# MAINE STATE LEGISLATURE

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## State Of Maine 120th Legislature

First Regular Session

**Bill Summaries** 

Joint Standing Committee on Criminal Justice

August 2001

Members:

Sen. Michael J. McAlevey, Chair Sen. William B. O'Gara Sen. Paul T. Davis

Staff:

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Office of Policy and Legal Analysis 13 State House Station Augusta, ME 04333 (207) 287-1670 Rep. Edward J. Povich, Chair Rep. Michael W. Quint Rep. Charles E. Mitchell Rep. Lillian LaFontaine O'Brien Rep. Patricia A. Blanchette Rep. Stanley J. Gerzofsky Rep. Judith B. Peavey Rep. Edgar Wheeler Rep. James H. Tobin, Jr. Rep. Lois A. Snowe-Mello



# Maine State Legislature OFFICE OF POLICY AND LEGAL ANALYSIS

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### 120th Legislature First Regular Session

# Summary Of Legislation Before The Joint Standing Committees August 2001

Enclosed please find a summary of all bills, resolves, joint study orders, joint resolutions and Constitutional resolutions that were considered by the joint standing 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 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	Bill Carried Over to Second Regular Session Chapter # of Constitutional Resolution passed by both Houses
CONF CMTE UNABLE TO AGREE	
DIED BETWEEN BODIES	House & Senate disagree; bill died
	accepts ONTP report; the other indefinitely postpones the bill
DIED ON ADJOURNMENT	Action incomplete when session ended; bill died
FMFRGFNCY	Enacted law takes effect sooner than 90 days
FAILED EMERGENCY ENACTMENT/FINAL PASSAG	E Emergency bill failed to get 2/3 vote
FAILED ENACTMENT/FINAL PASSAGE	
FAILED MANDATE FNACTMENT	Bill imposing local mandate failed to get 2/3 vote
NOT PROPERLY REFORE THE RODY	Ruled out of order by the presiding officers; bill died
INDEE DE	Rill Indefinitely Postnored
ONTP	Bill Indefinitely Postponed Ought Not To Pass report accepted
OTP ND	
OTD ND/NT	Committee report Ought To Pass In New Draft/New Title
DLC VVV	
DIDIIC VVV	Chapter # of enacted Public I au
DECOIVE VVV	Chapter # of finally passed Deschie
INGICNED	Chapter # of enacted Public LawChapter # of finally passed ResolveBill held by Governor
VETO CICTAINED	But neta by GovernorLegislature failed to override Governor's Veto
VEIU SUSIAINED	Legisiaiure jailea to overriae 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 21**, 2001.

#### **Joint Standing Committee on Criminal Justice**

LD 870

Resolve, Establishing a Commission to Study the Laws Governing the Sentencing of a Person Convicted of a Crime Involving a Child ADJOURNMENT

DIED ON

Sponsor(s)	Committee Report	Amendments Adopted
TRAHAN	OTP-AM	H-263
KILKELLY		

LD 870 proposed to establish the Commission to Study the Laws Governing the Sentencing of a Person Convicted of a Crime Involving a Child.

Committee Amendment "A" (H-263) replaced the resolve and proposed to establish the Commission to Study the Laws Governing the Sentencing of a Person Convicted of a Crime Involving a Child, the duties of which include: conducting a comprehensive review of Maine's laws and other states' laws pertaining to penalties imposed for crimes against children; reviewing sentencing practices and patterns for crimes against children in this State, paying particular attention to sex offenses and murder and manslaughter cases; and evaluating the effectiveness and proportionality of those penalties and sentences and the need, if any, for the State to modify its current sentencing guidelines for crimes committed against children. The amendment proposed that the commission shall deliver its report and any proposed legislation to the Second Regular Session of the 120th Legislature. It also proposed to add an appropriation section and a fiscal note to the resolve.

LD 870 as amended by Committee Amendment "A" was not removed by the Senate from the Special Appropriations Table and died on adjournment.

LD 885

An Act to Prohibit Issuance of a Concealed Firearms Permit to the **Subject of a Permanent Protection from Abuse Order** 

**ONTP** 

Sponsor(s)	Committee Report		Amendments Adopted
DOUGLASS	ONTP	MAJ	
	OTP	MIN	

LD 885 proposed to prohibit the issuance of concealed firearms permits to those who have been the subject of permanent protection from abuse order within 2 years of the date of the application.

LD 903

**An Act Concerning the Cost of Training County Corrections** Officers

**ONTP** 

Sponsor(s)	Committee Report	Amendments Adopted
PEAVEY	ONTP	_
DAVIS P		

#### **Joint Standing Committee on Criminal Justice**

LD 903 proposed to expand upon the present law by allowing a county sheriff to recoup from another agency the cost of training a corrections officer when the other agency hires the officer within 5 years of the officer's graduation from the academy. Current law allows law enforcement agencies to recoup from another law enforcement agency the cost of training a law enforcement officer at the Maine Criminal Justice Academy, when that other agency hires the officer within 5 years of the officer's graduation from the academy.

LD 908 Resolve, to Establish Clear Guidelines for Protecting the Safety of Victims of Domestic Violence

ONTP

 Sponsor(s)
 Committee Report
 Amendments Adopted

 DOUGLASS
 ONTP

LD 908 proposed to direct the Commissioner of Public Safety to develop a protocol for dealing with domestic violence cases. As proposed, once the protocol is complete, the commissioner would have been directed to distribute copies of the protocol to municipal police departments and county sheriff departments. The Maine Criminal Justice Academy would have been required to incorporate the protocol into its training program.

LD 929 An Act to Amend the Supervised Community Confinement Law PUBLIC 141

 Sponsor(s)
 Committee Report
 Amendments Adopted

 PEAVEY
 OTP-AM
 H-163

 DAVIS P

LD 929 proposed to amend the supervised community confinement law by requiring that a prisoner who has a term of imprisonment of more than 5 years may be transferred to supervised community confinement after serving 2/3 of that time, and a prisoner who has a term of imprisonment of 5 years or less may be transferred after serving 1/2 of the term of imprisonment. Currently, a prisoner may not be transferred to supervised community confinement unless the prisoner has less than 12 months left on the term of imprisonment. This bill proposed to change that time to 18 months. The bill also proposed to allow a terminally ill prisoner to serve out the rest of the prisoner's term of confinement in a hospital or hospice.

Committee Amendment "A" (H-163) proposed to maintain a provision of the supervised community confinement law that prohibits any prisoner from being eligible for supervised community confinement unless the prisoner has no more than one year remaining on the term of imprisonment. The amendment also proposed to clarify the language of the bill concerning release of terminally ill inmates for end-of-life care. The amendment proposed to provide that the prisoner must live in a hospital or other appropriate care facility, such as a nursing facility or residential care facility, approved by the Commissioner of Corrections. The amendment also proposed to allow a prisoner to receive hospice services.

Enacted	law	summary
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