MAINE STATE LEGISLATURE

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STATE OF MAINE 116TH LEGISLATURE

SECOND REGULAR SESSION

BILL SUMMARIES JOINT STANDING COMMITTEE ON BANKING AND INSURANCE

MAY 1994

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ONE HUNDRED AND SIXTEENTH LEGISLATURE SECOND REGULAR SESSION

JOINT STANDING COMMITTEE BILL SUMMARIES

MAY 1994

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.

The committee report or reports, the prime sponsor for each bill and the lead co-sponsor in each house if one has been designated are listed below each bill title. All adopted amendments are listed, by paper number, together with the sponsor for floor amendments. Final action on each bill is listed to the 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 **ONTP** Ought Not to Pass report accepted INDEF PP Bill Indefinitely Postponed FAILED ENACTMENT Bill failed to get majority vote Emergency bill failed to get 2/3 vote FAILED EMERGENCY ENACTMENT Bill imposing local mandate failed to get 2/3 vote FAILED MANDATE ENACTMENT DIED BETWEEN BODIES House & Senate disagree; bill died Committee of Conference unable to agree; bill died CONF CMTE UNABLE TO AGREE **VETO SUSTAINED** Legislature failed 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. If you have any suggestions or comments on the summaries, please let us know.

5581LHS

- 2. Requires medical utilization review entities to give the insured the name of the medical utilization review agent who has made a decision of denial of benefits;
- 3. Prohibits medical utilization review entities and their employees from owning or having a financial interest in medical or health care facilities:
- 4. Requires a medical utilization review entity to ensure that an employee may not perform utilization review services involving a health care provider or facility in which the employee has a financial interest; and
- 5. Adds a fiscal note.

LD 1070 An Act to Increase Access to and Affordability of Mental Health and Substance Abuse Treatment Services

VETO SUSTAINED

SPONSOR(S)	COMMITTEE REPORT		AMENDMENTS ADOPTED		
BUSTIN	OTP-AM	MAJ	S-505		
	ONTP	MIN	S-602	PEARSON	

SUMMARY

Currently, 3rd-party reimbursement is limited to psychologists, psychiatrists, social workers and psychiatric nurses. This limits the availability of mental health and substance abuse treatment services, particularly in rural parts of the State where the supply of insurance-reimbursable professionals is limited. In addition, current law makes a distinction between master-level clinicians with similar training, allowing some to be insurance reimbursable and leaving others without this ability. This bill recognizes all counseling professionals who have at least a masters degree in training, are licensed by the State and have been practicing for at least 2 years.

The purpose of this bill is to improve access to treatment services and to reduce the cost of those treatment services by increasing the supply of treatment providers who are recognized by insurers and who are available to provide services.

COMMITTEE AMENDMENT "A" (S-505) adds an unallocated section, an appropriation section, an allocation section and a fiscal note to the bill. This amendment also conforms existing law to current drafting standards.

SENATE AMENDMENT "A" TO COMMITTEE AMENDMENT "A" (S-602) incorporates all of Committee Amendment "A" and also adds language that clarifies the original intent of the bill, which is to provide mandatory reimbursement only to counseling professionals who are licensed to assess and treat intrapersonal and interpersonal problems. Other counselors whose licensed scope of practice does not include assessment and treatment would not be subject mandatory insurance reimbursement under this amendment. The amendment also replaces the fiscal note.

See LD 44.