### MAINE STATE LEGISLATURE

The following document is provided by the LAW AND LEGISLATIVE DIGITAL LIBRARY at the Maine State Law and Legislative Reference Library http://legislature.maine.gov/lawlib



Reproduced from electronic originals (may include minor formatting differences from printed original)

### STATE OF MAINE 118TH LEGISLATURE

## SECOND REGULAR SESSION AND SECOND SPECIAL SESSION

# BILL SUMMARIES JOINT STANDING COMMITTEE ON JUDICIARY

### **MAY 1998**

MEMBERS: Sen. Susan W. Longley, Chair Sen. Lloyd P. LaFountain III Sen. John W. Benoit

Rep. Richard H. Thompson, Chair
Rep. Elizabeth Watson
Rep. David Etnier
Rep. Joseph M. Jabar, Sr.
Rep. Richard H. Mailhot
Rep. Judith A. Powers
Rep. Debra D. Plowman
Rep. David R. Madore
Rep. Richard A. Nass
Rep. G. Paul Waterhouse

Staff:

Margaret J. Reinsch, Principal Analyst Heather 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 SECOND REGULAR AND SECOND SPECIAL SESSIONS

#### Summary Of Legislation Before The Joint Standing Committees May 1998

We are pleased to provide this summary of bills that were considered by the Joint Standing Committees of the Maine Legislature. The document is a compilation of bill summaries which describe each bill and relevant amendments, as well as the final action taken. 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 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:

CON RES XXX	
CONF CMTE UNABLE TO AGREE	
DIED BETWEEN BODIES	House & Senate disagree; bill died
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	L PASSAGEEmergency 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	Ought Not To Pass report accepted
	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 Second Regular Session (unless otherwise specified in a particular law) is June 30, 1998 and July 9,1998 for the Second Special Session. Second Special Session laws include Public Laws beginning with Chapter 718, Private and Special Laws beginning with Chapter 82 and Resolves beginning with Chapter 117.

LD 1793 proposed a procedure that all nonprofit corporations would have to follow when converting or restructuring into a for-profit or mutual benefit corporation or entity or when transferring assets to a for-profit or mutual benefit corporation or entity. The procedure would have been in addition to any other review, analysis or approval required by law.

LD 1807

#### **An Act to Provide for Commitment of Sexually Violent Predators**

**INDEF PP** 

Sponsor(s)	Committee Report	Amendments Adopted
PLOWMAN	OTP-AM	_

LD 1807 proposed a procedure for the commitment of a person defined as a sexually violent predator if a court finds that the person has a mental abnormality or personality disorder that makes it likely that the person will engage in predatory acts of sexual violence if not confined in a secure facility. The bill is based on laws in Kansas and Washington.

**Committee Amendment "A" (H-974)** proposed to replace the bill. It proposed to create a 13-member study commission of legislators to develop a plan for the control, care and treatment of sexually violent predators. The amendment proposed a reporting date of October 15, 1998. The bill as amended was indefinitely postponed because the Senate and the House of Representatives passed HP 1653, Joint Order Creating the Joint Select Committee to Create a Program for the Control, Care and Treatment of Sexually Violent Predators. (Not adopted)

### LD 1913 An Act to Clarify the Confidentiality of Public Employee Information

**PUBLIC 770** 

Sponsor(s)	Committee Report		Amendments Adopted
THOMPSON	OTP-AM	MAJ	Н-998
	ONTP	MIN	S-718 MICHAUD

LD 1913 proposed to revise the law concerning confidentiality relating to public employee discipline cases resulting from a 1997 state court decision, <u>Doe v. Department of Mental Health, Mental Retardation and Substance Abuse Services</u>, 1997 ME 195, 699 A.2d 422 (1997). The bill proposed that information concerning disciplinary action against a state, county or municipal employee remain confidential unless a final written decision relating to that action involves a finding of guilt.

Committee Amendment "A" (H-998) (Majority Report) proposed to replace the bill. It proposed to provide that the final written decision governing a disciplinary action is no longer confidential once it is completed if the decision imposes or upholds discipline. It proposed that if a disciplinary action is appealed to an arbitrator, the arbitrator's decision is the final written decision, and that if the arbitrator completely overturns or removes disciplinary action from an employee's personnel file, the employee's name is confidential and must be deleted from the final written decision before it is released.

**Senate Amendment "A" to Committee Amendment "A" (S-718)** proposed to include a General Fund appropriation to the Department of Administrative and Financial Services of \$100 in fiscal year 1998-99 to provide additional funds for the local costs associated with deleting references to an employee's name from certain files.