MAINE STATE LEGISLATURE

The following document is provided by the

LAW AND LEGISLATIVE DIGITAL LIBRARY

at the Maine State Law and Legislative Reference Library

http://legislature.maine.gov/lawlib



Reproduced from scanned originals with text recognition applied (searchable text may contain some errors and/or omissions)

STATE OF MAINE 114TH LEGISLATURE FIRST REGULAR SESSION



BILL SUMMARY JOINT STANDING COMMITTEE ON LABOR

JULY 1989

MEMBERS

Sen. Donald E. Esty, Jr. * Sen. Zachary E. Matthews Sen. R. Peter Whitmore

Rep. Edward A. McHenry *
Rep. Tony J. Tammaro
Rep. Richard P. Ruhlin
Rep. Anne M. Rand
Rep. M. Ida Luther
Rep. Elden McKeen
Rep. Edward L. Pineau
Rep. Gary W. Reed
Rep. Jeffrey H. ButlanD
Rep. John S. McCormick, Jr.

* Denotes Chair

Staff: Gilbert Brewer, Legislative Analyst

Office of Policy & Legal Analysis Room 101, State House Sta. 13 Augusta, ME 04333 (207) 289-1670 1ARTHA E. FREEMAN, DIRECTOR
VILLIAM T. GLIDDEN, PRINCIPAL ANALYST
ULIE S. JONES, PRINCIPAL ANALYST
DAVID C. ELLIOTT, PRINCIPAL ANALYST
TILBERT W. BREWER
ODD R. BURROWES
TRO FLATEBO
DEBORAH C. FRIEDMAN
OHN B. KNOX



STATE OF MAINE OFFICE OF POLICY AND LEGAL ANALYSIS

ROOM 101/107/135 STATE HOUSE STATION 13 AUGUSTA, MAINE 04333 TEL: (207) 289-1670 ANNIKA E. LANE
EDWARD POTTER
MARGARET J. REINSCH
LARS H. RYDELL
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.

CARRY OVER

SPONSOR(S)

COMMITTEE REPORT

AMENDMENTS ADOPTED

GREENLAW MARTIN J DUTREMBLE D

PARADIS E

SUMMARY

LD 879 proposed to require the State to provide training in the use of self-contained breathing apparatus to those state employees who were required to use that equipment in their job.

LD 895

An Act to Ensure Proper Payment of Fringe Benefit Contributions for Construction Workers

LV/WD

SPONSOR(S)

COMMITTEE REPORT

AMENDMENTS ADOPTED

BUSTIN

LV/WD

PRIEST

RAND

SUMMARY

LD 895 proposed to establish a mechanism to enhance the ability of construction workers to collect fringe benefit contributions from contractors who failed to pay those contributions.

MIN

LD 900 An Act Relating to the Reemployment of Injured Workers Under the Workers' Compensation Act

PUBLIC 388

SPONSOR(S) HOBBINS

COMMITTEE REPORT OTP-AM MAJ

S-193 MAJ REP

AMENDMENTS ADOPTED

JOSEPH

ONTP

CONLEY

SUMMARY

LD 900 proposed to extend the time within which an employer is required to reinstate an injured employee to suitable work from one year to 3 years and also proposed to extend the time within which mandatory retraining may be ordered for an injured employee from 14 months after maximum medical improvement to 48 months.

Committee Amendment "A" (S-193) replaced the bill and extended the time period for reinstatement to suitable employment from one year to 2 years only when the employer has over 250 employees.