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

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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	
	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	EEmergency 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 1019 An Act to Impose Community Service on a Person Convicted of Assaulting a Sports Official

ONTP

Sponsor(s)Committee ReportAmendments AdoptedMACDOUGALL
LEMONTONTP

LD 1019 proposed to require a person who assaults a sports official to perform 100 hours of community service in addition to any other penalty imposed by the court.

LD 1030 An Act to Strengthen the Sex Offender Laws

ONTP

Sponsor(s)Committee ReportAmendments AdoptedMICHAELONTP

LD 1030 proposed to classify all Maine Revised Statutes, Title 17-A, chapter 11 crimes as Class A, B or C crimes if the victim was less than 14 years of age at the time of the offense. The bill would have specified that these crimes must be charged and sentenced only as Class A, B or C crimes and that no part of any term of imprisonment that was ordered could be suspended. The bill would have added the crimes of solicitation of a child by computer to commit a prohibited act and sexual exploitation of a minor to the list of those crimes for which an offender must submit to a blood test for DNA testing, and the bill would have prohibited sex offenders from residing within one mile of a school or day-care center.

LD 1048

An Act to Establish the Maine Firefighter Training Fund

DIED ON ADJOURNMENT

Sponsor(s)	Committee Report	Amendments Adopted
PEAVEY	OTP-AM	H-159
GAGNON		S-207 MCALEVEY

LD 1048 proposed to establish the Maine Firefighter Training Fund, which annually would provide \$100 per qualified firefighter for training. The bill proposed that the Maine Firefighter Training Fund be administered by the Office of the State Fire Marshal under rules adopted by the Maine Fire Protection Services Commission.

Committee Amendment "A" (H-159) proposed to allow, but not require, fire chiefs to submit rosters of names of qualified firefighters in order to receive funding under this bill. This amendment also proposed to add an allocation section to the bill to allow spending from the Maine Firefighter Training Fund established by this bill. This amendment also proposed to add a fiscal note to the bill.

Senate Amendment "A" to Committee Amendment "A" (S-207) proposed to add to Committee Amendment "A" an appropriation of \$1,220,000 in each fiscal year of the biennium to fund firefighter training and the necessary appropriation and allocation sections.

Joint Standing Committee on Criminal Justice

LD 1048 as amended by Committee Amendment "A" and Senate Amendment "A" to Committee Amendment "A" was not removed by the Senate from the Special Appropriations Table and died on adjournment.

LD 1050 An Act to Allow Victims of Crimes More Access to Inmate Records PUBLIC 208

Sponsor(s)Committee ReportAmendments AdoptedMCALEVEYOTP-AMS-73

LD 1050 proposed to require the Department of Corrections to provide information about an inmate's incarceration, such as information concerning offenses committed while incarcerated and release information, to a victim upon the victim's request.

Committee Amendment "A" (S-73) replaced the bill. Under this amendment a victim of a crime could obtain, upon request, the following information about the inmate who committed the crime: whether the inmate had been charged with committing any crime while incarcerated and, if so, the crime with which the inmate has been charged; and whether the inmate had been disciplined while incarcerated and, if so, the offense for which the disciplinary action was taken and the type of disciplinary action taken.

Enacted law summary

Public Law 2001, chapter 208 allows a victim of a crime to obtain, upon request, the following information about the inmate who committed the crime: whether the inmate has been charged with committing any crime while incarcerated and, if so, the crime with which the inmate has been charged; and whether the inmate has been disciplined while incarcerated and, if so, the offense for which the disciplinary action was taken and the type of disciplinary action taken.

LD 1060 An Act to Relieve Counties from the Expense and Responsibility of Transporting Certain Prisoners Between Correctional Facilities and Courts

PUBLIC 228

Sponsor(s)
SKOGLUND
SAVAGE C

Committee Report
OTP-AM

Amendments Adopted

LD 1060 proposed to relieve the counties of the responsibility of transporting prisoners between a correctional facility and a court when the transportation is in connection with the prosecution of the prisoner for a crime committed within a correctional facility. The bill would have required the Department of Corrections to transport such prisoners.