MAINE STATE LEGISLATURE

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STATE OF MAINE 117TH LEGISLATURE

FIRST REGULAR SESSION

BILL SUMMARIES JOINT STANDING COMMITTEE ON BANKING AND INSURANCE

AUGUST 1995

MEMBERS:

*Sen. I. Joel Abromsom Sen. Mary E. Small Sen. Dale McCormick

*Rep. Marc J. Vigue Rep. Gail M. Chase Rep. Gordon P. Gates Rep. Norman R. Paul Rep. Michael V. Saxl Rep. Richard H. Campbell Rep. William Guerrette Rep. Sumner A. Jones, Jr. Rep. Lisa Lumbra Rep. Arthur F. Mayo, III

*Denotes Chair

Staff:

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ONE HUNDRED AND SEVENTEENTH LEGISLATURE FIRST REGULAR SESSION

SUMMARY OF LEGISLATION BEFORE THE JOINT STANDING COMMITTEES

AUGUST 1995

This document is a compilation of the bill summaries prepared by this office for the Joint Standing 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 publication, <u>History and Final Disposition of Legislative Documents</u>, is helpful in determining to which committee any particular bill was referred.

In this document, 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 categories of final action are abbreviated as follows:

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

These summaries were prepared by the analyst or analysts assigned to the committee. If more detailed information is needed on a bill, contact the committee analyst.

5581LHS

SUMMARY

This is an emergency bill that amends mental illness benefits provisions of group health insurance laws. The bill requires that all group health insurance policies in the State provide coverage for certain mental illnesses at the same level as coverage for medical treatment for physical illnesses.

The bill also requires insurers who offer individual insurance policies and health maintenance organizations to provide the same benefits for medical treatment for mental illness as for all group health insurance policies.

COMMITTEE AMENDMENT "A" (H-521) replaces the original bill and removes the emergency preamble and emergency clause. The amendment requires parity for the treatment of biologically-based mental illnesses for all group policies and contracts covering employees of employers with more than twenty employees issued by nonprofit hospital and medical service organizations, commercial insurers and health maintenance organizations. The amendment also requires that nonprofit and commercial insurers and health maintenance organizations offer coverage for biologically-based mental illnesses to the same extent as physical illnesses in individual and small group policies. Childhood schizophrenia and psychotic depression are removed from the list of biologically-based mental illnesses. The diagnosis of a biologically-based mental illness must be made by a licensed allopathic or osteopathic physician. The amendment provides an effective date of July 1, 1996 and adds a fiscal note.

HOUSE AMENDMENT "A" (H-540) to COMMITTEE AMENDMENT "A" expands the diagnostic language in the committee amendment to include licensed psychologists and psychiatrists. The amendment also adds a fiscal note. House Amendment "A" was not adopted.

LD 600 An Act to Clarify Credit Union Common Bond Requirements

PUBLIC 101

SPONSOR(S)

COMMITTEE REPORT

AMENDMENTS ADOPTED

KIEFFER

OTP-AM

S-71

SUMMARY

This bill requires the Superintendent of Insurance to review the supporting evidence provided by a credit union proving there is in fact a common bond as required in the Maine Revised Statutes, Title 9-B, section 814 when originally defining its field of membership and when seeking to expand that field of membership. The bill also clarifies that the Legislature did not intend for multiple fields of membership for credit unions and requires the Bureau of Banking to examine state credit unions for compliance with their field of membership requirement.

COMMITTEE AMENDMENT "A" (S-71) replaces the original bill. The amendment clarifies that a community-based field of membership includes those persons who live or work in a well-defined neighborhood, community or rural district and establishes parity between state and federally-chartered credit unions with respect to field of membership requirements. The amendment also requires the Superintendent of Banking to notify interested parties when a credit union proposes a change in field of membership. The amendment adds a fiscal note to the bill as well.

LD 620 An Act to Include Loss of Tax Revenue to the State When Considering a Credit Union Application for Expansion

ONTP

SPONSOR(S)

COMMITTEE REPORT

AMENDMENTS ADOPTED

DONNELLY

ONTP OTP-AM MAJ MIN

SUMMARY

This bill requires the Superintendent of Banking to consider impact on tax revenues prior to authorizing a credit union to expand its field of membership. If the expansion is likely to reduce assets or future growth of assets in competing, tax-paying financial institutions, then the superintendent shall weigh that tax loss in comparison to possible benefits of the credit union expansion.

COMMITTEE AMENDMENT "A" (H-132) is the minority report of the committee and adds a fiscal note. Committee Amendment "A" was not adopted.

LD 621 An Act Regai Cover Losses

An Act Regarding Checks Issued by Insurance Companies to

ONTP

SPONSOR(S)

COMMITTEE REPORT

AMENDMENTS ADOPTED

DIPIETRO

ONTP

SUMMARY

This bill requires that all insurance payments for losses described in the Maine Revised Statutes, Title 24-A, chapter 41 be made to the insured. It limits the right of a mortgagee to receive a payment, in whole or in part, unless the mortgagor gives written permission or the building is not occupied by the insured.

LD 669

An Act Authorizing a Bond Issue in the Amount of \$10,000,000 to Capitalize the Competitive Workers' Compensation Fund

ONTP

SPONSOR(S)

COMMITTEE REPORT

AMENDMENTS ADOPTED

TUTTLE

ONTP

SUMMARY

The funds provided by this bond issue, in the amount of \$10,000,000, will be used for the initial capitalization and administrative expenses of the proposed Competitive Workers' Compensation Fund. This bill is part of a package to create a Competitive Workers' Compensation Fund for workers' compensation that includes a bill to establish the fund and a resolution proposing an amendment to the Constitution of Maine to safeguard the assets of the fund. The funds raised through this bond issue will be used to capitalize the Competitive Workers' Compensation Fund and will be repaid to the State as provided in the bill establishing the fund.

See LD 302 and LD 307.

LD 690

An Act to Provide Family Security through Quality, Affordable Health Care

CARRIED OVER

SPONSOR(S)

COMMITTEE REPORT

AMENDMENTS ADOPTED

MARTIN

SUMMARY

This bill establishes a universal access health care system that offers choice of coverage through organized delivery systems or through a managed care system operated by the Maine Health Care Agency and channels all health care dollars through a dedicated trust fund. It reorganizes State Government as required for the delivery of a unified health care system.

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