MAINE STATE LEGISLATURE

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STATE OF MAINE

123rd Legislature First Regular Session



Summaries of bills and adopted amendments and laws enacted or finally passed during the First Regular Session of the 123rd Maine Legislature coming from the

JOINT STANDING COMMITTEE ON CRIMINAL JUSTICE AND PUBLIC SAFETY

July 2007

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STATE OF MAINE

123rd Legislature First Regular Session

LEGISLATIVE DIGEST OF BILL SUMMARIES AND ENACTED LAWS



This Legislative Digest of Bill Summaries and Enacted Laws summarizes all bills and adopted amendments and all laws enacted or finally passed during the First Regular Session of the 123rd Maine Legislature, which was in session from December 6, 2006 to June 21, 2007.

The *Digest* is arranged alphabetically by committee, and within each committee by LD number. The committee report(s), prime sponsor and lead co-sponsor(s), if designated, are listed below each bill title. All adopted amendments are summarized and listed by paper number. A subject index is included with each committee. The appendices include a summary of relevant session statistics, an index of all bills by LD number and an index of enacted laws by law type and chapter number.

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:

CON RES XXX	. Chapter # of Constitutional Resolution passed by both Houses	
CONF CMTE UNABLE TO AGREE		
DIED BETWEEN BODIES	House & Senate disagree; bill died	
DIED IN CONCURRENCEOne 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/FINA	AL PASSAGE Emergency bill failed to get 2/3 vote	
FAILED ENACTMENT/FINAL PASSAGE		
	Bill imposing local mandate failed to get 2/3 vote	
NOT PROPERLY BEFORE THE BODY		
INDEF PP	Bill Indefinitely Postponed	
ONTP (or Accepted ONTP report)	Ought Not To Pass report acceptedCommittee report Ought To Pass In New Draft	
OTP-ND		
P&S XXX		
PASSED	Joint Order passed in both bodies	
PUBLIC XXX		
RESOLVE XXX		
UNSIGNED	Bill held by Governor	
VETO SUSTAINED	Legislature failed to override Governor's Veto	

Please note that the effective date for non-emergency legislation enacted in the First Regular Session is **September 20, 2007**. The effective date for legislation enacted as an emergency measure is specified in the enacted law summary for those bills.

Joint Standing Committee on Criminal Justice and Public Safety

standards, each crime: domestic violence assault, domestic violence criminal threatening, domestic violence terrorizing, domestic violence stalking and domestic violence reckless conduct. As in the bill, each offense is a Class D crime of domestic violence that is committed against a person who is a family or household member. The amendment also retains an aggravated Class C version of each offense if the person: has one or more prior convictions for one of the domestic violence crimes or one or more prior convictions for engaging in conduct substantially similar to these crimes in another jurisdiction; has one or more prior convictions for violating the Maine Revised Statutes, Title 19-A, section 4011, subsection 1 or one or more prior convictions for engaging in conduct substantially similar to that contained in Title 19-A, section 4011, subsection 1 in another jurisdiction; or has one or more prior convictions for violating Title 15, section 1026, subsection 3, paragraph A, subparagraph (5) or subparagraph (8) when the alleged victim in the case for which the defendant was on bail was a family or household member as defined in Title 19-A, section 4002, sub-4.

Senate Amendment "A" (S-388)

This amendment adds an emergency preamble and clause, directs certain offices and agencies to review certain bills carried over from the First Regular Session of the 123rd Legislature to identify the processes and data that would assist in more accurately forecasting the cost of changes in law of criminal penalties and sets an effective date for certain parts of the legislation.

Enacted Law Summary

Public Law 2007, chapter 436 creates the crimes of domestic violence assault, domestic violence criminal threatening, domestic violence terrorizing, domestic violence stalking and domestic violence reckless conduct. Each offense is a Class D crime of domestic violence that is committed against a person who is a family or household member. Public Law 2007, chapter 436 creates an aggravated Class C version of each offense if the person: has one or more prior convictions for one of the domestic violence crimes or one or more prior convictions for engaging in conduct substantially similar to these crimes in another jurisdiction; has one or more prior convictions for engaging in conduct substantially similar to that contained in Title 19-A, section 4011, subsection 1 in another jurisdiction; or has one or more prior convictions for violating Title 15, section 1026, subsection 3, paragraph A, subparagraph (5) or subparagraph (8) when the alleged victim in the case for which the defendant was on bail was a family or household member as defined in Title 19-A, section 4002, subsection 4.

Public Law 2007, chapter 436 directs the Office of Fiscal and Program Review, the Department of Corrections and the Judicial Department to review certain bills carried over from the First Regular Session of the 123rd Legislature to identify the processes and data that would assist in more accurately forecasting the cost of changes in law of criminal penalties and sets an effective date for certain parts of the legislation. The Office of Fiscal and Program Review shall report findings by November 15, 2007 to the Committees on Appropriations and Financial Affairs, Criminal Justice and Public Safety and Judiciary.

Public Law 2007, chapter 436 was enacted as an emergency measure effective June 27, 2007.

LD 1662

An Act To Authorize Judges To Mandate Counseling for Juvenile Offenders

ONTP

Sponsor(s)	Committee Report	Amendments Adopted
SIMPSON	ONTP	

This bill allows a court to order counseling for a juvenile who has been adjudicated as having committed a crime or who reneges on or fails to fulfill the requirements of an official or unofficial plea agreement, regardless of the wishes of the juvenile or the juvenile's parent or legal guardian.