

STATE OF MAINE 118TH LEGISLATURE

FIRST REGULAR SESSION AND FIRST SPECIAL SESSION

BILL SUMMARIES JOINT STANDING COMMITTEE ON CRIMINAL JUSTICE

JULY 1997

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Staff:

Marion Hylan Barr, Legislative Analyst Heather H. Henderson, Legislative Analyst

Office of Policy and Legal Analysis Room 101/107/135, 13 State House Station Augusta, ME 04333 (207)287-1670



Maine State Legislature

OFFICE OF POLICY AND LEGAL ANALYSIS

13 State House Station, Augusta, Maine 04333-0013 Telephone: (207) 287-1670 Fax: (207) 287-1275

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
CON RES XXX	
	One body accepts ONTP report; the other indefinitely postpones the bill
	Action incomplete when session ended; bill died
EMERGENCY	Enacted law takes effect sooner than 90 days
FAILED EMERGENCY ENACTMENT/FINA	L PASSAGE Emergency bill failed to get 2/3 vote
FAILED ENACTMENT/FINAL PASSAGE	
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
<i>OTP ND</i>	Committee report Ought To Pass In New Draft
<i>OTP ND/NT</i>	Committee report Ought ToPass In New Draft/New Title
P&S XXX	Chapter # of enacted Private & Special Law
PUBLIC XXX	Chapter # of enacted Public Law
RESOLVE XXX	Chapter # of finally passed Resolve Bill held by Governor
UNSIGNED	Bill held by Governor
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 Offices Located in the State House, Rooms 101/107/135 a child. The amendment also proposed that the probationary period for a defendant with 2 or more prior convictions could be doubled.

This amendment also proposed to add a fiscal note to the bill.

Enacted law summary

Public Law 1997, chapter 256 increases the sentencing class for indecent conduct from Class E to Class D if the defendant has 2 or more prior convictions for indecent conduct or visual sexual aggression against a child. Public Law 1997, chapter 256 also allows the court to increase from one year to 2 years the probationary period for a defendant with 2 or more prior convictions for violation of Title 17-A, sections 256 or 854.

LD 803An Act to Protect the Rights of Children Who Have Been Victims ofPUBLIC 548Sexual Abuse by a Juvenile

Sponsor(s)	Committee Report	Amendments Adopted
AMERO	OTP-AM	S-207
MUSE		S-382 MICHAUD

LD 803 proposed to require the Department of Corrections to notify day-care facility operators and other local authorities or entities involved in the care of children when a juvenile adjudicated of having committed gross sexual assault resides, works or attends school in the area of the facility involving the care of children.

The bill also proposed to direct the Department of Human Services and the Department of the Attorney General to convene a work group to examine the legal rights of children who are alleged victims of sexual abuse and to review current investigative and courtroom procedures for child sexual abuse cases.

Committee Amendment "A" (S-207) proposed that notice of a judgment against a juvenile sex offender would have to be given to licensed and registered day-care facility operators and, upon request, to entities that provide care to children and are located in the municipality in which the juvenile lives, works or attends school.

The amendment would have clarified who would be participating in the work group studying the rights of children who are the alleged victims of sexual abuse and would have changed the work group's reporting date from January 15, 1999 to November 15, 1998. The amendment also proposed to add a fiscal note to the bill.

House Amendment "A" to Committee Amendment "A" (H-537) proposed to provide for staffing the work group and to clarify the provision of per diem for legislative members. The amendment also would have added an appropriation section to the bill.

Senate Amendment "A" to Committee Amendment "A" (S-382) would have changed the work group's reporting date to on or before January 1, 1998 and removed the appropriation in fiscal year 1998-99.

Enacted law summary

Public Law 1997, chapter 548 requires the Department of Corrections to give notice of a judgment against a juvenile sex offender to licensed and registered day-care facility operators and, upon request, to entities that provide care to children and are located in the municipality in which the juvenile lives, works or attends school.

Public Law 1997, chapter 548 directs the Department Of Human Services and the Department of the Attorney General to convene a work group to examine the legal rights of children who testify in cases in which they have been the alleged victims of sexual abuse. The work group shall review the State's current investigative and courtroom procedures and make recommendations to improve quality and modify procedures that are stressful to children. The work group shall submit its recommendations and any necessary implementing legislation to the 118th Legislature by January 1, 1998.

LD 804 Resolve, to Create the Juvenile Crime Task Force to Develop a CARRIED OVER Continuum of Services for Juveniles

Sponsor(s)	Committee Report	Amendments Adopted
TREAT		

LD 804 creates the Juvenile Crime Task Force to evaluate the current state of community-based juvenile corrections services and to recommend steps for implementing an improved system focusing on community-based interventions. LD 804 was carried over to the Second Regular Session of the 118th Legislature.

LD 816 An Act to Repeal the Prohibition of the Failure to Use a Seat Belt as ONTP Evidence

Sponsor(s)	Committee Report	Amendments Adopted
PINGREE	ONTP	

LD 816 proposed to allow the nonuse of seat belts by the operator or passengers or the failure to secure a child to be admissible in evidence in a civil or criminal trial.

LD 862 Resolve, to Establish a Commission to Examine the Laws Pertaining CARRIED OVER to Juvenile Offenders

Sponsor(s)	Committee Report	Amendments Adopted
PLOWMAN	_	_

LD 862 establishes the Commission to Examine the Laws Pertaining to Juvenile Offenders to make recommendations for habitual juvenile offenders and for juvenile offenders whose acts the citizens of the State find unconscionable. LD 862 was carried over to the Second Regular Session of the 118th Legislature.