MAINE STATE LEGISLATURE

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STATE OF MAINE 115TH LEGISLATURE

SECOND REGULAR SESSION

BILL SUMMARIES JOINT STANDING COMMITTEE ON BUSINESS LEGISLATION

MAY 1992

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*Rep. Carl F. Sheltra Rep. Christopher S. Gurney Rep. Virginia Constantine Rep. Nason S. Graham Rep. Marc J. Vigue Rep. Albert G. Stevens Rep. Jack L. Libby Rep. Harry W. Bailey Rep. Leslie Kutasi, Jr. Rep. William F. Reed

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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
P&S XXX
RESOLVE XXX
CON RES XXX
EMERGENCY
CARRIED OVER
ONTP
LVWD
INDEF PP
FAILED EMERGENCY ENACTMENT
DIED BETWEEN BODIES
CONF CMTE UNABLE TO AGREE
VETO SUSTAINED
UNSIGNED
DIED ON ADJOURNMENT

Chapter # of enacted Public Law
Chapter # of enacted Private & Special Law
Chapter # of enacted Resolve
Chapter # of Constitutional Resolution passed by both Houses
Enacted law takes effect sooner than 90 days
Bill carried over to Special Session
Ought Not to Pass report accepted
Leave to Withdraw report accepted
Bill Indefinitely Postponed
Emergency bill failed to get 2/3 vote
House and Senate disagree; bill died
Committee of Conference formed but unable to agree
Legislature filed to override Governor's Veto
Not signed by Governor within 10 days
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.

The original bill contains a provision currently in law which requires a Department of Agriculture report on wine and spirits container deposits by January 1, 1992 and calls for an increase in the minimum deposit contingent on this report. However, 32 MRSA section 1866, sub-§6 which required deposit initiators to report yearly data was repealed and replaced by section 1866—A which required quarterly reports effective the 3rd quarter of 1991, thereby making it impossible for the Department to provide the required report by January 1, 1992.

Committee Amendment "A" sets back the date of the required report until January 1, 1993 when a year's data is available and sets back the possible increase of the minimum refund value to 25¢ until 6 months after the report is published.

House Amendment "A" (H-1123) to Committee Amendment "A" leaves initiators of deposit of refillable containers subject to current reporting requirements and clarifies that all other unclaimed minimum deposits on these containers escheat to the State with 50% being retained by the deposit initiators, except that 100% is retained by initiators of deposits on refillable containers.

House Amendment "B" (H-1182) to Committee Amendment "A" is essentially the same as House Amendment "A".

House Amendment "C" (H-1197) to Committee Amendment "A" makes it clear that deposit initiators for refillable containers retain all unclaimed deposits.

LD 2148

An Act to Establish the Petroleum Market Share Act

PUBLIC 836

SPONSOR(S)	COMMITTEE REPORT		AMENDMENTS ADOPTED		
BALDACCI	OTP-AM	MAJ	H-1229	SHELTRA	
MARSANO	ONTP	MIN	S-640	MAJ REP	
CONSTANTINE			S-657	BALDACCI	
CLARK N					

SUMMARY

The original bill requires wholesalers of heating oil and motor fuel oil and retailers of heating oil to report gallonage information to the Attorney General and requires wholesalers to pay a fee of 35¢ for each 10,000 gallons of oil sold to retailers in the previous year. The retailer information is to be reported by municipality. The Attorney General is required to make an annual report to the Legislature. Violations of these provisions are subject to a civil penalty not to exceed \$10,000.

Committee Amendment "A" changes the retailer reporting requirement to require reports by county. It adds a requirement that every 60 days refiners report a list of retail outlets that they control and changes from the previous list. It raises the reporting fee to $45 \not\in$ per 10,000 gallons the first year and $40 \not\in$ in succeeding years. It repeals all reporting provisions effective October 1, 1994.

The amendment adds the following prohibitions:

- A refiner may not secure control of a retail outlet for motor fuel that is within 2 miles of an existing outlet of that refiner unless the Attorney General concludes that this addition will increase competition.
- 2. A contract for home heating oil may not be for more than 1 year.
- 3. A retailer, wholesaler or refiner may not misrepresent the efficiency of an oil furnace.
- 4. A refiner may not fix or maintain the price of fuel oil sold by a franchise.

The amendment allows a business suffering injuries due to a violation of any of these provisions to bring a civil action.

The amendment also sets up a committee to advise the Attorney General on matters pertaining to marketing of petroleum products.

House Amendment "A" (H-1166) to Committee Amendment "A" deletes the separate reporting requirement for wholesalers and combines wholesaler and refiner reporting, adds an exemption for large municipalities to the geographic radius anticompetitive trade practices provision and adds 2 retailers to the Petroleum Advisory Committee.

House Amendment "B" (H-1229) to Committee Amendment "A" gives the Governor authority to appoint the 2 trade association members who previously had been the presidents of the 2 trade associations.

Senate Amendment "A" (S-643) to Committee Amendment "A" removes the provision that would prohibit agreements of more than one year in duration for the retail sale of home heating oil to residential customers.

Senate Amendment "B" (S-657) to Committee Amendment "A" eliminates the retailer reporting requirement and the prohibition against home heating oil contracts of over 1 year. It specifically prohibits unfair competition or trade practices and allows the Attorney General to define these terms.

An Act to Regulate Home Repair by Transient Contractors LD 2204

ONTP

ONTP

SPONSOR(S)

COMMITTEE REPORT

AMENDMENTS ADOPTED

SHELTRA

VIGUE

BERUBE

LORD

SUMMARY

The purpose of this bill is to require transient door-to-door sellers of home repair services to register with local police departments before they may solicit any home repair work. Violations of these laws may result in criminal and civil penalties. The Department of the Attorney General is to provide the local police department with all forms necessary to conduct this registration program.

An Act to Exempt Novelty Beverage Containers from the LD 2214 **Deposit Laws**

ONTP

SPONSOR(S)

COMMITTEE REPORT

AMENDMENTS ADOPTED

DUTREMBLE D

ONTP

SUMMARY

This bill exempts the unclaimed deposits held by a deposit initiator on novelty beverage containers from the amount that the deposit initiator must remit to the Treasurer of State.

8 Business Legislation