MAINE STATE LEGISLATURE

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STATE OF MAINE

123RD LEGISLATURE SECOND REGULAR AND FIRST SPECIAL SESSIONS



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

JOINT STANDING COMMITTEE ON CRIMINAL JUSTICE AND PUBLIC SAFETY

May 2008

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STATE OF MAINE

 123^{RD} Legislature Second Regular & First Special Sessions



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 Second Regular or First Special Sessions of the 123rd Maine Legislature.

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 Chapte	er # of Constitutional Resolution passed by both Houses
CONF CMTE UNABLE TO AGREE	Committee of Conference unable to agree; bill died
DIED BETWEEN BODIES	House & Senate disagree; bill died
DIED IN CONCURRENCE One body accept	s ONTP report; the other indefinitely postpones the bill
DIED ON ADJOURNMENT	Action incomplete when session ended; bill died
EMERGENCY	Enacted law takes effect sooner than 90 days
	SAGEEmergency bill 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; bill died
ONTP (or Accepted ONTP report)	Ought Not To Pass report accepted; bill died
P&S XXX	
<i>PUBLIC XXX</i>	Chapter # of enacted Public Law
RESOLVE XXX	
UNSIGNED	Bill held by Governor
VETO SUSTAINED	Legislature failed to override Governor's Veto

The effective date for non-emergency legislation enacted in the Second Regular Session (R2) is June 30, 2008. The effective date for non-emergency legislation enacted in the First Special Session (S1) is July 18, 2008. The effective date for legislation enacted as an emergency measure is specified in the enacted law summary for those bills. Any bill summarized in this document having an LD number less than 1932 was a bill carried over from the First Regular Session of the 123rd Legislature.

¹ The session in which each law was enacted or finally passed (R2 or S1) is included in Appendix C.

Joint Standing Committee on Criminal Justice and Public Safety

rate specified in the court's order that is not less than \$5 of unpaid fine per day of confinement. An offender is responsible for paying any fine remaining after receiving credit for any detention and for community service work performed. A default on the remaining fine is also governed by this provision.

Enacted Law Summary

Public Law 2007, chapter 517 specifies that if the court finds that a default in payment of a fine was unexcused, in addition to the option of committing the offender to the custody of the sheriff until all or a specified part of the fine is paid as provided by current law, the court may instead, if the unexcused default relates to a fine imposed for a Class D or Class E crime, order the offender to perform community service work until all or a specified part of the fine is paid. The number of hours of community service work must be specified in the court's order and may not exceed 8 hours for every \$25 of unpaid fine or one hundred 8-hour days, whichever is shorter. An offender ordered to perform community service work is given credit toward the payment of the fine for each 8-hour day of community service work performed at the rate specified in the court's order. The offender is also given credit toward the payment of the fine for each day that the offender is detained as a result of an arrest warrant issued in connection with a default, at a rate specified in the court's order that is not less than \$5 of unpaid fine per day of confinement. An offender is responsible for paying any fine remaining after receiving credit for any detention and for community service work performed.

LD 1953 An Act To Amend the Laws Relating to the Department of Corrections

PUBLIC 536

Sponsor(s)	Committee Report	Amendments Adopted
PLUMMER	OTP-AM	H-769

This bill makes several changes to laws relating to the Department of Corrections. The bill adds assaults on corrections officers and other staff of a correctional institution in which the person is being held in custody as categories of assault that may not be resolved by accord and satisfaction. "Accord and satisfaction" means a method of discharging a claim; parties agree to give and accept something in settlement of the claim and perform the agreement.

The bill specifies the maximum period of confinement if a juvenile is found in contempt of a court when a remedial or punitive sanction is imposed. It clarifies that if a person who has attained 18 years of age is to serve time in confinement in a juvenile facility as a punitive or remedial sanction for contempt under the Maine Juvenile Code, that time is limited to 30 days for each type of sanction, just as it is for a person who has not attained 18 years of age. This clarifies that there is a time limit if a court does not exercise its option under the Maine Revised Statutes, Title 15, section 3205, subsection 2 for a person who has attained 18 years of age but not 21 years of age for ordering time in confinement for contempt to be served at a county jail.

