STATE OF MAINE ONE HUNDRED AND TWENTY-NINTH LEGISLATURE FIRST REGULAR SESSION JOURNAL OF THE SENATE

In Senate Chamber Thursday May 30, 2019

Senate called to order by President Troy D. Jackson of Aroostook County.

Prayer by Pastor Matthew Ward, Charleston Church.

PASTOR WARD: We can assume God hears us pray today because we're praying from his favorite state. Can we get approval for that here today? We'll start in unity, how about that. Alright, let's pray together. Heavenly Father, we woke up again to Your grace and mercy. We're so grateful for Your blessings on us. We pray Your blessings upon this wonderful state that everybody in this place loves. God, we care about our neighbors. We care about every level of involvement that takes place here today. We pray, God, that You'll continue to honor humility, unity, integrity. I pray, God, so much will get accomplished. I believe that there's more in common than in difference, so I pray that that which is best for the people is accomplished today, even exceeding what we even think could be done. We give You thanks for all of this. In Jesus' name. Amen.

National Anthem Performed by the Charleston Church Trio.

Pledge of Allegiance led by Senator Louis J. Luchini of Hancock County.

Reading of the Journal of Wednesday, May 29, 2019.

Doctor of the day, Philip Abraham, M.D. of Waterboro.

Off Record Remarks

PAPERS FROM THE HOUSE

Non-Concurrent Matter

SENATE REPORTS - from the Committee on **VETERANS AND LEGAL AFFAIRS** on Bill "An Act To Limit the Influence of Lobbyists by Expanding the Prohibition on Accepting Political Contributions"

S.P. 18 L.D. 54

Majority - Ought to Pass as Amended by Committee Amendment "A" (S-132) (7 members)

Minority - Ought Not to Pass (6 members)

In Senate, May 28, 2019, on motion by Senator LUCHINI of Hancock, the Majority OUGHT TO PASS AS AMENDED Report READ and ACCEPTED and the Bill PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (S-132) AS AMENDED BY SENATE AMENDMENT "A" (S-150) thereto.

Comes from the House, the Majority OUGHT TO PASS AS AMENDED Report READ and ACCEPTED and the Bill PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (S-132) in NON-CONCURRENCE.

On motion by Senator **LIBBY** of Androscoggin, **TABLED** until Later in Today's Session, pending **FURTHER CONSIDERATION**.

Non-Concurrent Matter

JOINT RESOLUTION - Memorializing The President Of The United States And The United States Congress To Allow The Importation Of Affordable And Safe Prescription Drugs H.P. 1184

In House, April 30, 2019, READ and ADOPTED.

In Senate, May 21, 2019, on motion by Senator **LIBBY** of Androscoggin, Joint Resolution **INDEFINITELY POSTPONED** in **NON-CONCURRENCE**.

Comes from the House, **READ** and **ADOPTED AS AMENDED BY HOUSE AMENDMENT "A" (H-364)** in **NON-CONCURRENCE**.

On motion by Senator **LIBBY** of Androscoggin, **TABLED** until Later in Today's Session, pending **FURTHER CONSIDERATION**.

Non-Concurrent Matter

RESOLUTION, Proposing an Amendment to the Constitution of Maine Concerning Alternative Signatures Made by Persons with Disabilities

H.P. 1049 L.D. 1437 (C "A" H-163)

In Senate, May 2, 2019, Report **READ** and **ACCEPTED** and RESOLUTION **PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-163)** in concurrence. Comes from the House, Report **READ** and **ACCEPTED** and RESOLUTION **PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT** "A" (H-163) AND HOUSE **AMENDMENT** "A" (H-344) in NON-CONCURRENCE.

On motion by Senator **LIBBY** of Androscoggin, the Senate **RECEDED** and **CONCURRED**.

Non-Concurrent Matter

SENATE REPORTS - from the Committee on **ENERGY**, **UTILITIES AND TECHNOLOGY** on Bill "An Act To Protect the Privacy of Online Customer Information" S.P. 275 L.D. 946

Report "A" - Ought to Pass (9 members)

Report "B" - Ought to Pass as Amended by Committee Amendment "A" (S-133) (1 member)

Report "C" - Ought to Pass as Amended by Committee Amendment "B" (S-134) (1 member)

In Senate, May 23, 2019, Report "A", OUGHT TO PASS, READ and ACCEPTED and the Bill PASSED TO BE ENGROSSED.

Comes from the House, Report "A", OUGHT TO PASS, READ and ACCEPTED and the Bill PASSED TO BE ENGROSSED AS AMENDED BY HOUSE AMENDMENT "B" (H-387) in NON-CONCURRENCE.

On motion by Senator **LIBBY** of Androscoggin, the Senate **RECEDED** and **CONCURRED**.

ORDERS OF THE DAY

The Chair laid before the Senate the following Tabled and Later Assigned (5/28/19) matter:

Resolve, To Require a Study of Greenhouse Gas Emissions Reductions from the Proposed Central Maine Power Company Transmission Corridor (EMERGENCY) S.P. 202 L.D. 640

Tabled - May 28, 2019 by President JACKSON of Aroostook

Pending - FURTHER CONSIDERATION

(In Senate, May 9, 2019, the Majority OUGHT TO PASS AS AMENDED Report READ and ACCEPTED and the Resolve PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (S-82).)

(In House, the Majority OUGHT TO PASS AS AMENDED Report READ and ACCEPTED and the Resolve PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (S-82) AS AMENDED BY HOUSE AMENDMENT "A" (H-345) thereto in NON-CONCURRENCE.) On motion by Senator **LIBBY** of Androscoggin, the Senate **RECEDED** and **CONCURRED**.

All matters thus acted upon were ordered sent down forthwith for concurrence.

COMMUNICATIONS

The Following Communication: S.C. 510

STATE OF MAINE ONE HUNDRED AND TWENTY-NINTH LEGISLATURE COMMITTEE ON AGRICULTURE, CONSERVATION AND FORESTRY

May 28, 2019

The Honorable Troy Dale Jackson President of the Senate of Maine 129th Maine State Legislature State House Augusta, Maine 04333-0003

Dear Mr. President:

In accordance with 3 M.R.S.A., Section 157, and with Joint Rule 505 of the Maine Legislature, the Joint Standing Committee on Agriculture, Conservation and Forestry has had under consideration the nomination of Roger K. Berle of Falmouth, for appointment to the Land For Maine's Future Board.

After public hearing and discussion on this nomination, the Committee proceeded to vote on the motion to recommend to the Senate that this nomination be confirmed. The Committee Clerk called the roll with the following result:

YEAS	Senators	2	Dill, J. of Penobscot, Black, R. of Franklin
	Representatives	9	Hickman, C. of Winthrop, Hall, R. of Wilton, Kinney, M. of Knox, Kryzak, T. of Acton, Maxmin, C. of Nobleboro, O'Neil, M. of Saco, Pluecker, B. of Warren, Roberts-Lovell, T. of South Berwick, Skolfield, T. of Weld
NAYS		0	
ABSEN	Т	2	Sen. Diamond, B. of Cumberland, Rep. McCrea, D. of Fort Fairfield

Eleven members of the Committee having voted in the affirmative and zero in the negative, it was the vote of the Committee that the nomination of Roger K. Berle of Falmouth, for appointment to the Land For Maine's Future Board be confirmed.

Signed,

S/Jim Dill Senate Chair S/Craig V. Hickman House Chair

READ and ORDERED PLACED ON FILE.

The Chair noted the absence of the Senator from Aroostook, Senator **CARPENTER**, the Senator from Cumberland, Senator **BREEN**, and the Senator from Piscataquis, Senator **DAVIS**, and further excused the same Senators from today's Roll Call votes.

The President laid before the Senate the following: "Shall the recommendation of the Committee on AGRICULTURE, CONSERVATION AND FORESTRY be overridden?"

In accordance with 3 M.R.S.A., Chapter 6, Section 158, and with Joint Rule 506 of the 129^{th} Legislature, the vote was taken by the Yeas and Nays.

