MAINE STATE LEGISLATURE

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STATE OF MAINE

124TH LEGISLATURE SECOND REGULAR SESSION



Summaries of bills, adopted amendments and laws enacted or finally passed during the Second Regular Session of the 124th Maine Legislature coming from the

JOINT STANDING COMMITTEE ON HEALTH AND HUMAN SERVICES

April 2010

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STATE OF MAINE

124TH LEGISLATURE SECOND 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 Second Regular Session of the 124th 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:

CARRIED OVER Carried over to a subsequent session of the Legislature
CON RES XXX Chapter # of Constitutional Resolution passed by both Houses
CONF CMTE UNABLE TO AGREECommittee of Conference unable to agree; bill died
DIED BETWEEN HOUSESHouse & Senate disagree; bill died
DIED IN CONCURRENCE One body accepts 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
FAILED EMERGENCY ENACTMENT/FINAL PASSAGEEmergency bill failed to get 2/3 vote
FAILED ENACTMENT/FINAL PASSAGEBill failed to get majority vote
FAILED MANDATE ENACTMENT Bill imposing local mandate failed to get 2/3 vote
NOT PROPERLY BEFORE THE BODY
INDEF PPBill Indefinitely Postponed; bill died
ONTP (or Accepted ONTP report)Ought Not To Pass report accepted; bill died
P&S XXX Chapter # of enacted Private & Special Law
PUBLIC XXX
RESOLVE XXX
UNSIGNED Bill held by Governor
VETO SUSTAINEDLegislature failed to override Governor's Veto

The effective date for non-emergency legislation enacted in the Second Regular Session of the 124th Legislature is Monday, July 12, 2010. The effective date for legislation enacted as an emergency measure is specified in the enacted law summary for those bills.

Joint Standing Committee on Health and Human Services

provision is repealed July 1, 2011. The law establishes a working group to work on issues regarding submission of data to the Maine Health Data Organization. By November 15, 2010, the working group must report to the Joint Standing Committee on Health and Human Services with a plan to resolve the service and provider issues and with an implementation schedule.

LD 1591 An Act To Amend the Maine Certificate of Need Act of 2002 Concerning Right of Entry and Investigation

PUBLIC 556 EMERGENCY

Sponsor(s)	Committee Report	Amendments Adopted
MILLER	OTP-AM	H-720

This bill authorizes the Department of Health and Human Services to enter and inspect a health care facility or other entity subject to the Maine Certificate of Need Act of 2002 when the department has a reasonable basis to suspect that a violation has occurred.

Committee Amendment "A" (H-720)

This amendment adds an emergency preamble and emergency clause to the bill.

Enacted Law Summary

Public Law 2009, chapter 556 authorizes the Department of Health and Human Services to enter and inspect a health care facility or other entity subject to the Maine Certificate of Need Act of 2002 when the department has a reasonable basis to suspect that a violation has occurred.

Public Law 2009, chapter 556 was enacted as an emergency measure effective March 26, 2010.

LD 1592

An Act To Update the Laws Affecting the Maine Center for Disease Control and Prevention

PUBLIC 589

Sponsor(s)	Committee Report	Amendments Adopted
MARTIN J L	OTP-AM MAJ Ontp Min	H-721

This bill implements the recommendations of an interagency work group on the control of rabies and allocates the responsibilities in various situations for taking possession, quarantine, confinement, testing and euthanasia of certain animals. This bill increases the maximum fees that may be charged with respect to certain documents regarding birth, marriage and death and requires that a portion of these fees be remitted to the Department of Health and Human Services, Maine Center for Disease Control and Prevention. It increases the maximum fee that may be charged for certain plumbing permits. It increases the license fee for certain eating establishments, eating and lodging places, lodging places, recreational camps, youth camps and camping areas and allows the department to collect a transaction fee from a licensee who renews a license electronically. It increases the fee for a voluntary inspection by the department of an electrologist's training, place of practice and equipment. It increases the license fee for micropigmentation practitioners and tattoo and body piercing artists. It provides that fees collected by the department for an inspection of an electrologist's training, place of practice and equipment and license fees for micropigmentation practitioners and tattoo and body piercing artists must be deposited into a special revenue account for health inspections.

Committee Amendment "A" (H-721)

Joint Standing Committee on Health and Human Services

This amendment is the majority report of the committee. The amendment adds a mandate preamble. It removes the provisions of the bill related to rabies control and provisions of the bill that would require municipalities to remit to the Department of Health and Human Services a portion of the increased fees that towns would charge for vital records. It reduces the increased fee for burial permits from \$40 to \$20, changes the term "burial" to "disposition of human remains" and exempts dispositions of human remains paid for by municipal General Assistance from the fee. The amendment authorizes the Department of Health and Human Services to charge municipalities fees for services and paper related to vital records, the fees to be established through major substantive rulemaking and to be reviewed every three years. It requires the department to review every three years the fees charged by municipalities for vital records. It also adds an appropriations and allocations section.

Enacted Law Summary

Public Law 2009, chapter 589 increases the maximum fees that may be charged with respect to certain documents regarding birth, marriage and death and the maximum fees that may be charged for permits for the disposition of human remains and for certain plumbing permits. It exempts burials paid for by General Assistance from the required fees. It increases the license fee for certain eating establishments, eating and lodging places, lodging places, recreational camps, youth camps and camping areas and allows the department to collect a transaction fee from a licensee who renews a license electronically. It increases the fee for a voluntary inspection by the department of an electrologist's training, place of practice and equipment. It increases the license fee for micropigmentation practitioners and tattoo and body piercing artists. It provides that fees collected by the department for an inspection of an electrologist's training, place of practice and equipment and license fees for micropigmentation practitioners and tattoo and body piercing artists must be deposited into a special revenue account for health inspections. The law allows the Department of Health and Human Services to charge municipalities fees for services and paper related to vital records, the fees to be established through major substantive rulemaking and to be reviewed every three years. It requires the department to review every three years the fees charged by municipalities for vital records.

LD 1599 An Act Regarding the Maternal and Infant Death Review Panel

PUBLIC 531 EMERGENCY

Committee Report	Amendments Adopted
OTP-AM	S-383
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This bill requires health care providers to report to the maternal and infant death review panel all deaths of infants under one year of age and women during pregnancy and within 42 days of giving birth and to provide notice of the report, at the time of death or at the time of making the report, to the parent or parents or authorized representative of the deceased person. The bill repeals the ending date of January 1, 2011 of the maternal and infant death review panel.

Committee Amendment "A" (S-383)

This amendment authorizes the maternal and infant death panel coordinator to have access to fetal death certificates. The amendment requires the panel coordinator to review the majority of fetal deaths occurring after 28 weeks' gestation. The amendment prohibits the panel coordinator from reviewing cases of abortion.

Enacted Law Summary

Public Law 2009, chapter 531 requires health care providers to report to the maternal and infant death review panel all deaths of infants under one year of age and women during pregnancy and within 42 days of giving birth and to provide notice of the report, at the time of death or at the time of making the report, to the parent or parents or authorized representative of the deceased person. The law repeals the ending date of January 1, 2011 of the maternal and infant death review panel. The law authorizes the maternal and infant death panel coordinator to have