The bill permits the Commissioner of Corrections to waive the work or education requirement for a prisoner who is participating in a full-time treatment program while on supervised community confinement. The bill also repeals the current funeral and deathbed visit provisions and replaces them a simpler process and adds domestic partner to the list of persons to whom a prisoner may make deathbed visits or whose funerals a prisoner may attend. The bill also permits the Commissioner of Corrections to allow attendance at a funeral of or a deathbed visit to a person other than one specifically listed under the definition of family member.

The bill prohibits the incarceration in a juvenile facility of a person who is more appropriately a subject of intensive outof-home treatment services provided by the Department of Health and Human Services, whether those services are temporary or not. The term "temporary" is removed from the out of home treatment provision, because longer placements for some juveniles may be necessary. The bill also repeals a number of provisions related to juvenile services that are either outdated or repetitive.

Committee Amendment "A" (H-769)

Joint Standing Committee on Criminal Justice and Public Safety

This amendment rewrites the Maine Revised Statutes, Title 15, section 891, which deals with accord and satisfaction, to clarify the purpose of the statute and to repeal archaic language and references. It also clarifies the intent of the bill, which is to preclude the use of the accord and satisfaction provision on corrections employees. The amendment also clarifies the roles of the Commissioner of Corrections, the Commissioner of Health and Human Services and the courts in the placement of juveniles who are more appropriately the subject for intensive treatment services that are available and provided by or through the Department of Health and Human Services, instead of placement in the Department of Corrections.

Enacted Law Summary

Public Law 2007, chapter 536 clarifies the purpose of the accord and satisfaction statute and repeals archaic language and references within that statute. It also precludes the use of the accord and satisfaction provision on corrections employees.

Public Law 2007, chapter 536 specifies the maximum period of confinement if a juvenile is found in contempt of a court when a remedial or punitive sanction is imposed. It clarifies that if a person who has attained 18 years of age is to serve time in confinement in a juvenile facility as a punitive or remedial sanction for contempt under the Maine Juvenile Code, that time is limited to 30 days for each type of sanction, just as it is for a person who has not attained 18 years of age. This clarifies that there is a time limit if a court does not exercise its option under the Maine Revised Statutes, Title 15, section 3205, subsection 2 for a person who has attained 18 years of age but not 21 years of age for ordering time in confinement for contempt to be served at a county jail.

Public Law 2007, chapter 536 permits the Commissioner of Corrections to waive the work or education requirement for a prisoner who is participating in a full-time treatment program while on supervised community confinement. Public Law 2007, chapter 536 also simplifies the funeral and deathbed visit provisions and adds domestic partner to the list of persons to whom a prisoner may make deathbed visits or whose funerals a prisoner may attend.

Public Law 2007, chapter 536 clarifies the roles of the Commissioner of Corrections, the Commissioner of Health and Human Services and the courts in the placement of juveniles who are more appropriately the subject for intensive treatment services that are available and provided by or through the Department of Health and Human Services, instead of placement in the Department of Corrections.

LD 1981 An Act To Ensure Legislative Review of Fire Sprinkler Rules

PUBLIC 632

Sponsor(s)	Committee Report	Amendments Adopted
MARTIN	OTP-AM	S-471
		S-592 MARTIN

LD 1981 exempts nonresidential buildings in existence on January 1, 2007 from more stringent fire sprinkler requirements than those in effect on January 1, 2007. It also requires the Commissioner of Public Safety to make copies of the requirements in effect on January 1, 2007 available to the public.

Committee Amendment "A" (S-471)

The amendment replaces the bill. It requires that rules pertaining to the fire safety of certain buildings and of mass gatherings are routine technical rules, but that those relating to fire sprinklers are major substantive rules subject to legislative review.

Senate Amendment "A" (S-592)

This amendment provides that rules and policies pertaining to fire sprinklers that implement the National Fire Protection Association 2006 Life Safety Code adopted by the State Fire Marshal on or after September 1, 2007 are major substantive rules and specifies that this provision applies retroactively to September 1, 2007.