The Doorkeepers secured the Chamber.

The Secretary opened the vote.

ROLL CALL (#155)

- YEAS: Senators: None
- NAYS: Senators: BELLOWS, BLACK, CARSON, CHENETTE, CHIPMAN, CLAXTON, CYRWAY, DESCHAMBAULT, DIAMOND, DILL, DOW, FARRIN, FOLEY, GRATWICK, GUERIN, HAMPER, HERBIG, KEIM, LAWRENCE, LIBBY, LUCHINI, MILLETT, MIRAMANT, MOORE, POULIOT, ROSEN, SANBORN H, SANBORN L, TIMBERLAKE, VITELLI, WOODSOME, PRESIDENT JACKSON

EXCUSED: Senators: BREEN, CARPENTER, DAVIS

No Senator having voted in the affirmative and 32 Senators having voted in the negative, with 3 Senators being excused, and none being less than two-thirds of the Membership present and voting, it was the vote of the Senate that the Committee's recommendation be **ACCEPTED** and the nomination of **Roger K**. **Berle** of Falmouth for appointment to the Land For Maine's Future Board was **CONFIRMED**.

The Secretary has so informed the Speaker of the House of Representatives.

The Following Communication: S.C. 511

STATE OF MAINE ONE HUNDRED AND TWENTY-NINTH LEGISLATURE COMMITTEE ON AGRICULTURE, CONSERVATION AND FORESTRY

May 28, 2019

The Honorable Troy Dale Jackson President of the Senate of Maine 129th Maine State Legislature State House Augusta, Maine 04333-0003

Dear Mr. President:

In accordance with 3 M.R.S.A., Section 157, and with Joint Rule 505 of the Maine Legislature, the Joint Standing Committee on Agriculture, Conservation and Forestry has had under consideration the nomination of James P. Norris of Winthrop, for appointment to the Land For Maine's Future Board.

After public hearing and discussion on this nomination, the Committee proceeded to vote on the motion to recommend to the Senate that this nomination be confirmed. The Committee Clerk called the roll with the following result:

YEAS	Senators	2	Dill, J. of Penobscot, Black, R. of Franklin
	Representatives	8	Hickman, C. of Winthrop, Hall, R. of Wilton, Kinney, M. of Knox, Kryzak, T. of Acton, O'Neil, M. of Saco, Pluecker, B. of Warren, Roberts-Lovell, T. of South Berwick, Skolfield, T. of Weld
NAYS		0	
ABSEN	Т	3	Sen. Diamond, B. of Cumberland, Rep. Maxmin, C. of Nobleboro, Rep. McCrea, D. of Fort Fairfield

Ten members of the Committee having voted in the affirmative and zero in the negative, it was the vote of the Committee that the nomination of James P. Norris of Winthrop, for appointment to the Land For Maine's Future Board be confirmed.

Signed,

S/Jim Dill	S/Craig V. Hickman
Senate Chair	House Chair

READ and **ORDERED PLACED ON FILE**.

The President laid before the Senate the following: "Shall the recommendation of the Committee on AGRICULTURE, CONSERVATION AND FORESTRY be overridden?"

In accordance with 3 M.R.S.A., Chapter 6, Section 158, and with Joint Rule 506 of the 129^{th} Legislature, the vote was taken by the Yeas and Nays.

The Doorkeepers secured the Chamber.

The Secretary opened the vote.

ROLL CALL (#156)

YEAS: Senators: None

NAYS: Senators: BELLOWS, BLACK, CARSON, CHENETTE, CHIPMAN, CLAXTON, CYRWAY, DAVIS, DESCHAMBAULT, DIAMOND, DILL, DOW, FARRIN, FOLEY, GRATWICK, GUERIN, HAMPER, HERBIG, KEIM, LAWRENCE, LIBBY, LUCHINI, MILLETT, MIRAMANT, MOORE, POULIOT, ROSEN, SANBORN H, SANBORN L, TIMBERLAKE, VITELLI, WOODSOME, PRESIDENT JACKSON

EXCUSED: Senators: BREEN, CARPENTER

No Senator having voted in the affirmative and 33 Senators having voted in the negative, with 2 Senators being excused, and none being less than two-thirds of the Membership present and voting, it was the vote of the Senate that the Committee's recommendation be **ACCEPTED** and the nomination of **James P**. **Norris** of Winthrop for appointment to the Land For Maine's Future Board was **CONFIRMED**.

The Secretary has so informed the Speaker of the House of Representatives.

THE PRESIDENT: The Chair would like to recognize in the rear of the Chamber James Norris. Would he please rise and accept the greetings and congratulations from the Maine Senate.

Off Record Remarks

The Following Communication: S.C. 512

STATE OF MAINE ONE HUNDRED AND TWENTY-NINTH LEGISLATURE COMMITTEE ON INNOVATION, DEVELOPMENT, ECONOMIC ADVANCEMENT AND BUSINESS

May 23, 2019

The Honorable Troy Dale Jackson President of the Senate of Maine 129th Maine State Legislature State House Augusta, Maine 04333-0003

Dear Mr. President:

In accordance with 3 M.R.S.A., Section 157, and with Joint Rule 505 of the Maine Legislature, the Joint Standing Committee on Innovation, Development, Economic Advancement and Business has had under consideration the nomination of Blue Keim of Dixfield, for appointment to the Finance Authority of Maine.

After public hearing and discussion on this nomination, the Committee proceeded to vote on the motion to recommend to the Senate that this nomination be confirmed. The Committee Clerk called the roll with the following result:

YEAS	Senators	1	Guerin, S. of Penobscot
	Representatives	8	Daughtry, M. of Brunswick, Austin, S. of Gray, Babine, S. of Scarborough, Crockett, E. of Portland, Handy, J. of Lewiston, Higgins, N. of Dover-Foxcroft, Perry, J. of Bangor, Stetkis, J. of Canaan
NAYS		0	
ABSEN	т	5	Sen. Herbig, E. of Waldo, Sen. Millett, R. of Cumberland, Rep. Fecteau, R. of Biddeford, Rep. Harrington, M. of Sanford, Rep. Newell, R. of Passamaquoddy Tribe

Nine members of the Committee having voted in the affirmative and zero in the negative, it was the vote of the Committee that the nomination of Blue Keim of Dixfield, for appointment to the Finance Authority of Maine be confirmed.

Signed,

S/Erin Herbig Senate Chair

S/Matthea Elisabeth Larsen Daughtry House Chair

READ and ORDERED PLACED ON FILE.

The President laid before the Senate the following: "Shall the recommendation of the Committee on INNOVATION, DEVELOPMENT, ECONOMIC ADVANCEMENT AND BUSINESS be overridden?"

In accordance with 3 M.R.S.A., Chapter 6, Section 158, and with Joint Rule 506 of the $129^{\rm th}$ Legislature, the vote was taken by the Yeas and Nays.

The Doorkeepers secured the Chamber.

The Secretary opened the vote.

ROLL CALL (#157) Representatives 8 Daughtry, M. of Brunswick, Austin, S. of Grav, Babine, S. YEAS: Senators: None of Scarborough, Crockett, E. of Portland, Handy, J. of Lewiston, Higgins, N. of NAYS: Senators: BELLOWS, BLACK, CARSON, CHENETTE, CHIPMAN, CLAXTON, CYRWAY, DAVIS, DESCHAMBAULT, DIAMOND, DILL, DOW, FARRIN, FOLEY, GRATWICK, GUERIN, HAMPER, HERBIG, KEIM, LAWRENCE, LIBBY, LUCHINI, NAYS 0 MILLETT, MIRAMANT, MOORE, POULIOT, ROSEN, SANBORN H, SANBORN L, TIMBERLAKE, VITELLI, ABSENT 4 Sen. Millett. R. of WOODSOME, PRESIDENT JACKSON R. of Biddeford, Rep. **EXCUSED: Senators: BREEN, CARPENTER** Harrington, M. of Sanford, Rep. Newell, R. of No Senator having voted in the affirmative and 33 Senators Passamaquoddy Tribe having voted in the negative, with 2 Senators being excused, and none being less than two-thirds of the Membership present and Ten members of the Committee having voted in the affirmative voting, it was the vote of the Senate that the Committee's recommendation be ACCEPTED and the nomination of Blue

The Secretary has so informed the Speaker of the House of Representatives.

