### MAINE STATE LEGISLATURE

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#### STATE OF MAINE 118TH LEGISLATURE

## FIRST REGULAR SESSION AND FIRST SPECIAL SESSION

# BILL SUMMARIES JOINT STANDING COMMITTEE ON LABOR

#### **JULY 1997**

MEMBERS: Sen. Mary R. Cathcart, Chair Sen. Sharon Anglin Treat Sen. S. Peter Mills

Staff:

Lisa C. Copenhaver, Legislative Analyst Thomas H. Eyman, Legislative Analyst David C. Elliott, Principal Analyst

Office of Policy and Legal Analysis Room 101/107/135, 13 State House Station Augusta, ME 04333 (207)287-1670 Rep. Pamela H. Hatch, Chair Rep. Roland B. Samson Rep. Brian Bolduc Rep. Joseph E. Clark Rep. Benjamin L. Rines, Jr. Rep. Stephen S. Stanley Rep. Henry L. Joy Rep. Steven M. Joyce Rep. Robert E. Pendleton, Jr. Rep. Russell P. Treadwell



## Maine State Legislature OFFICE OF POLICY AND LEGAL ANALYSIS

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#### ONE HUNDRED EIGHTEENTH LEGISLATURE FIRST REGULAR AND FIRST SPECIAL SESSIONS

## Summary Of Legislation Before The Joint Standing Committees August 1997

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, <u>History and Final Disposition of Legislative Documents</u>, may also be helpful in providing information on the disposition of bills. These bill summaries also are available at the Law and Legislative Reference Library and on the Internet (www.state.me.us/legis/opla).

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	Bill carried over to Second Regular Session
DIED BETWEEN BODIES	
DIED IN CONCURRENCE	One body accepts ONTP report; the other indefinitely postpones the bill
DIED ON ADJOURNMENT	Action incomplete when session ended; bill died
EMERGENCY	Enacted law takes effect sooner than 90 days
FAILED EMERGENCY ENACTMENT/FINAL	PASSAGE Emergency bill failed to get 2/3 vote
FAILED ENACTMENT/FINAL PASSAGE	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	Bill imposing local mandate failed to get 2/3 voteBill Indefinitely PostponedOught Not To Pass report accepted
OTP ND	
OTP ND/NT	
<i>P&amp;S XXX</i>	Chapter # of enacted Private & Special Law
PUBLIC XXX	
VETO SUSTAINED	Legislature failed to override Governor's Veto

Please note the effective date for all non-emergency legislation enacted in the First Regular Session (unless otherwise specified in a particular law) is June 26, 1997 and September 19, 1997 for the First Special Session.

David E. Boulter, Director

LD 752

#### An Act to Include in the Legislative and Judicial Retirement Systems the Same Provisions for Post-retirement Divorce That Are in the Maine State Retirement System

**PUBLIC 55** 

Sponsor(s)	Committee Report	Amendments Adopted
HATCH	OTP	
CATHCART		

LD 752 proposed that a retiree from the Legislative or Judicial Retirement Systems and the retiree's spouse who are divorced after retirement may agree to change the retiree's designation of the former spouse as retirement beneficiary. A change could be made only if the former spouse is in agreement, and the former spouse must be counseled by retirement system staff as to the financial effect of giving up beneficiary status and rights.

#### Enacted law summary

Public Law 1997, chapter 55 enacts into the laws governing the Judicial and Legislative Retirement Systems the same amendments enacted last year into the State employee/teacher and PLD plans. These amendments allow a member who is divorced before retirement, who later retires and names his/her former spouse as retirement beneficiary and who still later wishes to change his/her retirement beneficiary to do so if the former spouse agrees to being removed as beneficiary and if the statutory counseling procedure is followed.

LD 756 An Act to Continue the Participating Local District Consolidated Plan Advisory Committee

PUBLIC 12 EMERGENCY

Sponsor(s)	Committee Report	Amendments Adopted
HATCH	OTP	
CATHCART		

LD 756 proposed the continued existence of the advisory committee. The law establishing the Participating Local District Advisory Committee was inadvertently allowed to lapse in 1996. The advisory committee, made up of participating local district employer and employee representatives, is essential to the operation of the consolidated plan for participating local districts.

#### Enacted law summary

Public Law 1997, chapter 12 revives and provides for the continued existence of the Local District Advisory Committee which was inadvertently allowed to sunset last year.

LD 765 An Act to Prohibit the Use of Polygraph Tests by Employers in the Hiring Process

**ONTP** 

Sponsor(s)	Committee Report	Amendments Adopted
MUSE	ONTP	

LD 765 proposed to prohibit all employers from requiring prospective employees to take polygraph tests as part of the hiring process or promotion.

LD 830 Resolve, Directing the Workers' Compensation Board to Study the Effect on Injured Workers of Delayed Medical Treatment and Payment of Valid Claims by Insurance Companies

ONTP

 Sponsor(s)
 Committee Report
 Amendments Adopted

 WINSOR
 ONTP

LD 830 proposed to direct the Workers' Compensation Board to design and conduct a study on the frequency and impact of delays in the initial payment of benefits to injured workers. The study proposed must address whether the delays in benefit payment lengthen the period of disability, increase medical costs or interfere with successful rehabilitation of the injured worker. The bill required a report to be submitted by February 15, 1999 to the Joint Standing Committee on Labor.

LD 835 Resolve, Instructing the Workers' Compensation Board to Study and Make Recommendations Regarding the Occupational Disease

**CARRIED OVER** 

Law

<u>Sponsor(s)</u> <u>Committee Report</u> <u>Amendments Adopted</u> WINSOR

LD 835 proposes to direct the Worker' Compensation Board to study certain unique issues involved in providing workers' compensation benefits to employees under the Occupational Disease Law and to make recommendations as necessary to ensure the purposes of the Workers' Compensation Act of 1992 are achieved with respect to occupational diseases. The issues the resolve identifies are proof of causation when the disease is believed to be caused by hazardous materials, problems related to long latency periods, apportionment of liability, and provision of benefits when there is no lost work time. The resolve proposes that the Workers' Compensation Board report by January 1, 1999 to the joint standing committee having jurisdiction over labor matters. This resolve was carried over to the Second Regular Session.

LD 840 An Act to Have State Wage Laws Conform with the Federal Small
Business Job Protection Act of 1996
CONCURRENCE

Sponsor(s)Committee ReportAmendments AdoptedCARLETONONTPMAJOTP-AMMIN

LD 840 proposed to amend Maine law to parallel changes that were recently made to federal wage laws in the Small Business Job Protection Act of 1996. The bill proposed to make the required wage for tipped employees the same as required under federal law. The bill also would have permitted the payment of an opportunity wage of \$4.25 an hour to certain employees under 20 years of age for the first 90 days of employment. The bill would have required the