MAINE STATE LEGISLATURE

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STATE OF MAINE

126th Legislature First Regular Session



Summaries of bills, adopted amendments and laws enacted or finally passed

JOINT STANDING COMMITTEE ON VETERANS AND LEGAL AFFAIRS

July 2013

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STATE OF MAINE

126TH LEGISLATURE FIRST REGULAR SESSION



LEGISLATIVE DIGEST OF BILL SUMMARIES AND ENACTED LAWS

This Legislative Digest of Bill Summaries and Enacted Laws contains summaries of all LDs and adopted amendments and all laws enacted or finally passed during the First Regular Session of the 126th Maine Legislature.

The *Digest* is arranged alphabetically by committee and within each committee by Legislative Document (LD) number. The committee report(s), prime sponsor and lead co-sponsor(s), if designated, are listed below each LD 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 LD is noted to the right of the LD title. The following describes the various final actions.

| CARRIED OVER carried over to a subsequent session of the Legislature |
|--|
| CON RES XXX |
| CONF CMTE UNABLE TO AGREECommittee of Conference unable to agree; legislation died |
| DIED BETWEEN HOUSES |
| DIED IN CONCURRENCEdefeated in each house, but on different motions; legislation died |
| DIED ON ADJOURNMENT action incomplete when session ended; legislation died |
| EMERGENCY enacted law takes effect sooner than 90 days after session adjournment |
| FAILED, EMERGENCY ENACTMENT or FINAL PASSAGE emergency failed to receive required 2/3 vote |
| FAILED, ENACTMENT or FINAL PASSAGE failed to receive final majority vote |
| FAILED, MANDATE ENACTMENTlegislation proposing local mandate failed required 2/3 vote |
| HELD BY GOVERNORGovernor has not signed; final disposition to be determined at subsequent session |
| LEAVE TO WITHDRAWsponsor's request to withdraw legislation granted |
| NOT PROPERLY BEFORE THE BODYruled out of order by the presiding officer; legislation died |
| INDEF PP indefinitely postponed; legislation died |
| ONTP, ACCEPTED, MAJORITY, MINORITY or REPORT X ought-not-to-pass report accepted; legislation died |
| P&S XXX |
| PUBLIC XXX |
| RESOLVE XXX |
| VETO SUSTAINEDLegislature failed to override Governor's veto |

The effective date for non-emergency legislation enacted in the First Regular Session of the 126th Legislature is October 9, 2013. The effective date for legislation enacted as an emergency measure may be found in the enacted law summary for that legislation.

Joint Standing Committee on Veterans and Legal Affairs

This bill authorizes the licensing of 12 agency liquor stores in a municipality with a population over 45,000 to provide larger municipalities with more equitable access to agency liquor stores.

Committee Amendment "A" (S-148)

The bill authorizes the licensing of 12 agency liquor stores in a municipality with a population over 45,000 to provide larger municipalities with more equitable access to agency liquor stores. This amendment amends the bill to allow up to 10 agency liquor stores in a municipality with a population over 50,000.

Enacted Law Summary

Public Law 2013, chapter 253 allows the licensing of up to 10 agency liquor stores in a municipality with a population over 50,000. Under existing law the maximum number of stores in a municipality is eight.

LD 981 An Act To Allow Candidate Name Tags on Election Day

ı

ONTP

| Sponsor(s) | Committee Report | Amendments Adopted |
|------------|------------------|--------------------|
| CASAVANT | ONTP | |
| DUTREMBLE | | |

This bill allows a candidate who stands outside the polls, within the designated area, to wear a name tag.

LD 1001

An Act To Improve Laws Governing Financial Disclosure by Legislators and Certain Public Employees and Public Access to Information Disclosed

PUBLIC 401

| Sponsor(s) | Committee Report | Amendments Adopted |
|------------|------------------|--------------------|
| CAIN | OTP-AM | S-166 |
| BEAULIEU | | S-346 HILL |

This bill amends financial disclosure laws applicable to Legislators and certain executive branch employees. Annual income received of \$2,000 or more must include a description as to the nature of the income. Ownership interests of 5% or more in business entities must be reported. Involvement as a responsible officer of a political party or political committee by the Legislator or executive employee, or by a member of that person's immediate family, must be reported. The Commission on Governmental Ethics and Election Practices is directed to adopt rules that require reporting of income of \$2,000 or more in ranges. Finally, Legislators and executive employees are required to file their disclosure statements electronically and those statements must be on a publicly accessible website.