Keim of Dixfield for appointment to the Finance Authority of

The Following Communication: S.C. 513

> STATE OF MAINE ONE HUNDRED AND TWENTY-NINTH LEGISLATURE COMMITTEE ON INNOVATION, DEVELOPMENT, ECONOMIC ADVANCEMENT AND BUSINESS

May 23, 2019

Maine was CONFIRMED.

The Honorable Troy Dale Jackson President of the Senate of Maine 129th Maine State Legislature State House Augusta, Maine 04333-0003

Dear Mr. President:

In accordance with 3 M.R.S.A., Section 157, and with Joint Rule 505 of the Maine Legislature, the Joint Standing Committee on Innovation, Development, Economic Advancement and Business has had under consideration the nomination of Lee Webb of Union, for appointment to the Finance Authority of Maine.

After public hearing and discussion on this nomination, the Committee proceeded to vote on the motion to recommend to the Senate that this nomination be confirmed. The Committee Clerk called the roll with the following result:

YEAS Senators 2 Herbig, E. of Waldo, Guerin, S. of Penobscot

Dover-Foxcroft, Perry, J. of Bangor, Stetkis, J. of Canaan Cumberland, Rep. Fecteau,

and zero in the negative, it was the vote of the Committee that the nomination of Lee Webb of Union, for appointment to the Finance Authority of Maine be confirmed.

Signed,

S/Erin Herbig Senate Chair

S/Matthea Elisabeth Larsen Daughtry House Chair

READ and ORDERED PLACED ON FILE.

The President laid before the Senate the following: "Shall the recommendation of the Committee on INNOVATION, DEVELOPMENT, ECONOMIC ADVANCEMENT AND BUSINESS be overridden?"

In accordance with 3 M.R.S.A., Chapter 6, Section 158, and with Joint Rule 506 of the 129th Legislature, the vote was taken by the Yeas and Navs.

The Doorkeepers secured the Chamber.

The Secretary opened the vote.

ROLL CALL (#158)

- YEAS: Senators: None
- NAYS: Senators: BELLOWS, BLACK, CARSON, CHENETTE, CHIPMAN, CLAXTON, CYRWAY, DAVIS, DESCHAMBAULT, DIAMOND, DILL, DOW, FARRIN, FOLEY, GRATWICK, GUERIN, HAMPER, HERBIG, KEIM, LAWRENCE, LIBBY, LUCHINI, MILLETT, MIRAMANT, MOORE, POULIOT, ROSEN, SANBORN H, SANBORN L, TIMBERLAKE, VITELLI, WOODSOME, PRESIDENT JACKSON

EXCUSED: Senators: BREEN, CARPENTER

No Senator having voted in the affirmative and 33 Senators having voted in the negative, with 2 Senators being excused, and none being less than two-thirds of the Membership present and voting, it was the vote of the Senate that the Committee's recommendation be **ACCEPTED** and the nomination of **Lee Webb** of Union for appointment to the Finance Authority of Maine was **CONFIRMED**.

The Secretary has so informed the Speaker of the House of Representatives.

The Following Communication: S.C. 514

STATE OF MAINE ONE HUNDRED AND TWENTY-NINTH LEGISLATURE COMMITTEE ON INNOVATION, DEVELOPMENT, ECONOMIC ADVANCEMENT AND BUSINESS

May 23, 2019

The Honorable Troy Dale Jackson President of the Senate of Maine 129th Maine State Legislature State House Augusta, Maine 04333-0003

Dear Mr. President:

. ._ . .

In accordance with 3 M.R.S.A., Section 157, and with Joint Rule 505 of the Maine Legislature, the Joint Standing Committee on Innovation, Development, Economic Advancement and Business has had under consideration the nomination of Richard L. Trafton of Brunswick, for appointment to the Finance Authority of Maine.

After public hearing and discussion on this nomination, the Committee proceeded to vote on the motion to recommend to the Senate that this nomination be confirmed. The Committee Clerk called the roll with the following result:

YEAS	Senators	1	Guerin, S. of Penobscot
	Representatives	7	Daughtry, M. of Brunswick, Austin, S. of Gray, Babine, S. of Scarborough, Crockett, E. of Portland, Handy, J. of Lewiston, Perry, J. of Bangor, Stetkis, J. of Canaan
NAYS		0	
ABSEN	г	6	Sen. Herbig, E. of Waldo, Sen. Millett, R. of Cumberland, Rep. Fecteau, R. of Biddeford, Rep. Harrington, M. of Sanford, Rep. Higgins, N. of Dover- Foxcroft, Rep. Newell, R. of

Passamaquoddy Tribe

Eight members of the Committee having voted in the affirmative and zero in the negative, it was the vote of the Committee that the nomination of Richard L. Trafton of Brunswick, for appointment to the Finance Authority of Maine be confirmed.

Signed,

S/Erin Herbig Senate Chair

S/Matthea Elisabeth Larsen Daughtry House Chair

READ and ORDERED PLACED ON FILE.

The President laid before the Senate the following: "Shall the recommendation of the Committee on INNOVATION, DEVELOPMENT, ECONOMIC ADVANCEMENT AND BUSINESS be overridden?"

In accordance with 3 M.R.S.A., Chapter 6, Section 158, and with Joint Rule 506 of the 129th Legislature, the vote was taken by the Yeas and Nays.

The Doorkeepers secured the Chamber.

The Secretary opened the vote.

ROLL CALL (#159)

YEAS: Senators: None

NAYS: Senators: BELLOWS, BLACK, CARSON, CHENETTE, CHIPMAN, CLAXTON, CYRWAY, DAVIS, DESCHAMBAULT, DIAMOND, DILL, DOW, FARRIN, FOLEY, GRATWICK, GUERIN, HAMPER, HERBIG, KEIM, LAWRENCE, LIBBY, LUCHINI, MILLETT, MIRAMANT, MOORE, POULIOT, ROSEN, SANBORN H, SANBORN L, TIMBERLAKE, VITELLI, WOODSOME, PRESIDENT JACKSON

EXCUSED: Senators: BREEN, CARPENTER

No Senator having voted in the affirmative and 33 Senators having voted in the negative, with 2 Senators being excused, and none being less than two-thirds of the Membership present and voting, it was the vote of the Senate that the Committee's recommendation be **ACCEPTED** and the nomination of **Richard L. Trafton** of Brunswick for appointment to the Finance Authority of Maine was **CONFIRMED**.

The Secretary has so informed the Speaker of the House of Representatives.

The Following Communication: S.C. 515

STATE OF MAINE ONE HUNDRED AND TWENTY-NINTH LEGISLATURE COMMITTEE ON INNOVATION, DEVELOPMENT, ECONOMIC ADVANCEMENT AND BUSINESS May 23, 2019

The Honorable Troy Dale Jackson President of the Senate of Maine 129th Maine State Legislature State House Augusta, Maine 04333-0003

Dear Mr. President:

In accordance with 3 M.R.S.A., Section 157, and with Joint Rule 505 of the Maine Legislature, the Joint Standing Committee on Innovation, Development, Economic Advancement and Business has had under consideration the nomination of Stan Gerzofsky of Brunswick, for appointment to the Midcoast Regional Redevelopment Authority.

