

#### 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
FAILED EMERGENCY ENACTMENT	Emergency bill failed to get 2/3 vote
FAILED MANDATE ENACTMENT	Bill imposing local mandate failed to get 2/3 vote
DIED BETWEEN BODIES	House & Senate disagree; bill died
CONF CMTE UNABLE TO AGREE	Committee of Conference unable to agree; bill died
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

This amendment preserves the energy efficiency improvement program for municipal and school buildings while adding references to indoor air quality and allowing access to the program to municipalities and school administrative districts that do not utilize the loan program. It adds to the energy efficiency language consideration of the healthful quality of the air. This amendment requires public school projects to bear the stamp of a Maine registered professional engineer or architect and requires compliance with the requirements of the Maine Revised Statutes, Title 20-A, section 15903, subsection 3. It forbids vendors and interested parties from making donations or contributions to the Energy Payment Equalization Fund. This amendment requires a report on the program to the Joint Standing Committee on State and Local Government on or before December 1, 1996. It deletes section 3 of the bill concerning a market incentive program to promote the sale of low-emission motor vehicle. This amendment also adds an allocation section and a fiscal note.

#### LD 1491 An Act Concerning Preferred Provider Arrangements ONTP

SPONSOR(S) **COMMITTEE REPORT** DAGGETT ONTP

# **SUMMARY**

This bill repeals the Preferred Provider Arrangement Act of 1986 and enacts a replacement act which is intended to address certain issues of preferred providers in the substance abuse field. It addresses the ability of nonpreferred providers to continue to provide health care services if other key services are provided by other preferred providers. It also addresses a number of procedural aspects having to do with notice to providers and provider opportunity to respond. It also requires the filing of lists of possible preferred providers with the Superintendent of Insurance. It increases the filing fee from \$20 to \$2,500 reflecting the great amount of processing work necessary.

AMENDMENTS ADOPTED

The bill provides that no preferred provider arrangement may be approved by the Superintendent of Insurance when an arrangement requires exceeding existing credentials or licensing statutes or regulations; requires in-service training in excess of statutory or regulatory requirements; has the effect of causing losses of service or revenues to key current providers; or exceeds the requirements of any existing statutory or regulatory provisions having to do with the operation of agencies or the exercise of licensure by individual providers.

The bill contains a retroactivity clause requiring the superintendent to reopen proceedings in which preferred providers had been approved under the Preferred Provider Arrangement Act of 1986.

LD 1521	An Act Related to Multiple-employer Welfare Arrangements			PUBLIC 688 Emergency
	SPONSOR(S)	COMMITTEE REPORT	AMENDMENTS ADOPTED	1

OTP-AM

#### SUMMARY

CARLETON

The purpose of this bill is to promote access to group health care benefits while avoiding some program costs associated with the purchase of health insurance policies. The bill establishes procedures under which employers may form multiple-employer welfare arrangements to provide health care benefits for employees and their dependents.

H-917

Eligibility standards are set to qualify trade associations, industry associations, political subdivisions, religious organizations and professional associations to ensure actuarially viable plans.