

$\begin{array}{c} \textbf{STATE OF MAINE} \\ 129^{\text{TH}} \text{ Legislature} \\ \text{First Regular Session} \end{array}$



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

JOINT STANDING COMMITTEE ON JUDICIARY

August 2019

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STATE OF MAINE

 $129^{\text{TH}} LEGISLATURE$ 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 129th 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 OVER	arried over to a subsequent session of the Legislature
CON RES XXX	
CONF CMTE UNABLE TO AGREE	π of constitutional resolution passed by both noises
DIED BETWEEN HOUSES	
DIED IN CONCURRENCE defeated in a	
DIED ON ADJOURNMENT ac	tion incomplete when session ended; legislation died
EMERGENCYenacted 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 ENACTMENTlegislat	ion proposing local mandate failed required 2/3 vote
HELD BY GOVERNOR Governor has not signed; fin	al disposition to be determined at subsequent session
LEAVE TO WITHDRAW	sponsor'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 SUSTAINED	
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The effective date for non-emergency legislation enacted in the First Regular Session of the 129th Legislature is Thursday, September 19, 2019. 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 Judiciary

hospital or other health care facility need not be reported to the Office of Chief Medical Examiner.

2. It removes the requirement that deaths due to the consequences of long-term alcohol use be reported to the Office of Chief Medical Examiner.

3. It allows a duly appointed medicolegal death investigator, in addition to a medical examiner, to certify that further examination or judicial inquiry concerning the cause and manner of death of a person is not necessary.

LD 680 An Act To Clarify the Intent of the Federal Maine Indian Claims Settlement Act of 1980 To Ensure the Federal Principle of Inherent Tribal Sovereignty

CARRIED OVER

Sponsor(s)	Committee Report	Amendments Adopted
EVANGELOS J		
CHIPMAN B		

This bill is a concept draft pursuant to Joint Rule 208. This bill proposes to clarify the intent of the federal Maine Indian Claims Settlement Act of 1980 to ensure the federal principle of inherent tribal sovereignty.

This bill was carried over to any special or regular session, or both, of the 129th Legislature by joint order, H.P. 1322.

LD 690 An Act To Amend the Maine Uniform Probate Code Regarding Claims ONTP for Personal Injury

Sponsor(s)	Committee Report	Amendments Adopted
BAILEY D	ONTP	

This bill amends the Maine Uniform Probate Code to provide that appropriate probate, appointment or testacy proceedings may be commenced in relation to a claim for personal injury made against a decedent by a person without actual notice of the death within 6 years after the cause of action accrues.

This correction is contained in LD 1535, Public Law 2019, chapter 417.

LD 698An Act To Authorize Maine Courts To Award Attorney's Fees and CostsCARRIED OVERto Citizens Who Prevail in Civil Litigation against the Executive BranchCARRIED OVER

Sponsor(s)	Committee Report	Amendments Adopted
CARSON B	OTP-AM ONTP	S-312

This bill clarifies that when one or more citizens sue the Governor or any executive branch agency to enforce federal or state law and the citizen or citizens prevail or substantially prevail, the citizen or citizens may petition the court for the State to pay all costs. If the citizen or citizens demonstrate that the agency or Governor knowingly violated the law, the court is required to also award reasonable attorney's fees.

This bill was reported out of committee and then carried over to any special or regular session, or both, of the 129th Legislature on the Special Appropriations Table by joint order, H.P. 1322.

Committee Amendment "A" (S-312)

Joint Standing Committee on Judiciary

This amendment is the majority report. It gives the court the discretion to award reasonable attorney's fees to be paid to the prevailing citizen or citizens if the citizen or citizens demonstrate that the violation was committed knowingly. The amendment also adds an appropriations and allocations section.

This amendment was adopted in the House and the Senate before the bill was carried over on the Special Appropriations Table.

LD 748 An Act To Provide Relief to Survivors of Economic Abuse

PUBLIC 407

Sponsor(s)	Committee Report	Amendments Adopted
FAY J CARPENTER M	OTP-AM	H-585

This bill defines economic abuse in the context of protection from abuse and provides for the court to order compensation for losses resulting from the economic abuse. The bill also provides for an economic abuse survivor to be protected from debt collection and for the economic abuse survivor's credit to be repaired.

Committee Amendment "A" (H-585)

The bill adds remedies for economic abuse to the relief a court may include in a protection from abuse order. This amendment makes revisions to the bill ensuring that it does not conflict with the federal Fair Credit Reporting Act, including provisions concerning identity theft, as well as modifying the monetary relief generally available to the court to allow the court broader discretion in addressing economic abuse issues.

This amendment addresses concerns about preemption of state law by the federal Fair Credit Reporting Act and makes clear that a credit reporting agency's removal from a consumer's credit report of references to debt or any portion of a debt determined to be the result of economic abuse is not intended to conflict with federal law but complement the federal law and protect survivors of economic abuse when possible. The amendment requires the credit reporting agency to reinvestigate the debt, and if it is determined that the debt is the result of economic abuse, the credit reporting agency must remove reference to the debt, or any part determined to be the result of economic abuse, from the consumer's credit report.

The amendment clarifies the definition of "economic abuse" to include both unauthorized and coerced use of credit, recognizing that there are already remedies for the crime of identity theft. This amendment is not intended to address identity theft, which is covered by the federal Fair Credit Reporting Act in 15 United States Code, Section 1681c-2. Instead, the amendment includes, but is not limited to, the exploitative use of joint credit accounts without authorization by both joint owners and debt incurred through coercion.

The amendment adds language to the Protection from Abuse laws to ensure that it is clear that the abuse for which a plaintiff may seek the issuance of a protection from abuse order is what is defined as abuse in Title 19-A, section 4002, subsection 1. The bill does not add economic abuse as a type of conduct for which a protection from abuse order may be sought, although it does provide that if a protection from abuse order is issued, the court has expanded discretion to order appropriate monetary relief to help address the impact of any economic abuse that may be found by the court. The amendment makes clear that the court may make a finding of economic abuse.

The amendment strikes from the bill language specific to economic abuse relief that may be included in a protection from abuse order and instead amends the current law concerning monetary compensation. The amendment broadens the available relief by changing the monetary compensation in current law to monetary relief to the plaintiff that includes, but is not limited to, the existing types of relief and adds transitional living expenses, which are often necessary for plaintiffs who have suffered economic abuse. It also provides that the monetary relief component of a protection from abuse order does not limit the court's discretion to provide any other relief in a protection from abuse order, either as the statute specifically enumerates or as the court may find necessary and