After public hearing and discussion on this nomination, the Committee proceeded to vote on the motion to recommend to the Senate that this nomination be confirmed. The Committee Clerk called the roll with the following result:

YEAS	Senators	1	Herbig, E. of Waldo
	Representatives	8	Daughtry, M. of Brunswick, Austin, S. of Gray, Babine, S. of Scarborough, Crockett, E. of Portland, Handy, J. of Lewiston, Higgins, N. of Dover-Foxcroft, Perry, J. of Bangor, Stetkis, J. of Canaan
NAYS		0	
ABSEN	г	5	Sen. Guerin, S. of Penobscot, Sen. Millett, R. of Cumberland, Rep. Fecteau, R. of Biddeford, Rep. Harrington, M. of Sanford, Rep. Newell, R. of Passamaquoddy Tribe

Nine members of the Committee having voted in the affirmative and zero in the negative, it was the vote of the Committee that the nomination of Stan Gerzofsky of Brunswick, for appointment to the Midcoast Regional Redevelopment Authority be confirmed.

Signed,

S/Erin Herbig Senate Chair

S/Matthea Elisabeth Larsen Daughtry House Chair

READ and ORDERED PLACED ON FILE.

The President laid before the Senate the following: "Shall the recommendation of the Committee on INNOVATION, DEVELOPMENT, ECONOMIC ADVANCEMENT AND BUSINESS be overridden?"

In accordance with 3 M.R.S.A., Chapter 6, Section 158, and with Joint Rule 506 of the 129th Legislature, the vote was taken by the Yeas and Nays.

The Doorkeepers secured the Chamber.

The Secretary opened the vote.

ROLL CALL (#160)

YEAS: Senators: None

NAYS: Senators: BELLOWS, BLACK, CARSON, CHENETTE, CHIPMAN, CLAXTON, CYRWAY, DAVIS, DESCHAMBAULT, DIAMOND, DILL, DOW, FARRIN, FOLEY, GRATWICK, GUERIN, HAMPER, HERBIG, KEIM, LAWRENCE, LIBBY, LUCHINI, MILLETT, MIRAMANT, MOORE, POULIOT, ROSEN, SANBORN H, SANBORN L, TIMBERLAKE, VITELLI, WOODSOME, PRESIDENT JACKSON

EXCUSED: Senators: BREEN, CARPENTER

No Senator having voted in the affirmative and 33 Senators having voted in the negative, with 2 Senators being excused, and none being less than two-thirds of the Membership present and voting, it was the vote of the Senate that the Committee's recommendation be **ACCEPTED** and the nomination of **Stan Gerzofsky** of Brunswick for appointment to the Midcoast Regional Redevelopment Authority was **CONFIRMED**.

The Secretary has so informed the Speaker of the House of Representatives.

The Following Communication: S.C. 516

STATE OF MAINE ONE HUNDRED AND TWENTY-NINTH LEGISLATURE COMMITTEE ON INNOVATION, DEVELOPMENT, ECONOMIC ADVANCEMENT AND BUSINESS

May 23, 2019

The Honorable Troy Dale Jackson President of the Senate of Maine 129th Maine State Legislature State House Augusta, Maine 04333-0003

Dear Mr. President:

In accordance with 3 M.R.S.A., Section 157, and with Joint Rule 505 of the Maine Legislature, the Joint Standing Committee on Innovation, Development, Economic Advancement and Business has had under consideration the nomination of Lance Boucher of Manchester, for appointment to the Midcoast Regional Redevelopment Authority. After public hearing and discussion on this nomination, the Committee proceeded to vote on the motion to recommend to the Senate that this nomination be confirmed. The Committee Clerk called the roll with the following result:

YEAS	Senators	2	Herbig, E. of Waldo, Guerin, S. of Penobscot
	Representatives	8	Daughtry, M. of Brunswick, Austin, S. of Gray, Babine, S. of Scarborough, Crockett, E. of Portland, Handy, J. of Lewiston, Higgins, N. of Dover-Foxcroft, Perry, J. of Bangor, Stetkis, J. of Canaan
NAYS		0	
ABSEN	т	4	Sen. Millett, R. of Cumberland, Rep. Fecteau, R. of Biddeford, Rep. Harrington, M. of Sanford, Rep. Newell, R. of Passamaquoddy Tribe

Ten members of the Committee having voted in the affirmative and zero in the negative, it was the vote of the Committee that the nomination of Lance Boucher of Manchester, for appointment to the Midcoast Regional Redevelopment Authority be confirmed.

Signed,

S/Erin Herbig Senate Chair

S/Matthea Elisabeth Larsen Daughtry House Chair

READ and ORDERED PLACED ON FILE.

The President laid before the Senate the following: "Shall the recommendation of the Committee on INNOVATION, DEVELOPMENT, ECONOMIC ADVANCEMENT AND BUSINESS be overridden?"

In accordance with 3 M.R.S.A., Chapter 6, Section 158, and with Joint Rule 506 of the $129^{\rm th}$ Legislature, the vote was taken by the Yeas and Nays.

The Doorkeepers secured the Chamber.

The Secretary opened the vote.

ROLL CALL (#161)

YEAS: Senators: None

NAYS: Senators: BELLOWS, BLACK, CARSON, CHENETTE, CHIPMAN, CLAXTON, CYRWAY, DAVIS, DESCHAMBAULT, DIAMOND, DILL, DOW, FARRIN, FOLEY, GRATWICK, GUERIN, HAMPER, HERBIG, KEIM, LAWRENCE, LIBBY, LUCHINI, MILLETT, MIRAMANT, MOORE, POULIOT, ROSEN, SANBORN H, SANBORN L, TIMBERLAKE, VITELLI, WOODSOME, PRESIDENT JACKSON

EXCUSED: Senators: BREEN, CARPENTER

No Senator having voted in the affirmative and 33 Senators having voted in the negative, with 2 Senators being excused, and none being less than two-thirds of the Membership present and voting, it was the vote of the Senate that the Committee's recommendation be **ACCEPTED** and the nomination of **Lance Boucher** of Manchester for appointment to the Midcoast Regional Redevelopment Authority was **CONFIRMED**.

The Secretary has so informed the Speaker of the House of Representatives.

The Following Communication: S.C. 509

STATE OF MAINE ONE HUNDRED AND TWENTY-NINTH LEGISLATURE COMMITTEE ON EDUCATION AND CULTURAL AFFAIRS

May 21, 2019

Honorable Troy Dale Jackson, President of the Senate Honorable Sara Gideon, Speaker of the House 129th Legislature State House Augusta, Maine 04333

Dear President Jackson and Speaker Gideon:

Pursuant to Joint Rule 310, we are writing to notify you that the Joint Standing Committee on Education and Cultural Affairs has voted unanimously to report the following bill(s) out "Ought Not to Pass":

- L.D. 296 An Act Regarding Student Privacy with Respect to Video Recordings
- L.D. 632 An Act To Promote Free, Appropriate Public Education
- L.D. 685 An Act To Amend the Laws Governing the Maine School for Marine Science, Technology, Transportation and Engineering
- L.D. 1029 An Act To Expand Educational Opportunities for Students Attending Public Secondary Schools with Enrollments of 300 or Fewer Students

- L.D. 1064 An Act To Address Maine's Firefighter Shortage by Offering Firefighter Training for Credit in High School Career and Technical Education Programs
- L.D. 1331 An Act To Amend the Student Information Privacy Act
- L.D. 1618 An Act To Authorize Career and Technical Education Regions To Enter into Energy Conservation Performance Contracts for School Facilities

This is notification of the Committee's action.

Sincerely,

S/Sen. Rebecca Millett	S/Rep. Victoria P. Kornfield
Senate Chair	House Chair

READ and with accompanying papers **ORDERED PLACED ON FILE**.

The Following Communication: S.C. 508

STATE OF MAINE ONE HUNDRED AND TWENTY-NINTH LEGISLATURE COMMITTEE ON ENERGY, UTILITIES AND TECHNOLOGY

May 17, 2019

Honorable Troy Dale Jackson, President of the Senate Honorable Sara Gideon, Speaker of the House 129th Legislature State House Augusta, Maine 04333

Dear President Jackson and Speaker Gideon:

Pursuant to Joint Rule 310, we are writing to notify you that the Joint Standing Committee on Energy, Utilities and Technology has voted unanimously to report the following bill(s) out "Ought Not to Pass":

L.D. 1622 An Act To Promote the Use of Wood Pellet Central Heating Systems

This is notification of the Committee's action.

