

STATE OF MAINE 114TH LEGISLATURE SECOND REGULAR SESSION



BILL SUMMARIES JOINT STANDING COMMITTEE ON JUDICIARY

JUNE 1990

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One Hundred and Fourteenth Legislature Second Regular Session

Joint Standing Committee Bill Summaries

June 1990

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. 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 or analysts assigned to the committee. But, this document was produced by the efforts of all the office staff, including secretaries: Charlene Raymond, 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.

by the department for a dependent child and modified department hearing and collection procedures. The bill established a regular review procedure. (Carried over from the First Regular Session.)

Committee Amendment "A" (H-847) replaced the bill. It provides that responsible parents who have defaulted upon an initial notice of debt for child support may petition the Department of Human Services to vacate the decision of debt for good cause within one year of the decision.

LD 1436 An Act to Amend the Laws Relating to Offers of Judgment LV/WD

SPONSOR(S)COMMITTEE REPORTAMENDMENTS ADOPTEDHANLEYLV/WDMARSANOHOBBINSSTEVENS P

SUMMARY

The bill gave all parties in civil lawsuits the right to offer to terminate litigation by offering a specified judgment, in effect changing Rule 68 of the Maine Rules of Civil Procedure. (Carried over from the First Regular Session.)

The Civil Rules Advisory Committee recommended against adoption of the change in Rule 68. The Justices of the Supreme Judicial Court chose not to make the change.

TEE REPORT	AMENDMENTS ADOPTED	

SUMMARY

The bill extended immunity provisions to retired physicians who voluntarily provide medical services. (Carried over from the First Regular Session with the other medical malpractice bills.)

LD 1512	An Act to Reform the Juvenile Criminal Justice System	PUBLIC 744
	(Reported Pursuant to Resolves of 1987, Chapter 68)	

 SPONSOR(S)
 COMMITTEE REPORT
 AMENDMENTS ADOPTED

 0TP-AM
 H-893
 PARADIS P

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SUMMARY

The bill incorporated the changes to the Juvenile Code recommended by the Juvenile Corrections Planning Commission. (Carried over from the First Regular Session.)

Committee Amendment "A" (S-479) struck many sections from the bill. As amended, the bill covers diagnostic evaluations, intensive staff supervision of juveniles, transfer of juveniles and the determination if the juvenile poses any danger, extensions for petitions only for good cause shown and sealing of juvenile records from the public.

House Amendment "A" to Committee Amendment "A" (H-772) eliminated the serving of "shock sentences" in county jails. (Not adopted)

House Amendment "B" to Committee Amendment "A" (H-893) clarifies the procedure and grounds for sealing records.

Office of Policy and Legal Analysis Judiciary