

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 This amendment proposed to add language that would require the authority to consider the value of contractual labor cost reductions when analyzing the projected financial performance of the project. This amendment also proposed to add unallocated language setting a termination date of February 1, 2001 for the authority's approval of the issuance of bonds and confirming that the bonds contemplated will be limited obligations of the authority, payable only from project revenues. The amendment also proposed to add a fiscal note to the bill.

Enacted law summary

Public Law 1999, chapter 484 expands the Finance Authority of Maine's ability to support employee purchases of paper industry assets in the State by allowing FAME to make loans for paper industry job retention projects from up to \$100,000,000 of the proceeds of revenue obligation securities. Paper industry job retention project means the acquisition and improvement of a paper production facility in which not less than 40% of the ownership of the project will be owned or controlled by or for the benefit of a majority of the employees through a qualified Employee Stock Ownership Program or other employee ownership program recognized in the federal Internal Revenue Code. Total state assistance for a project may not exceed \$25,000,000 plus 50% or 70% of the project cost in excess of \$25,000,000. Revenue obligation securities may not be issued for a paper industry job retention project approved by FAME after February 1, 2001.

Chapter 484 was enacted as an emergency measure effective June 11, 1999.

LD 2227 An Act to Expand Membership on the Maine Tourism Commission PUBLIC 445

Sponsor(s)Committee ReportAmendments AdoptedBENNETTOTP-AMS-371COWGER

LD 2227 proposed to expand the Maine Tourism Commission from 20 to 24 voting members and add a list of seven representatives of various tourism industry interests as specific members that the Governor appoints. The four new members added to the commission under this bill would be appointed with staggered terms.

Committee Amendment "A" (S-371) proposed to add a member representing a statewide organization of children's camps to the list of representatives of various tourism industry interests that the Governor appoints to the Maine Tourism Commission. It also added a fiscal note to the bill.

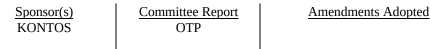
Enacted law summary

Public Law 1999, chapter 445 expands the Maine Tourism Commission from 20 to 24 voting members and adds a list of eight representatives of various tourism industry interests as specific members that the Governor appoints. The four new members added to the commission under this bill are appointed with staggered terms.

LD 2233

An Act to License Interpreters for the Deaf and Hard-of-Hearing

PUBLIC 399



LD 2233 proposed to enact the recommendations of the technical review committee on interpreters established pursuant to Public Law 1997, chapter 749. That committee was charged with determining the method by which the State should regulate interpreters for the deaf and hard-of-hearing. The bill proposed to replace the existing interpreter registration

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process with a licensing process, effective June 30, 2000. Two levels of licensure, limited and certified, were proposed. Applicants for limited licensure would be required to have 100 hours of instruction in American Sign Language or be certified as having equivalent skills, and must have 100 hours of instruction in the interpreting process. Applicants for certified licensure must show proof of national certification as an interpreter or transliterator. Licensees would be held to a code of ethics.

All persons who are registered under current law when this bill becomes effective would be eligible for limited licensure. Those persons would have three years from the date of their licensure to meet the standard education and training requirements. The bill proposed to exclude practitioners of cued speech from the definition of "interpreter". The intent was to not regulate practitioners of cued speech at this time.

Enacted law summary

Public Law 1999, chapter 399 replaces the existing registration process for interpreters for the deaf and hard-of-hearing with a licensing process.

Chapter 399 becomes effective June 30, 2000.