Sincerely,

S/Sen. Mark W. Lawrence Senate Chair

S/Rep. Seth A. Berry House Chair

READ and with accompanying papers **ORDERED PLACED ON FILE**.

SENATE PAPERS

Bill "An Act Regarding the Baiting of Deer" S.P. 610 L.D. 1804

Presented by Senator DAVIS of Piscataquis. Approved for introduction by a majority of the Legislative Council pursuant to Joint Rule 205.

On motion by Senator **DILL** of Penobscot, **REFERRED** to the Committee on **INLAND FISHERIES AND WILDLIFE** and ordered printed.

Sent down for concurrence.

All matters thus acted upon were ordered sent down forthwith for concurrence.

ORDERS

Joint Orders

Expressions of Legislative Sentiment recognizing:

Sherry Sivret, of Calais, who has won the Mrs. Crown USA competition and will go on to compete at the Mrs. Crown World competition in the Bahamas. We extend our congratulations and best wishes;

SLS 606

Sponsored by Senator MOORE of Washington. osponsored by Representative: PERRY of Calais.

The Joint Order was **READ**.

THE PRESIDENT: The Chair recognizes the Senator from Washington, Senator Moore.

Senator MOORE: Thank you, Mr. President. I stand today very proudly to acknowledge Sherry Sivret's appointment as the Mrs. Crown USA. I want to share a little bit of information about the Crown of America and the program itself and the pageant system. They are working to bring mainline and plus size pageantry together on one stage. It is welcoming women of all ages, sizes, and heights to compete for these prestigious titles, recognizing that beauty comes from within. It is about kindness, friendship, and helping our neighbors. Crown of America is encouraging, supporting, and challenging all girls and women in their life iourneys. This pageant helps women to create a style they love. strengthen their communication skills, and build confidence. Crown of America began to bring awareness and education around suicide and to help reduce the stigma associated with it. The Board soon decided that women have many passions and to limit the platform to one area, though it is a very important one, was a mistake. All of the ladies have many individual passions, with strong voices to support a variety of causes. Our current Mrs. Crown of America works with the youth, presenting workshops on character development and spirituality. She works

with the Veterans of Foreign Wars youth programs and she talks with children about military service, deployment, and patriotism. She speaks from experience as a retired warrant officer herself and a military spouse whose husband was wounded in Iraq. Please join me today in congratulating Sherry Sivret of Calais as our Mrs. Crown America.

The Joint Order was PASSED.

Sent down for concurrence.

THE PRESIDENT: The Chair would like to recognize once again Sherry Sivret and her daughter, Elizabeth Rollins, and her grandchildren. They're all from the town of Calais and are the guests today of the Senator from Washington, Senator Moore. Would they please rise and accept the greetings of the Maine Senate.

Garry Hinkley, of Manchester, who is retiring as Director of Vehicle Services at the Bureau of Motor Vehicles after 39 years of state service. He is the Chair of the Manchester Conservation Commission and the Secretary of the Central Maine Chapter of the New England Mountain Bike Association. We extend our congratulations and best wishes;

SLS 609

Sponsored by Senator BELLOWS of Kennebec. Cosponsored by Senator: President JACKSON of Aroostook, Representatives: MARTIN of Eagle Lake, WARREN of Hallowell.

The Joint Order was READ.

THE PRESIDENT: The Chair recognizes the Senator from Kennebec, Senator Bellows.

Senator BELLOWS: Thank you, Mr. President. Ladies and gentlemen of the Senate, I rise to honor Gary Hinkley of Manchester for 39 years of public service. I first met Garv back in 2005. I was the brand new Executive Director of the ACLU of Maine. Over the years, in that role, I collaborated with Gary on work that included automated license plate readers, Real ID, and I always found his presentations in the Transportation Committee and his presence in meetings and negotiations to be calm and viewed with a sense of humor and professionalism. When I moved to Manchester after I met my husband, I was thrilled to find that Gary would be one of my neighbors in Manchester and when he recruited me to be on the Manchester Conservation Commission I said yes without hesitation. As Chair of the Conservation Commission, I watched Gary lead trail renovation throughout our town. He, on his own, monitors trails in our town and surrounding communities and does hours and hours of countless improvements so that hikers, bikers, and other recreational users benefit. Let's talk for a minute about his work as Director of Vehicle Services at the Bureau of Motor Vehicles at the Secretary of State's Office. He has many unsung accomplishments. He established the Motor Carrier Services Office, a single point of contact for this vital industry for our state, increasing efficiency and reducing bureaucracy. He brought Maine into the international registration planning, the International Fuel Tax Plan, which is so important for the truckers who cross

state lines in and out of our state. It was a huge win for efficiency, for accuracy, and for revenue for the state of Maine. He served not only Maine but also the nation in his work with those plans on committees, including a dispute resolution committee where he negotiated conflicts and saved the taxpayers in the state of Oklahoma millions of dollars as the lead negotiator on a settlement in one of those disputes. In short, Gary has been a tireless and dedicated public servant and a good friend. In his 39 years he has done what is right and what is good for the people of Maine. He has helped make Maine a better place for businesses in the transportation industry. From the very bottom of my heart and ours, I thank him.

THE PRESIDENT: The Chair recognizes the Senator from Androscoggin, Senator Timberlake.

Senator **TIMBERLAKE**: Thank you, Mr. President. I take it as an honor to stand here. The only question I really have is: Gary and I are basically classmates in school from Turner. That's why he's as good as he is, because he's a graduate of Leavitt Area High School. He used to beat me at basketball. He's aged a lot better than I have. Gary, I wish you the very best of luck in your retirement. It's been a pleasure to be your friend and I've enjoyed working with you over the years over at the Department. You've done a great job. Thank you.

THE PRESIDENT: The Chair recognizes the Senator from Cumberland, Senator Diamond.

Senator DIAMOND: Thank you, Mr. President. Ladies and gentlemen of the Senate, it's nice to see Gary here today. He did all the great things that you heard Senator Bellows of Kennebec talk about. I had the privilege of working with Gary for 8 years as Secretary of State. In fact, he served under six, I believe, Secretary of States. In other words, he trained six Secretary of States. We reorganized the Bureau of Motor Vehicles during my time there and Gary played such a key role. He is the commercial expert when it comes to anything to do with motor vehicles. The reason we have a BMV not DMV is because of that reorganization and all that Gary had done with that and all of the successes he had. So I just considered it a privilege to have worked with Gary and I'm going to wish him well on his new ventures, and knowing him as well as I do I think those adventures will be just that, adventures. So thank you, Mr. President.

The Joint Order was **PASSED**.

Sent down for concurrence.

THE PRESIDENT: The Chair would like to recognize in the rear of the Chamber Gary Hinkley. He's joined by his colleagues from his office: Nikki Batchelder and Chantelle Plummer. He's from the town of Manchester, I'm not sure where the rest are. They are the guests today of the Senator from Kennebec, Senator Bellows. Would Mr. Hinkley please rise and very much accept the gratitude for the long, long career of service.

REPORTS OF COMMITTEES

House

Divided Report

The Majority of the Committee on **HEALTH COVERAGE**, INSURANCE AND FINANCIAL SERVICES on Bill "An Act To Allow Certain State Regulators To Lower Fees by Order" H.P. 1158 L.D. 1599

Reported that the same Ought Not to Pass.

Signed:

Senators: SANBORN, H. of Cumberland GRATWICK of Penobscot

Representatives:

TEPLER of Topsham BRENNAN of Portland FOLEY of Biddeford MASTRACCIO of Sanford MELARAGNO of Auburn

The Minority of the same Committee on the same subject reported that the same **Ought To Pass as Amended by Committee Amendment "A" (H-371)**.

