MAINE STATE LEGISLATURE

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STATE OF MAINE 117TH LEGISLATURE

SECOND REGULAR SESSION

BILL SUMMARIES JOINT STANDING COMMITTEE ON HUMAN RESOURCES¹

JUNE 1996

• MEMBERS: Sen. Joan M. Pendexter, Chair Sen. John W. Benoit Sen. Rochelle M. Pingree

Rep. Michael J. Fitzpatrick, Chair
Rep. Birger T. Johnson
Rep. David Etnier
Rep. J. Elizabeth Mitchell
Rep. Kyle W. Jones
Rep. Glenys P. Lovett
Rep. Jeffery G. Joyner
Rep.Jean Ginn Marvin
Rep.Robert J. Winglass
Rep. Henry L. Joy

Staff:
Jane Orbeton, Legislative Analyst

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¹ Amendments to Joint Rule 13 adopted this session changed the committee name to the Joint Standing Committee on Health and Human Services.



Maine State Legislature OFFICE OF POLICY AND LEGAL ANALYSIS

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ONE HUNDRED SEVENTEENTH LEGISLATURE SECOND REGULAR SESSION

Summary Of Legislation Before The Joint Standing Committees June 1996

We are pleased to provide this summary of bills that were considered by the 15 Joint Standing Committees of the Maine Legislature staffed by this office. The document is a compilation of bill summaries which describe each bill, committee amendments and other relevant amendments, as well as the final action taken on the bill. Also included are statistical summaries of bill activity this Session for the Legislature and each of its joint standing committees.

The document is organized for convenient reference to information on bills handled by the joint standing committees. It is organized alphabetically by committees and within committees by bill (LD) number. The committee report(s), prime sponsor for each bill and the lead co-sponsor(s), if designated, are listed below each bill title. All adopted amendments are listed by paper number. Two indices, a subject index and a numerical index by LD number are provided for easy reference to bills. They are located at the back of the document. A separate publication, History and Final Disposition of Legislative Documents, may also be helpful in providing information on the disposition of bills.

Final action on each bill is noted to the right of the bill title. The abbreviations used for various categories of final action are as follows:

CARRIED OVER	nul
	Bill carried over to Second Session
CON RES XXX Chapter	·# of Constitutional Resolution passed by both Houses
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
	Enacted law takes effect sooner than 90 days
FAILED EMERGENCY ENACTMENT	Emergency bill failed to get 2/3 vote
	Bill failed to get majority vote
FAILED MANDATE ENACTMENT	Bill imposing local mandate failed to get 2/3 vote
INDEF PP	Bill Indefinitely Postponed
ONTP	Ought Not To Pass report accepted
P&S XXX	
PUBLIC XXX	Chapter # of enacted Public Law
RESOLVE XXX	Chapter # of finally passed Resolve
UNSIGNED	Not signed by Governor within 10 days
	Legislature failed to override Governor's Veto

Please note the effective date for all non-emergency legislation enacted in the Second Regular Session (unless otherwise specified in a particular law) is July 4, 1996.

LD 1743

An Act to Establish Consistency between Federal and State Drinking Water Laws

PUBLIC 622

<u>Sponsor(s)</u> <u>Committee Report</u> <u>Amendments Adopted</u> ETNIER OTP-AM H-785

LD 1743 proposed to make the state drinking water laws consistent with the federal Safe Drinking Water Act as required to maintain primacy. It would have made changes to the public notification section of the Maine Revised Statutes, Title 22, section 2615 to ensure the drinking water program's ability to enforce the current federal public notification rule, as adopted into the program's rules by reference. It would have changed the emergency powers of the drinking water program to initiate action under the Maine Revised Statutes, Title 22, section 2613. The drinking water program currently has adopted by rule procedures for the issuance of boil-water orders under section 2614. The bill would have established procedures for the issuance of boil-water orders.

Committee Amendment "A" (H-785) is the Majority Report. It proposed to replace sections 4 to 6 of the bill. It would have made the boil-water requirements of state law consistent with federal requirements. It would have clarified the requirements for form and timing of notification of a boil-water order.

Enacted law summary

Public Law 1995, chapter 622 comprises the provisions of the bill and the Committee Amendment. It makes grammatical corrections in the Safe Drinking Water Act. It removes the provision that exemptions for public drinking water systems may not extend past 7 years while retaining the requirement that an expeditious compliance schedule be established. It allows multi-year renewable exemptions. It defines "boil-water order" and provides for boil-water orders in a manner that is consistent with federal law. It specifies the requirements for notification to the public and requires the Commissioner of Human Services to adopt rules regarding public notification of boil-water orders.

LD 1764 An Act to Ensure the Proper and Humane Care of Persons Requiring Mental Health Services

PUBLIC 697 EMERGENCY

<u>Sponsor(s)</u> <u>Committee Report</u> <u>Amendments A</u>dopted MITCHELL JE OTP-AM H-769
S-582

LD 1764 proposed to require that any money identified as savings due to the closure of a state mental health facility or a diminution of services at any such facility be used to provide the services in other appropriate settings and programs.

Committee Amendment "A" (H-769) is the Majority Report. It proposed to extend the bill to cover administrative savings within the Department of Mental Health and Mental Retardation, so that those savings would have been directed to pay for mental health services. The amendment would have added a fiscal note.

Senate Amendment "A" (S-582) proposed to specify that the savings identified in the Maine Revised Statutes, Title 34-B, section 3009 (the provision of law that would have been enacted in the bill) means net General Fund savings generated through legislative or departmental actions less any cost or liability from implementing those actions.