## MAINE STATE LEGISLATURE

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#### STATE OF MAINE 117TH LEGISLATURE

#### FIRST REGULAR SESSION

# BILL SUMMARIES JOINT STANDING COMMITTEE ON CRIMINAL JUSTICE

#### AUGUST 1995

MEMBERS:

\*Sen. John W. Benoit Sen. Stephen E. Hall Sen. John J. O'Dea

\*Rep. Herbert E. Clark Rep. Birger T. Johnson Rep. George H. Bunker, Jr. Rep. Richard H. Thompson Rep. Edgar M. Wheeler Rep. Dean F. Clukey Rep. Walter R. Gooley Rep. Michael J. McAlevey Rep. Judith B. Peavey Rep. G. Paul Waterhouse

\*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

8. For years in which the Department of Corrections fails to completely reimburse the county for jailed prisoners it rescinds the requirement that the department is to withhold 30% of reimbursement pending demonstration that the funds will be used for community corrections.

COMMITTEE AMENDMENT "A" (H-287) replaces the bill. The amendment repeals the provision of law that limits the Department of Corrections' reimbursement of community corrections funds to the counties to the actual amount appropriated in fiscal years 1993-94 and 1994-95. This repeal takes effect July 1, 1997, so the department must budget the full cost of reimbursements to the counties into its budget beginning in that year. The amendment also adds a fiscal note.

SENATE AMENDMENT "A" to COMMITTEE AMENDMENT "A" (S-395) incorporates changes made to the Maine Revised Statutes, Title 34-A, section 1210, subsection 2 by Public Law 1995, chapter 368, Part K, section 3. This change limits the obligation of the Department of Corrections to reimburse counties to the actual amount appropriated during fiscal years 1993-94, 1995-96 and 1996-97.

LD 1127

### An Act to Provide Funds to Reimburse the Counties for the Cost of Housing Certain Prisoners

ONTP

SPONSOR(S)

COMMITTEE REPORT

**AMENDMENTS ADOPTED** 

L00K

ONTP

#### **SUMMARY**

This bill would have required the Department of Corrections to identify the cost of reimbursement to the counties under the community corrections laws along with an impact statement detailing the local impact if funding were not included in the Governor's biennial budget recommendations. It also would have provided a General Fund appropriation to pay counties for the amounts not reimbursed during fiscal years 1991-92 through 1994-95, when the department's obligation was statutorily limited to the appropriated amount.

#### LD 1167 An Act to Amend the Operating-under-the-influence Laws

INDEF PP

SPONSOR(S)

COMMITTEE REPORT

AMENDMENTS ADOPTED

**GWADOSKY** 

OTP-AM

H-543

#### **SUMMARY**

This bill would have made it a mandatory condition of bail that a person arrested for operating under the influence could not be released until the person was no longer under the influence of alcohol or drugs or until a 3rd party who was not under the influence of alcohol or drugs agreed to take responsibility for that person.

The bill would have changed the time period used to calculate first and subsequent OUI offenses from 6 years to 10 years.

The bill would have changed the implied consent warnings and the classification of a refusal as a crime to ensure consistency in the various OUI laws.

The bill would have increased the penalties for offenders of the operating-under-the-influence laws and would have established the criminal penalties for persons who refused to submit to chemical tests to determine blood-alcohol and drug concentrations.

The bill would have enacted new provisions that increased the criminal penalties for persons who drove after their licenses had been suspended for operating under the influence.

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