Signed:

Senator:

FOLEY of York

Representatives:

BLIER of Buxton MORRIS of Turner PRESCOTT of Waterboro SWALLOW of Houlton

Comes from the House with the Majority **OUGHT NOT TO PASS** Report **READ** and **ACCEPTED**.

Reports READ.

Senator H. SANBORN of Cumberland moved the Senate ACCEPT the Majority OUGHT NOT TO PASS Report, in concurrence.

On motion by Senator **TIMBERLAKE** of Androscoggin, supported by a Division of one-fifth of the members present and voting, a Roll Call was ordered.

THE PRESIDENT: The Chair recognizes the Senator from York, Senator Foley.

Senator **FOLEY**: Thank you, Mr. President. Ladies and gentlemen of the Senate, this is a simple bill that came to our committee from Commissioner Ann Head of the Financial Services Division recognizing that many of her accounts that are low because of fees charged by her different agencies have become fairly large and she felt that it might be important at times for her to reduce her fees to the businesses and communities in the state that pay those fees. So this would have given her the authority to reduce her fees as she felt she needed to do and, unfortunately, the Majority Report did not allow that and we felt that it was important to allow departments that want to reduce their fees to the consumers and businesses in this state would be important. So I will not be supporting the pending motion. Thank you, Mr. President.

THE PRESIDENT: The Chair recognizes the Senator from Cumberland, Senator H. Sanborn.

Senator H. SANBORN: Thank you, Mr. President. What this bill would do is to allow the regulators in the Department of Professional and Financial Regulations to lower fees by order while requiring rulemaking proceedings in order to raise fees. What this does is to create a one-way ratchet that allows for fees to go down more easily than they can go up, which creates its own set of potential budgetary issues in the licensing boards and departments that are covered by it. What it was presented to us as a solution for was the problem of the Legislature sweeping these accounts. Giving the ability to lower fees in future years by order rather than by rule does not prevent this Legislature from sweeping accounts. I trust that the Commissioner can use the rulemaking procedures that are already available to her to both raise and lower fees accordingly to maintain appropriate fund balances in each of those accounts. Because the bill does not solve the problem that it was intended to fix and instead creates potential new problems by creating this one-way ratchet, I urge you to follow my light and vote Ought Not to Pass.

THE PRESIDENT: The pending question before the Senate is Acceptance of the Majority Ought Not to Pass Report. Is the Senate ready for the question?

The Doorkeepers secured the Chamber.

The Secretary opened the vote.

ROLL CALL (#162)

- YEAS: Senators: BELLOWS, CARSON, CHENETTE, CHIPMAN, CLAXTON, DESCHAMBAULT, DIAMOND, DILL, GRATWICK, HERBIG, LAWRENCE, LIBBY, LUCHINI, MILLETT, MIRAMANT, SANBORN H, SANBORN L, VITELLI, PRESIDENT JACKSON
- NAYS: Senators: BLACK, CYRWAY, DAVIS, DOW, FARRIN, FOLEY, GUERIN, HAMPER, KEIM, MOORE, POULIOT, ROSEN, TIMBERLAKE, WOODSOME

EXCUSED: Senators: BREEN, CARPENTER

19 Senators having voted in the affirmative and 14 Senators having voted in the negative, with 2 Senators being excused, the motion by Senator H. SANBORN of Cumberland to ACCEPT the Majority OUGHT NOT TO PASS, in concurrence, PREVAILED.

Divided Report

The Majority of the Committee on LABOR AND HOUSING on Bill "An Act To Simplify Municipal Collective Bargaining by Removing the 120-Day Notice Required Prior to Certain Negotiations" H.P. 898 L.D. 1237

Reported that the same Ought to Pass.

Signed:

Senators:

BELLOWS of Kennebec LAWRENCE of York

Representatives:

SYLVESTER of Portland CARNEY of Cape Elizabeth CUDDY of Winterport DUNPHY of Old Town PEOPLES of Westbrook RYKERSON of Kittery

The Minority of the same Committee on the same subject reported that the same **Ought Not To Pass**.

Signed:

Senator: GUERIN of Penobscot

Representatives:

AUSTIN of Gray BRADSTREET of Vassalboro LOCKMAN of Bradley MORRIS of Turner

Comes from the House with the Majority **OUGHT TO PASS** Report **READ** and **ACCEPTED** and the Bill **PASSED TO BE ENGROSSED**.

Reports READ.

Senator **BELLOWS** of Kennebec moved the Senate **ACCEPT** the Majority **OUGHT TO PASS** Report, in concurrence.

On motion by Senator **TIMBERLAKE** of Androscoggin, supported by a Division of one-fifth of the members present and voting, a Roll Call was ordered.

THE PRESIDENT: The Chair recognizes the Senator from Penobscot, Senator Guerin.

Senator **GUERIN**: Thank you, Mr. President. Mr. President, ladies and gentlemen of the Senate, I just wanted to read a short part of the testimony put in by the Maine Municipal Association in opposition. The Maine School Board Association was also opposed to this bill. 'Employee wages and benefits constitute some of the most significant expenses in municipal budgets. Most, if not all, of Maine's towns and cities begin their budget deliberations for the coming year at least three months prior to the final budget adoption vote. A window of three months is already hardly sufficient notice of the intent to commence the collective bargaining process. If anything, municipal officials would appreciate a requirement to conclude the process 120 days before the end of the budget year. Striking the advance notice requirement altogether not only disregards the ordinary municipal obligation to prudently plan for the allocation of scarce local taxpayer dollars, it is at odds with the rest of the best practices that are required in this same section of statute.' Thank you.

THE PRESIDENT: The Chair recognizes the Senator from Kennebec, Senator Bellows.

Senator **BELLOWS**: Thank you, Mr. President. I rise in support of the pending motion. I just want to make two basic points. One, this notice requirement is an antiquated piece of statute that has had only the impact of limiting collective bargaining and negotiation on wages and benefits, particularly for teachers, and we had strong testimony in support of this bill from the Maine Education Association to that point. I would also just note that while this strikes this antiquated proposal from municipal employees we do not have 120 day requirement for any other public employees, for State employees, or within the university system and the sky had not fallen. There have not been challenges to the normal routine budget processes and it is the belief of the majority of the committee that repealing this unreasonable provision will not have an undue burden on our local budget making processes.

THE PRESIDENT: The pending question before the Senate is Acceptance of the Majority Ought to Pass Report. Is the Senate ready for the question?

The Doorkeepers secured the Chamber.

The Secretary opened the vote.

ROLL CALL (#163)

- YEAS: Senators: BELLOWS, CARSON, CHENETTE, CHIPMAN, CLAXTON, DESCHAMBAULT, DIAMOND, DILL, GRATWICK, HERBIG, LAWRENCE, LIBBY, LUCHINI, MILLETT, MIRAMANT, SANBORN H, SANBORN L, VITELLI, PRESIDENT JACKSON
- NAYS: Senators: BLACK, CYRWAY, DAVIS, DOW, FARRIN, FOLEY, GUERIN, HAMPER, KEIM, MOORE, POULIOT, ROSEN, TIMBERLAKE, WOODSOME

EXCUSED: Senators: BREEN, CARPENTER

19 Senators having voted in the affirmative and 14 Senators having voted in the negative, with 2 Senators being excused, the motion by Senator **BELLOWS** of Kennebec to **ACCEPT** the Majority **OUGHT TO PASS** Report, in concurrence, **PREVAILED**.

Under suspension of the Rules, **READ TWICE** and **PASSED TO BE ENGROSSED**, in concurrence.

Divided Report

The Majority of the Committee on **TAXATION** on Bill "An Act To Increase Funding for Multimodal Transportation" H.P. 613 L.D. 839

Reported that the same **Ought to Pass as Amended by Committee Amendment "A" (H-329)**.

