MAINE STATE LEGISLATURE

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STATE OF MAINE

127th Legislature Second Regular Session



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

JOINT STANDING COMMITTEE ON LABOR, COMMERCE, RESEARCH AND ECONOMIC DEVELOPMENT

May 2016

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STATE OF MAINE

127th Legislature Second 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 Second Regular Session of the 127th 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. An appendix provides a summary of relevant session statistics.

Final action on each LD is noted to the right of the LD title. The following describes the various final actions.

| CARRIED OVERcarried over to a subsequent session of the Legislature | C |
|--|----|
| CON RES XXXchapter # of constitutional resolution passed by both houses | |
| CONF CMTE UNABLE TO AGREE | |
| OIED BETWEEN HOUSESHouse & Senate disagreed; legislation died | |
| DIED IN CONCURRENCE defeated in each house, but on different motions; legislation died | |
| DIED ON ADJOURNMENT action incomplete when session ended; legislation died | |
| EMERGENCYenacted law takes effect sooner than 90 days after session adjournment | |
| FAILED, EMERGENCY ENACTMENT or PASSAGEemergency 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 GOVERNOR Governor has not signed; final disposition to be determined at subsequent session | |
| | |
| EAVE TO WITHDRAWsponsor's request to withdraw legislation granted | |
| NOT PROPERLY BEFORE THE BODYruled out of order by the presiding officer; legislation died | |
| NDEF PP indefinitely postponed; legislation died | II |
| ONTP, ACCEPTED, MAJORITY, MINORITY or REPORT X ought-not-to-pass report accepted; legislation died | O |
| P&S XXXchapter # of enacted private & special law | P |
| PUBLIC XXX | P |
| RESOLVE XXX | R |
| VETO SUSTAINEDLegislature failed to override Governor's veto | V |

The effective date for non-emergency legislation enacted in the First Regular Session of the 127th Legislature is July 29, 2016. 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 Labor, Commerce, Research and Economic Development

- 3. Incorporates in statute all of the scopes of practice provisions for dentists and dental auxiliaries that formerly were located partially in statute and partially in board rule, enumerating the dental procedures that dentists, expanded function dental assistants, dental hygienists, public health dental hygienists, dental hygiene therapists, independent practice dental hygienists, dental radiographers and denturists may perform and the level of supervision required for each procedure;
- 4. Identifies the limited settings in which faculty dentists, clinical dentist educators, charitable dentists, limited dentists, resident dentists, faculty dental hygienists and faculty denturists may practice; and
- 5. Identifies the specific, limited duties that a dentist may delegate to an unlicensed dental assistant who practices under the dentist's supervision.

Public Law 2015, chapter 429 directs that any license or permit in effect on the effective date of the Act remains in effect through its current expiration date, at which time a new license or authority may be issued by the Board of Dental Practice. It further directs the Board of Dental Practice to conduct a study of the new Dental Practice Act and any rules adopted by the former Board of Dental Examiners, focusing specifically on scopes of practice, practice settings, and delivery models. The board must submit a report with recommended legislation by March 1, 2017 to the joint standing committee of the Legislature having jurisdiction over labor, commerce, research and economic development matters. The committee may report out a bill to the Second Regular Session of the 128th Legislature proposing legislation related to the board's report.

LD 1598

An Act To Amend Procedures for the Licensing of Architects and Foresters

PUBLIC 414 EMERGENCY

| Sponsor(s) | Committee Report | Amendments Adopted |
|------------|------------------|--------------------|
| | OTP | |

This bill was reported by the committee pursuant to the Maine Revised Statutes, Title 3, section 955 and then referred back to the committee for processing in the normal course.

The bill authorizes the Maine State Board for Licensure of Architects, Landscape Architects and Interior Designers to specify, by rule, the required amount of practical experience under the supervision of an experienced architect or architects that an applicant for licensure as an architect must complete before obtaining a license. The bill also removes the requirement that candidates for a forester license submit applications and examination fees to the Board of Licensure of Foresters because, in current practice, candidates submit their applications and examination fees to a board-approved testing company rather than directly to the board.

Enacted Law Summary

Public Law 2015, chapter 414 authorizes the Maine State Board for Licensure of Architects, Landscape Architects and Interior Designers to specify, by rule, the required amount of practical experience under the supervision of an experienced architect or architects that an applicant for licensure as an architect must complete before obtaining a license. It also removes the requirement that candidates for a forester license submit applications and examination fees to the Board of Licensure of Foresters because, in current practice, candidates submit their applications and examination fees to a board-approved testing company rather than directly to the board.

Public Law 2015, chapter 414 was enacted as an emergency measure effective March 29, 2016.