

STATE OF MAINE 119TH LEGISLATURE

FIRST REGULAR SESSION

BILL SUMMARIES JOINT STANDING COMMITTEE ON CRIMINAL JUSTICE

JULY 1999

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Maine State Legislature

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ONE HUNDRED NINETEENTH LEGISLATURE FIRST REGULAR SESSION

Summary Of Legislation Before The Joint Standing and Select Committees August 1999

We are pleased to provide this summary of all bills that were considered by the Joint Standing and Select Committees of the Maine Legislature this past session. 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 and select committees.

The document is organized for convenient reference to information on bills considered by the 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:

CARRIED OVER	Bill carried over to Second Regular Session
CON RES XXX	
CONF CMTE UNABLE TO AGREE	Committee of Conference unable to agree; bill died
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
ENACTMENT FAILED	
NOT PROPERLY BEFORE THE BODY	
INDEF PP	Bill Indefinitely Postponed
ONTP	Ought Not To Pass report accepted
OTP ND	Committee report Ought To Pass In New Draft
	Committee report Ought ToPass In New Draft/New Title
P&S XXX	Chapter # of enacted Private & Special Law
	Chapter # of enacted Public Law
RESOLVE XXX	Chapter # of finally passed Resolve
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 September 18, 1999.

David E. Boulter, Director Offices Located in the State House, Rooms 101/107/135

- 4. List criteria for a judicial officer to consider in determining whether the pretrial release of a defendant on personal recognizance or an unsecured appearance bond is appropriate;
- 5. Provide that a judicial officer may not order the defendant released on personal recognizance or unsecured appearance bond if the defendant's crime is serious or the judicial officer finds the defendant's criminal record inappropriate for granting the defendant release on personal recognizance or unsecured appearance bond;
- 6. Repeal the provision that permits the Superior Court to make a de novo determination of the refusal of a judge of the District Court or a bail commissioner acting under the Maine Revised Statutes, Title 15, section 1026 to authorize the defendant's release on personal recognizance or on the execution of an unsecured appearance bond and replace it with a provision that permits a defendant to appeal to the Superior Court to review whether the District Court or bail commissioner abused the court's or commissioner's discretion in setting the bail;
- 7. Provide that for a defendant in custody, an appeal hearing must be scheduled within 96 hours of the filing of the appeal;
- 8. Provide that a surety for a defendant admitted to bail is responsible for the appearance of the defendant at all times, the defendant's compliance with the conditions of release and ensuring that the defendant refrains from engaging in new criminal conduct; and
- Change the standards for determining whether to release a person on bail in connection with probation revocation proceedings and provide that bail is not available to any person pending the appeal of a revocation of probation pursuant to Title 17-A, section 1207.

LD 961 An Act to Strengthen the State's Drug Laws

PUBLIC 417

Sponsor(s)	Committee Report	Amendments Adopted
SCHNEIDER	OTP-AM	H-454

LD 961 proposed to amend the definition of aggravated trafficking or furnishing scheduled drugs to include: furnishing a scheduled drug while on a school bus or within 1,000 feet of an elementary or secondary school; using a person under the age of 18 to furnish or traffick in a scheduled drug; and whenever serious bodily injury or death results to another person as a result of the furnishing or trafficking.

Committee Amendment "A" (H-454) proposed to delete language that would have amended the definition of aggravated trafficking and furnishing to include whenever serious bodily injury or death results to another person as a result of the furnishing or trafficking. The amendment also proposed to add a fiscal note to the bill.

Enacted law summary

Public Law 1999, chapter 417 amends the definition of aggravated trafficking or furnishing scheduled drugs to include furnishing a scheduled drug while on a school bus or within 1,000 feet of an elementary or secondary school and using a person under the age of 18 to furnish or traffick in a scheduled drug.

Note: LD 2255, An Act to Make Corrections to Laws Recently Enacted by the 119th Legislature, Public Law 1999, chapter 531 corrects conflicts that were created when P. L. 1999, c. 417 and other drug laws were enacted simultaneously.