Signed:

Senators:

CHIPMAN of Cumberland POULIOT of Kennebec SANBORN, H. of Cumberland

Representatives:

TIPPING of Orono CLOUTIER of Lewiston DENK of Kennebunk MATLACK of St. George TERRY of Gorham

The Minority of the same Committee on the same subject reported that the same **Ought Not To Pass**.

Signed:

Representatives: BICKFORD of Auburn KRYZAK of Acton MAREAN of Hollis STANLEY of Medway

Comes from the House with the Majority OUGHT TO PASS AS AMENDED Report READ and ACCEPTED and the Bill PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-329).

Reports READ.

Senator **CHIPMAN** of Cumberland moved the Senate **ACCEPT** the Majority **OUGHT TO PASS AS AMENDED** Report, in concurrence.

On motion by Senator **TIMBERLAKE** of Androscoggin, supported by a Division of one-fifth of the members present and voting, a Roll Call was ordered.

The Doorkeepers secured the Chamber.

The Secretary opened the vote.

ROLL CALL (#164)

YEAS: Senators: BELLOWS, BREEN, CARSON, CHENETTE, CHIPMAN, CLAXTON, DESCHAMBAULT, DIAMOND, DILL, GRATWICK, HERBIG, LAWRENCE, LIBBY, LUCHINI, MILLETT, MIRAMANT, SANBORN H, SANBORN L, VITELLI, PRESIDENT JACKSON NAYS: Senators: BLACK, CYRWAY, DAVIS, DOW, FARRIN, FOLEY, GUERIN, HAMPER, KEIM, MOORE, POULIOT, ROSEN, TIMBERLAKE, WOODSOME

EXCUSED: Senator: CARPENTER

20 Senators having voted in the affirmative and 14 Senators having voted in the negative, with 1 Senator being excused, the motion by Senator **CHIPMAN** of Cumberland to **ACCEPT** the Majority **OUGHT TO PASS AS AMENDED** Report, in concurrence, **PREVAILED**.

Bill READ ONCE.

Committee Amendment "A" (H-329) **READ** and **ADOPTED**, in concurrence.

Under suspension of the Rules, **READ A SECOND TIME** and **PASSED TO BE ENGROSSED AS AMENDED**, in concurrence.

Senate

Ought to Pass

Senator CARPENTER for the Committee on **JUDICIARY** on Bill "An Act To Provide for Consistency Regarding Persons Authorized To Conduct Examinations for Involuntary Hospitalization and Guardianship" S.P. 420 L.D. 1352

Reported that the same **Ought to Pass**.

Report **READ** and **ACCEPTED**.

Under suspension of the Rules, **READ TWICE** and **PASSED TO BE ENGROSSED**.

Sent down for concurrence.

Senator DIAMOND for the Committee on **TRANSPORTATION** on Bill "An Act To Create Transportation Corridor Districts for the Purpose of Funding Transportation and Transit Services" S.P. 386 L.D. 1266

Reported that the same Ought to Pass.

Report **READ** and **ACCEPTED**.

Under suspension of the Rules, **READ TWICE** and **PASSED TO BE ENGROSSED**.

Sent down for concurrence.

Ought to Pass As Amended

Senator CARPENTER for the Committee on **JUDICIARY** on Bill "An Act To Amend the Law Regarding Cessation of Alimony upon Cohabitation"

S.P. 144 L.D. 479

Reported that the same **Ought to Pass as Amended by Committee Amendment "A" (S-166)**.

Report **READ** and **ACCEPTED**.

Bill READ ONCE.

Committee Amendment "A" (S-166) READ and ADOPTED.

Under suspension of the Rules, **READ A SECOND TIME** and **PASSED TO BE ENGROSSED AS AMENDED**.

Sent down for concurrence.

Senator CARPENTER for the Committee on **JUDICIARY** on Bill "An Act To Protect Tenants from Sexual Harassment" S.P. 329 L.D. 1097

Reported that the same **Ought to Pass as Amended by Committee Amendment "A" (S-165)**.

Report READ and ACCEPTED.

Bill READ ONCE.

Committee Amendment "A" (S-165) READ and ADOPTED.

Under suspension of the Rules, **READ A SECOND TIME** and **PASSED TO BE ENGROSSED AS AMENDED**.

Sent down for concurrence.

Senator DIAMOND for the Committee on **TRANSPORTATION** on Bill "An Act To Amend the Laws Regarding Motor Vehicle Fees" S.P. 478 L.D. 1528

Reported that the same **Ought to Pass as Amended by Committee Amendment "A" (S-164)**.

Report **READ** and **ACCEPTED**.

Bill READ ONCE.

Committee Amendment "A" (S-164) READ and ADOPTED.

Under suspension of the Rules, **READ A SECOND TIME** and **PASSED TO BE ENGROSSED AS AMENDED**.

Sent down for concurrence.

All matters thus acted upon were ordered sent down forthwith for concurrence.

Out of order and under suspension of the Rules, the Senate considered the following:

Out of order and under suspension of the Rules, on motion by Senator LIBBY of Androscoggin, the following Joint Order: S.P. 609

Ordered, the House concurring, that when the Senate and House adjourn, they do so until Monday, June 3, 2019 at 10:00 in the Morning.

READ and PASSED.

Ordered sent down forthwith for concurrence.

All matters thus acted upon were ordered sent down forthwith for concurrence.

ENACTORS

The Committee on **Engrossed Bills** reported as truly and strictly engrossed the following:

Emergency Measure

An Act To Ensure Access to Medical Cannabis for Visiting Qualifying Patients

> H.P. 395 L.D. 538 (C "A" H-347)

This being an Emergency Measure and having received the affirmative vote of 28 Members of the Senate, with 7 Senators having voted in the negative, and 28 being more than two-thirds of the entire elected Membership of the Senate, was **PASSED TO BE ENACTED** and, having been signed by the President, was presented by the Secretary to the Governor for approval.

Off Record Remarks

Emergency Resolve

Resolve, To Advance College Affordability by Convening a Task Force To Recommend a Sustainable Funding Model for Maintaining Maine's Public Higher Education Infrastructure H.P. 925 L.D. 1283 This being an Emergency Measure and having received the affirmative vote of 27 Members of the Senate, with 8 Senators having voted in the negative, and 27 being more than two-thirds of the entire elected Membership of the Senate, was **FINALLY PASSED** and, having been signed by the President, was presented by the Secretary to the Governor for approval.

Acts

An Act To Restore System Administration Allocations in Maine School Administrative Units to the Level Prescribed for Fiscal Year 2017-18

H.P. 321 L.D. 412 (C "A" H-310)

An Act To Extend from 6 Months to One Year the Notice Period Required under the Maine Tort Claims Act

> S.P. 157 L.D. 492 (C "A" S-135)

An Act To Clarify Certain Provisions of the Maine Medical Use of Marijuana Act

H.P. 818 L.D. 1129 (C "A" H-346)

An Act To Require That Hospital Liens Be Satisfied on a Just and Equitable Basis

H.P. 822 L.D. 1133

An Act To Facilitate the Deployment of Small Wireless Facilities in Maine

H.P. 1110 L.D. 1517 (C "A" H-363)

An Act To Eliminate the Scallop Drag Size Limitation in Blue Hill Bay

H.P. 1234 L.D. 1732

PASSED TO BE ENACTED and, having been signed by the President, were presented by the Secretary to the Governor for approval.

An Act To Increase Funding for Civil Legal Services H.P. 177 L.D. 214 (C "A" H-316)

On motion by Senator **BREEN** of Cumberland, placed on the **SPECIAL APPROPRIATIONS TABLE** pending **ENACTMENT**, in concurrence.

An Act To Provide MaineCare Coverage for Dental Services to Adults with Intellectual Disabilities or Autism Spectrum Disorder, Brain Injuries and Other Related Conditions

> H.P. 282 L.D. 373 (C "A" H-353)

On motion by Senator **BREEN** of Cumberland, placed on the **SPECIAL APPROPRIATIONS TABLE** pending **ENACTMENT**, in concurrence.

