

State Of Maine 122nd Legislature

First Regular Session and First Special Session

Bill Summaries

Joint Standing Committee on Marine Resources

August 2005

<u>Members:</u> Sen. Dennis S. Damon, Chair Sen. Nancy B. Sullivan Sen. Mary Black Andrews

Rep. Leila J. Percy, Chair Rep. Walter E. Ash, Jr. Rep. Herbert Adams Rep. Edward R. Dugay Rep. Jeff Kaelin Rep. H. Stedman Seavey, Jr. Rep. Philip A. Cressey, Jr. Rep. Kenneth C. Fletcher Rep. Harold Ian Emery Rep. John Eder

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Maine State Legislature



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Summary of Legislation Considered by the Joint Standing Committees August 2005

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. A subject index for each committee is included immediately before the bill summaries for that committee, and a numerical index by LD number is included 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
CONF CMTE UNABLE TO AGREE	
DIED BETWEEN BODIES	House & Senate disagree; bill died
DIED IN CONCURRENCE	One body accepts ONTP report; the other indefinitely postpones the bill
	Action incomplete when session ended; bill died
EMERGENCY	Enacted law takes effect sooner than 90 days
FAILED EMERGENCY ENACTMENT/FINAL PAS	SAGE Emergency bill failed to get 2/3 vote
FAILED ENACTMENT/FINAL PASSAGE	Bill failed to get majority vote
FAILED MANDATE ENACTMENT	
NOT PROPERLY BEFORE THE BODY	
INDEF PP	
ONTP	
OTP ND	Committee report Ought To Pass In New Draft
OTP ND/NT	Committee report Ought To Pass In New Draft/New Title
P&S XXX	Chapter # of enacted Private & Special Law
PUBLIC XXX	Chapter # of enacted Public Law
	Chapter # of finally passed Resolve
	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 *June 29, 2005*; and for non-emergency legislation enacted in the First Special Session is *September 17, 2005*.

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proposed to require the holder of a noncommercial scallop license to maintain a logbook pursuant to rules to be adopted by the Commissioner of Marine Resources. Committee Amendment "A" was not adopted.

LD 793 An Act To Reauthorize Funding for the Lobster Promotion PUBLIC 102 Council

Sponsor(s)	Committee Report	Amendments Adopted
DAMON	OTP-AM	S-86
PERCY		

LD 793 proposed to continue to capitalize the Lobster Promotion Fund through surcharges on lobster and crab licenses through the year 2020.

Committee Amendment "A" (S-86) proposed to incorporate a fiscal note.

Enacted law summary

Public Law 2005, chapter 102 continues to capitalize the Lobster Promotion Fund through surcharges on lobster and crab licenses through the year 2020.

LD 836 An Act To Amend the Laws Governing Aquaculture PUBLIC 92

Sponsor(s)	Committee Report	Amendments Adopted
KAELIN	OTP-AM	H-159

LD 836 proposed to allow an aquaculture lease to continue beyond its expiration date until the commissioner makes a decision regarding lease renewal if a renewal application has been submitted. It proposed to provide the same restitution provisions for intentionally damaging approved aquaculture gear on standard leases and limited-purpose leases as currently exist for limited-purpose licenses, and it proposed to eliminate the \$500 upper limit of a fine on the civil violation for intentionally damaging approved aquaculture gear on a limited-purpose license. It proposed to exempt an individual who holds a limited-purpose aquaculture license from any requirements regarding time of taking or possessing and minimum or maximum size for organisms cultivated on the individual's lease areas. The bill proposed to eliminate the authority of the Commissioner of Marine Resources to establish by rule a fee schedule for the production of shellfish on a lease site. It proposed to amend the purpose of the Aquaculture Advisory Council to make recommendations on expenditures from the Aquaculture Management Fund, as well as other matters of interest to the aquaculture industry. The bill also proposed to make a violation of the Maine Revised Statutes, Title 12, chapter 605, General Department Activities, a civil violation, unless another penalty is provided.

Committee Amendment "A" (H-159) proposed to make several technical corrections to the bill.

Enacted law summary

Public Law 2005, chapter 92 allows an aquaculture lease to continue beyond its expiration date until the commissioner makes a decision regarding lease renewal if a renewal application has been submitted. It provides

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the same restitution provisions for intentionally damaging approved aquaculture gear on standard leases and limited-purpose leases as currently exist for limited-purpose licenses, and it eliminates the \$500 upper limit of a fine on the civil violation for intentionally damaging approved aquaculture gear on a limited-purpose license. It exempts an individual who holds a limited-purpose aquaculture license from any requirements regarding time of taking or possessing and minimum or maximum size for organisms cultivated on the individual's lease areas. The law eliminates the authority of the Commissioner of Marine Resources to establish by rule a fee schedule for the production of shellfish on a lease site. It amends the purpose of the Aquaculture Advisory Council to make recommendations on expenditures from the Aquaculture Management Fund, as well as other matters of interest to the aquaculture industry. The law also makes a violation of the Maine Revised Statutes, Title 12, chapter 605, General Department Activities, a civil violation, unless another penalty is provided.

LD 895 An Act To Expand the Authority of Maine's Lobster Management PUBLIC 202 Policy Councils

Sponsor(s)	Committee Report	Amendments Adopted
DAMON	OTP-AM	S-153
PINGREE		

LD 895 proposed to expand the authority of lobster management policy councils to propose rules, upon approval in a referendum in the management zone in which the rules would apply, to increase the length of time an apprentice must be enrolled in the apprentice program up to a maximum of 5 years; to specify that a sponsor of an apprentice must have held a Class I, Class II or Class III lobster and crab fishing license for at least 5 years; and to require that a person who completed an apprenticeship may enter a particular lobster zone only if the apprentice apprentice in that zone.

Committee Amendment "A" (S-153) proposed to replace the bill. The amendment proposed to grant lobster management policy councils the authority to propose zone-specific rules, upon approval in a referendum in the management zone in which the rules would apply, to increase the enrollment period of the apprenticeship program, to require a sponsor of an apprentice to have held a lobster license for at least 5 years and to limit entry to a zone to persons who have apprenticed in the zone. This amendment proposed to grant this authority retroactively to January 1, 2005. The amendment proposed to clarify the application of new zone-specific rules to apprentices enrolled in the program when a new rule takes effect.

Enacted law summary

Public Law 2005, chapter 202 grants lobster management policy councils the authority to propose zone-specific rules, upon approval in a referendum in the management zone in which the rules would apply, to increase the enrollment period of the apprenticeship program, to require a sponsor of an apprentice to have held a lobster license for at least 5 years and to limit entry to a zone to persons who have apprenticed in the zone. This authority is granted retroactively to January 1, 2005. The law clarifies the application of new zone-specific rules to apprentices enrolled in the program when a new rule takes effect.