 months can be placed in county jails. The restriction requires that the funds be used for maintaining and developing community based corrections programs. The proposal in this bill would have allowed the counties to use the funds for the more general purpose of supporting prisoners in the county. This concept was included in the committee's amendment to LD 723 with the added amendment that 10% of the funds be used for community corrections in 1991 and that this percent should increase by 10% each year until it reaches 50% in 1995.