

STATE OF MAINE 119TH LEGISLATURE

FIRST REGULAR SESSION

BILL SUMMARIES JOINT STANDING COMMITTEE ON BUSINESS AND ECONOMIC DEVELOPMENT

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

Enacted law summary

Public Law 1999, chapter 257 increases the license fee cap of the Board of Licensure of Podiatric Medicine, raises the licensing fee caps and amends the biennial renewal schedule of the Board of Licensing of Dietetic Practice and raises the initial fee cap under the Board of Complementary Health Care Providers.

LD 1206An Act to Provide for the 1999 and 2000 Allocations of the State Ceiling
on Private Activity BondsPUBLIC 443
EMERGENCY

Sponsor(s)	Committee Report	Amendments Adopted
KONTOS	OTP-AM	S-341
O'NEAL		S-362 KONTOS

LD 1206 proposed to establish the allocations of the state ceiling on issuance of tax-exempt bonds for calendar years 1999 and 2000. Under federal law, a maximum of \$150,000,000 in tax-exempt bonds benefiting private individuals or entities may be issued in Maine each year. This bill allocates the state ceiling among the state-level issuers of tax-exempt bonds.

Committee Amendment "A" (S-341) replaced the bill and proposed to establish the allocation of the state ceiling on issuance of tax-exempt bonds for calendar years 1999 and 2000.

This amendment would establish the Loans to Lenders Pilot Program to study the feasibility of and implement a pilot program by which private lending institutions could access a portion of the proceeds of bonds issued using an allocation of the state ceiling allocated to the Finance Authority of Maine for education loans. The authority of the Finance Authority of Maine to issue bonds under the Loans to Lenders Pilot Program would terminate on March 1, 2000.

This amendment would change membership of the group that may allocate and reallocate with respect to the state ceiling during any time that the Legislature is not in session.

This amendment would require that bonds issued using an allocation of the state ceiling be used for the benefit of Maine individuals, communities or businesses and would require bond issuers to annually report to the Governor and the Legislature on who benefited from the state ceiling.

This amendment would require an issuer or lender to provide, prior to receiving an allocation of the state ceiling for the issuance of education loans, examples of the disclosures to be made to loan recipients or obligors. It also would require that federally authorized student loans purchased or originated with proceeds of tax-exempt bonds using a portion of the state ceiling be guaranteed by the Finance Authority of Maine until July 15, 2000. The Finance Authority of Maine would be required to use its best efforts to provide competitive rates for the guarantee function. This amendment also creates the requirement that the members of the Maine Educational Loan Authority are subject to confirmation by the Legislature.

This amendment would establish the Commission on the State Ceiling on Tax-exempt Bonds to study the allocation of the state ceiling on tax-exempt bonds. The commission would report its findings and proposed legislation to the Joint Standing Committee on Business and Economic Development by January 14, 2000.

This amendment also added a fiscal note to the bill.

Senate Amendment "A" to Committee Amendment "A" (S-362) proposed to clarify that credit unions are included in the definition of lenders eligible to receive loans under the Loans to Lenders Pilot Program.

Enacted law summary

Public Law 1999, chapter 443 establishes the allocations of the state ceiling on issuance of tax-exempt bonds for calendar years 1999 and 2000. Under federal law, a maximum of \$150,000,000 in tax-exempt bonds benefiting private individuals or entities may be issued in Maine each year

Chapter 443 changes membership of the group that may allocate and reallocate with respect to the state ceiling during any time that the Legislature is not in session, and requires that bonds issued using an allocation of the state ceiling be used for the benefit of Maine individuals, communities or businesses and requires bond issuers to annually report to the Governor and the Legislature on who benefited from the state ceiling.

An issuer or lender is required to provide, prior to receiving an allocation of the state ceiling for the issuance of education loans, examples of the disclosures to be made to loan recipients or obligors. Federally authorized student loans purchased or originated with proceeds of tax-exempt bonds using a portion of the state ceiling must be guaranteed by the Finance Authority of Maine until July 15, 2000. The Finance Authority of Maine must use its best efforts to provide competitive rates for the guarantee function. Chapter 443 also creates the requirement that the members of the Maine Educational Loan Authority are subject to confirmation by the Legislature.

Chapter 443 establishes the Loans to Lenders Pilot Program to study the feasibility of and implement a pilot program by which private lending institutions may access a portion of the proceeds of bonds issued using an allocation of the state ceiling allocated to the Finance Authority of Maine for education loans. The authority of the Finance Authority of Maine to issue bonds under the Loans to Lenders Pilot Program terminates on March 1, 2000.

Chapter 443 also establishes the Commission on the State Ceiling on Tax-exempt Bonds to study the allocation of the state ceiling on tax-exempt bonds. The commission shall report its findings and proposed legislation to the Joint Standing Committee on Business and Economic Development by January 14, 2000.

Chapter 443 was enacted as an emergency measure effective June 9, 1999.

LD 1233 An Act to Provide for Automated Restrooms

Sponsor(s)
POVICHCommittee Report
ONTPAmendments Adopted

LD 1233 proposed to require that all new commercial or institutional buildings be equipped with automated restrooms.

LD 1253 An Act to Create the Board of Cemetery and Crematory Services CARRIED OVER

Sponsor(s) CAMPBELL Committee Report

Amendments Adopted

LD 1253 is being carried over to the Second Regular Session of the 119th Legislature. The bill proposes to create the Board of Cemetery and Crematory Services to assist the Attorney General in the investigation of consumer complaints concerning cemeteries and crematories and to work closely with the Department of Human Services, Bureau of Health and Office of Data Research and Vital Statistics on issues relating to cemetery and crematory operations.

ONTP