MAINE STATE LEGISLATURE

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State Of Maine 122nd Legislature

First Regular Session and First Special Session

Bill Summaries

Joint Standing Committee on Judiciary

August 2005

Members: Sen. Barry J. Hobbins, Chair Sen. Lynn Bromley Sen. David R. Hastings III

Rep. Deborah L. Pelletier-Simpson,
Chair
Rep. Sean Faircloth
Rep. Stan Gerzofsky
Rep. Marilyn E. Canavan
Rep. Mark E. Bryant
Rep. Michael Edward Dunn
Rep. Roger L. Sherman
Rep. Roderick W. Carr
Rep. Joan Bryant-Deschenes
Rep. Joan M. Nass
Rep. Donna M. Loring

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Maine State Legislature



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122nd Legislature First Regular Session and First Special Session

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	
CONF CMTE UNABLE TO AGREE	
DIED BETWEEN BODIES	
DIED IN CONCURRENCE	One body accepts ONTP report; the other indefinitely postpones the bill
DIED ON ADJOURNMENT	
EMERGENCY	Enacted law takes effect sooner than 90 days
FAILED EMERGENCY ENACTMENT/FINAL PAS	SAGE Emergency hill failed to get 2/3 vote
FAILED ENACTMENT/FINAL PASSAGE	Bill failed to get majority vote
FAILED MANDATE ENACTMENT	Bill imposing local mandate failed to get 2/3 vote
NOT PROPERLY BEFORE THE BODY	Ruled out of order by the presiding officers; bill died
INDEF PP	Bill Indefinitely Postponed
ONTP	Bill failed to get majority vote Bill imposing local mandate failed to get 2/3 vote Ruled out of order by the presiding officers; bill died Bill Indefinitely Postponed Ought Not To Pass report accepted Committee report Ought To Pass In New Draft
<i>OTP ND</i>	
<i>OTP ND/NT</i>	
P&S XXX	
PUBLIC XXX	
RESOLVE XXX	
UNSIGNED	Bill held by Governor
VETO SUSTAINED	

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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LD 1120 An Act Regarding the Reporting of Abuse and Neglect

ONTP

 Sponsor(s)
 Committee Report
 Amendments Adopted

 GROSE
 ONTP

LD 1120 proposed to add to the list of people required to report suspected child abuse a staff person working at a domestic violence shelter and a professional in the field of domestic violence.

LD 1177 An Act To Limit the Early Release of Persons Convicted of Certain CARRIED OVER Crimes

Sponsor(s) Committee Report Amendments Adopted
WOODCOCK

LD 1177 proposed to require that before a person who has been found not criminally responsible for the crime of murder or a Class A crime by reason of mental disease or mental defect may be released from institutional commitment, the Department of Health and Human Services must identify the level of supervision needed to ensure that the person takes any medication as prescribed and complies with any other conditions of release. The bill also proposed to require that the court order for release direct the Department of Health and Human Services to provide the necessary level of supervision.

This bill was carried over by H.P. 1203 to any special or regular session of the 122nd Legislature.

LD 1179

An Act Concerning Persons Who Hold Durable Powers of Attorney or Act as Responsible Parties for Residents of Long-term Care Facilities PUBLIC 283 EMERGENCY

Sponsor(s)
MARTINCommittee Report
OTP-AMAmendments Adopted
S-248

LD 1179 proposed to establish duties on the part of persons who hold durable powers of attorney or act as responsible parties for residents of long-term care facilities and provide mechanisms for enforcing those duties. The bill also proposed to permit collection of attorney's fees and costs from persons who breach the duties established by this bill.

Committee Amendment "A" (S-248) proposed to replace the bill and convert the bill into emergency legislation. It proposed to provide specific language authorizing a petition for a protective order from the Probate Court to initiate court consideration, accounting and remediation of actions taken by a person responsible for the property or affairs of another person.

Enacted law summary

Public Law 2005, chapter 283 provides specific language authorizing a petition for a protective order from the Probate Court to initiate court consideration, accounting and remediation of actions taken by a person responsible

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for the property or affairs of another person, referred to as the principal. Chapter 283 lists the information that must be included in the petition, including facts describing how the petitioner has been adversely affected by the lack of management of the principal's property or affairs.

Public Law 2005, chapter 283 was enacted as an emergency measure effective June 1, 2005.

LD 1196 An Act To Extend Civil Rights Protections to All People Regardless of Sexual Orientation

PUBLIC 10

Sponsor(s)	Committee Report	Amendments Adopted
TURNER	OTP A	H-92 FISCHER
	OTP-AM B	
	ONTP C	

LD 1196 proposed to forbid the denial of rights in employment, housing, public accommodations, credit and education opportunity to individuals based on their sexual orientation.

Committee Amendment "A" (S-38), the minority report of the Joint Standing Committee on Judiciary, proposed to add a referendum section that requires approval by the voters before the law becomes effective. (Not adopted)

House Amendment "A" (H-82) proposed to provide that if the Maine Human Rights Commission does not find reasonable grounds to believe unlawful discrimination occurred, it shall order the claimant to pay the reasonable attorney's fees and costs of the other party. (Not adopted)

House Amendment "B" (H-83) proposed to remove the phrase "bona fide" in order to extend the exemptions for educational facilities to those owned by all religious corporations, associations or societies. It also proposed to require that a person who alleges discrimination on the basis of sexual orientation specifically plead and prove the nature of the person's sexual orientation. (Not adopted)

House Amendment "C" (H-84) proposed to add a referendum section that requires approval by the voters before the law becomes effective. (Not adopted)

House Amendment "D" (H-85) proposed to provide that the bill may not be construed as preempting the provisions of law that prohibit same-sex marriage. (Not adopted)

House Amendment "E" (H-86) proposed to provide that the Maine Human Rights Act may not be construed to permit a person to use a locker room or the bathroom facilities of a public rest room designated for use for a gender other than the gender of that person at birth unless the person has undergone a medical procedure to change the person's gender. (Not adopted)

House Amendment "F" (H-87) proposed to provide that it is not unlawful employment discrimination for an employer to set a dress code of appropriate attire to be worn in the workplace. An employer may specify attire in that dress code that is different based on gender. (Not adopted)

House Amendment "G" (H-88) proposed to change the definition of "sexual orientation" to mean a person's actual or perceived homosexuality. (Not adopted)