

STATE OF MAINE 115TH LEGISLATURE

SECOND REGULAR SESSION

BILL SUMMARIES JOINT SELECT COMMITTEE ON CORRECTIONS

MAY 1992

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ONE HUNDRED AND FIFTEENTH LEGISLATURE SECOND REGULAR SESSION

JOINT STANDING COMMITTEE BILL SUMMARIES

MAY 1992

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 volume is organized alphabetically by committee; within each committee, the summaries are arranged by LD number. A subject index is provided at the beginning of each committee's summaries.

All adopted amendments are listed, by paper number (e.g., H-584 or S-222), together with the sponsor for floor amendments. Final action on each bill is listed to the far right of the title. Various types of final action are abbreviated as follows:

PUBLIC XXX	Chapter # of enacted Public Law
P&S XXX	Chapter # of enacted Private & Special Law
RESOLVE XXX	Chapter # of enacted Resolve
CON RES XXX	Chapter # of Constitutional Resolution passed by both Houses
EMERGENCY	Enacted law takes effect sooner than 90 days
CARRIED OVER	Bill carried over to Special Session
ONTP	Ought Not to Pass report accepted
LVWD	Leave to Withdraw report accepted
INDEF PP	Bill Indefinitely Postponed
FAILED EMERGENCY ENACTMENT	Emergency bill failed to get $2/3$ vote
DIED BETWEEN BODIES	House and Senate disagree; bill died
CONF CMTE UNABLE TO AGREE	Committee of Conference formed but unable to agree
VETO SUSTAINED	Legislature filed to override Governor's Veto
UNSIGNED	Not signed by Governor within 10 days
DIED ON ADJOURNMENT	Action incomplete when session ended; bill died

These summaries were 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, especially Laurette Knox who coordinated preparation of the overall document.

If you have any suggestions or comments on these summaries, please let us know.

4289GEA

Joint Select Committee on Corrections

LD 1396 An Act to Establish the Maine Correctional Institution - PUBLIC 656 Warren

SPONSOR(S)	COMMITTEE REPORT	AMENDMENTS ADOPTED
GILL	OTP-AM	S-549
BUSTIN		
MELENDY		
NORTON		

SUMMARY

The original bill sets up the new maximum security prison at Warren as a separate institution.

Committee Amendment "A" makes that facility a unit of the State Prison.

LD 1447	An Act to Create the Commission on Transferring County Jails	INDEF PP
	to the State	

SPONSOR(S)	COMMITTEE REPORT		AMENDMENTS ADOPTED	
MARTIN J	OTP-AM	MAJ	H–1037	ANTHONY
KETOVER	ONTP	MIN	H–979	MAJ REP
BERUBE				
JOSEPH				

SUMMARY

This bill transfers jurisdiction over the county jails, including their facilities, debts and obligations, from the counties to the Department of Corrections.

Committee Amendment "A" eliminates the substantive law provisions, which transferred the county jails to the State and, instead, sets up a commission to develop the method and timetable for implementing the transferral. The commission is required to make an interim report by April 15, 1993 and a final report with recommended statutory changes by January 1, 1994.

House Amendment "A" (H-1010) to Committee Amendment "A" requires that before the commission may develop a plan to accomplish the transfer the commission must first conduct a study of the feasibility of a transfer.

House Amendment "B" (H-1037) to Committee Amendment "A" is the same as House Amendment "A".

LD 2004 An Act to Divert Juvenile Offenders from Secure Detention PUBLIC 690

SPONSOR(S)	COMMITTEE REPORT	AMENDMENTS ADOPTED
BUSTIN	OTP-AM	S-556

SUMMARY

Under current law the Department of Corrections is to reimburse counties for the cost of county jail prisoners. Thirty percent of this reimbursement is to be retained by the Department until the county demonstrates that these funds will be used for correctional services that are the least restrictive consistent with public safety. Two thirds of these retained funds are to be released on demonstration of an acceptable adult program and one third upon demonstration of a juvenile diversionary program.