Committee Amendment "A" (S-166)

This amendment clarifies language in the bill regarding the requirement that financial disclosure statements required to be filed by Legislators and certain executive branch employees be filed electronically and immediately placed on a publicly accessible website. It also allows the Commission on Governmental Ethics and Election Practices to assist with the electronic filing if necessary. The amendment removes the requirement that the commission adopt routine technical rules to provide for income disclosures to be sorted in ranges based on amount. Instead, the amendment directs the commission to make recommendations to the Joint Standing Committee on Veterans and Legal Affairs, which may then submit a bill directing the commission to adopt major substantive rules to provide for income disclosures to be reported in ranges based on income amount.

Senate Amendment "A" To Committee Amendment "A" (S-346)

Joint Standing Committee on Veterans and Legal Affairs

This amendment reduces the one-time General Fund appropriation to develop and implement a new electronic filing system.

Enacted Law Summary

Public Law 2013, chapter 401 amends financial disclosure laws applicable to Legislators and certain executive branch employees. Under chapter 401, annual income received of \$2,000 or more must include a description as to the nature of the income. Ownership interests of 5% or more in business entities must be reported. Involvement as a responsible officer of a political party or political committee by the Legislator or executive employee, or by a member of that person's immediate family, must be reported. Chapter 401 states that financial disclosure statements required to be filed by Legislators and certain executive branch employees must be filed electronically and immediately placed on a publicly accessible website. Further, it allows the Commission on Governmental Ethics and Election Practices to assist with the electronic filing if necessary. Finally, chapter 401 directs the commission to make recommendations to the Joint Standing Committee on Veterans and Legal Affairs, which may then submit a bill directing the commission to adopt major substantive rules to provide for income disclosures to be reported in ranges based on income amount.

LD 1008 An Act To Assess a Fine on a Person Who Provides Misinformation on a Primary Candidate's Consent Form

| Sponsor(s) | Committee Report | Amendments Adopted |
|------------|------------------|--------------------|
| SCHNECK | ONTP | |

This bill provides that a person who intentionally or knowingly makes a false statement on a consent form filed by a candidate with a primary petition commits a civil violation for which a fine of \$2,000 may be adjudged.

LD 1023 An Act To Provide Transparency in Fund-raising by and Lobbying of a VETO Governor-elect SUSTAINED

| Sponsor(s) | Committee Report | Amendments Adopted |
|------------|------------------|--------------------|
| | OTP-AM | S-179 |
| | ONTP | |

This bill authorizes a Governor-elect to establish a committee for the purpose of soliciting and accepting donations to finance inaugural activities or the Governor-elect's transition to office. Under the bill, the Governor-elect is required to appoint a treasurer to keep records of donations to the committee and file financial disclosure statements. A financial disclosure statement is due on February 15th after the Governor takes office. A donor giving more than \$100 must be disclosed. The committee is authorized to accept donations from the day after the election until January 31st following the election. The Governor-elect is prohibited from personally soliciting or accepting donations for the cost of the inauguration or the transition to office. Communicating with a Governor-elect or the Governor-elect's staff to influence legislation would constitute lobbying that is disclosed in reports to the Commission on Governmental Ethics and Election Practices.

This bill also amends the definition of "official in the legislative branch" to exclude candidates for or officers of the Legislature.

Committee Amendment "A" (S-179)

This amendment, which is the majority report of the Joint Standing Committee on Veterans and Legal Affairs, clarifies that a Governor-elect is required to form a committee if money is raised to fund transitional activities or inaugural events. It also requires the treasurer of that committee to keep an accounting and record of donors making