An Act To Apply the Same Auditing Standards to All Legislative Candidates

H.P. 861 L.D. 1187 (C "A" H-313)

On motion by Senator **BREEN** of Cumberland, placed on the **SPECIAL APPROPRIATIONS TABLE** pending **ENACTMENT**, in concurrence.

An Act To Increase Property Tax Relief for Veterans S.P. 368 L.D. 1194 (C "A" S-136)

On motion by Senator **BREEN** of Cumberland, placed on the **SPECIAL APPROPRIATIONS TABLE** pending **ENACTMENT**, in concurrence.

An Act To Exempt Certain Print Publications from Sales Tax H.P. 899 L.D. 1238 (C "A" H-330)

On motion by Senator **BREEN** of Cumberland, placed on the **SPECIAL APPROPRIATIONS TABLE** pending **ENACTMENT**, in concurrence.

An Act To Support Medically Monitored Crisis Support and Intervention

H.P. 950 L.D. 1315 (C "A" H-351)

On motion by Senator **BREEN** of Cumberland, placed on the **SPECIAL APPROPRIATIONS TABLE** pending **ENACTMENT**, in concurrence.

An Act To Assist Nursing Homes in the Management of Facility Beds

H.P. 1139 L.D. 1577 (C "A" H-350)

On motion by Senator **BREEN** of Cumberland, placed on the **SPECIAL APPROPRIATIONS TABLE** pending **ENACTMENT**, in concurrence.

Resolves

Resolve, To Review the Implementation of the Maine Background Check Center Act

H.P. 689 L.D. 934 (C "A" H-348)

Resolve, To Develop Plans To Return to the State Children Housed in Residential Treatment Systems outside of the State H.P. 739 L.D. 984 (C "A" H-352)

Resolve, To Increase Access to Housing-related Support Services

H.P. 953 L.D. 1318 (C "A" H-349)

Resolve, To Determine Ways To Increase the Number of Recipients under the Tuition Waiver Program for Participants in Foster Care

S.P. 500 L.D. 1566 (C "A" S-138)

FINALLY PASSED and, having been signed by the President, were presented by the Secretary to the Governor for approval.

Resolve, To Establish the Cumberland County Jail Substance Use Disorder Rehabilitation Pilot Project

> H.P. 47 L.D. 46 (C "A" H-354)

On motion by Senator **BREEN** of Cumberland, placed on the **SPECIAL APPROPRIATIONS TABLE** pending **FINAL PASSAGE**, in concurrence.

Resolve, Requiring the Department of Health and Human Services To Develop More Comprehensible MaineCare Benefit Letters

H.P. 889 L.D. 1228 (C "A" H-367)

On motion by Senator **BREEN** of Cumberland, placed on the **SPECIAL APPROPRIATIONS TABLE** pending **FINAL PASSAGE**, in concurrence.

ORDERS OF THE DAY

The Chair laid before the Senate the following Tabled and Later Assigned (4/11/19) matter:

SENATE REPORT - from the Committee on **EDUCATION AND CULTURAL AFFAIRS** on Bill "An Act To Improve Attendance at Public Elementary Schools"

S.P. 37 L.D. 150

Report - Ought to Pass as Amended by Committee Amendment "A" (S-35)

Tabled - April 11, 2019 by Senator MILLETT of Cumberland

Pending - ACCEPTANCE OF REPORT

Report ACCEPTED.

Bill READ ONCE.

Committee Amendment "A" (S-35) READ and ADOPTED.

Under suspension of the Rules, **READ A SECOND TIME** and **PASSED TO BE ENGROSSED AS AMENDED**.

Sent down for concurrence.

The Chair laid before the Senate the following Tabled and Later Assigned (5/28/19) matter:

Resolve, To Increase Funding for Assertive Community Treatment

H.P. 824 L.D. 1135 (C "A" H-253)

Tabled - May 28, 2019 by Senator **BREEN** of Cumberland

Pending - FINAL PASSAGE in NON-CONCURRENCE

(In Senate, May 21, 2019, **PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-253)** in concurrence.)

(In House, FAILED FINAL PASSAGE.)

On motion by Senator **GRATWICK** of Penobscot, the Senate **SUSPENDED THE RULES**.

On further motion by same Senator, the Senate RECONSIDERED whereby the Bill was PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-253), in concurrence.

On further motion by same Senator, the Senate **SUSPENDED THE RULES**.

On further motion by same Senator, the Senate **RECONSIDERED** whereby it **ADOPTED** Committee Amendment "A" (H-253), in concurrence.

On further motion by same Senator, Senate Amendment "A" (S-170) to Committee Amendment "A" (H-253) **READ** and **ADOPTED**.

Committee Amendment "A" (H-253) as Amended by Senate Amendment "A" (S-170) thereto, **ADOPTED**, in **NON-CONCURRENCE**.

PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-253) AS AMENDED BY SENATE AMENDMENT "A" (S-170) thereto, in NON-CONCURRENCE.

Ordered sent down forthwith for concurrence.

The Chair laid before the Senate the following Tabled and Later Assigned (5/29/19) matter:

HOUSE REPORTS - from the Committee on **ENVIRONMENT AND NATURAL RESOURCES** on Bill "An Act To Protect the Environment and Public Health by Further Reducing Toxic Chemicals in Packaging"

H.P. 1043 L.D. 1433

Majority - Ought to Pass as Amended by Committee Amendment "A" (H-362) (9 members)

Minority - Ought Not to Pass (2 members)

Tabled - May 29, 2019 by Senator CARSON of Cumberland

Pending - ACCEPTANCE OF EITHER REPORT

(In House, the Majority OUGHT TO PASS AS AMENDED Report READ and ACCEPTED and the Bill PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-362).)

On motion by Senator **CARSON** of Cumberland, the Majority **OUGHT TO PASS AS AMENDED** Report **ACCEPTED**, in concurrence.

Bill READ ONCE.

Committee Amendment "A" (H-362) **READ** and **ADOPTED**, in concurrence.

Under suspension of the Rules, **READ A SECOND TIME** and **PASSED TO BE ENGROSSED AS AMENDED**, in concurrence.

The Chair laid before the Senate the following Tabled and Later Assigned (5/29/19) matter:

HOUSE REPORTS - from the Committee on **HEALTH AND HUMAN SERVICES** on Bill "An Act To Enact the Maine Death with Dignity Act"

H.P. 948 L.D. 1313

Majority - Ought to Pass as Amended by Committee Amendment "A" (H-305) (7 members)

Minority - Ought Not to Pass (6 members)

Tabled - May 29, 2019 by Senator GRATWICK of Penobscot

Pending - ACCEPTANCE OF EITHER REPORT

(In House, the Majority OUGHT TO PASS AS AMENDED Report READ and ACCEPTED and the Bill PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-305).)

Senator **GRATWICK** of Penobscot moved the Senate **ACCEPT** the Majority **OUGHT TO PASS AS AMENDED** Report, in concurrence.

On motion by Senator **TIMBERLAKE** of Androscoggin, supported by a Division of one-fifth of the members present and voting, a Roll Call was ordered.

THE PRESIDENT: The Chair recognizes the Senator from Washington, Senator Moore.

Senator MOORE: Thank you, Mr. President. Ladies and gentlemen of the Senate, I rise before you today in support of this motion. The Maine Death With Dignity Act will allow competent, terminally ill Maine residents who are within six months of death to legally obtain oral prescription medication they can voluntarily take without assistance to peacefully end their life. To qualify, the patient must be an adult 18 years of age or older, a legal resident of Maine, competent and of sound mind. terminally ill within six months of death, the same standard as hospice, able to selfadminister the medication without assistance. The law contains safeguards that have been shown to protect patients in other states. Over 40 years of combined data from Oregon. Washington, Vermont, California, and Colorado show the laws work as intended, with no evidence of abuse, undue influence, or coercion. The safeguards in the Maine Death With Dignity Act include: the patient must be competent and voluntarily make two verbal requests and a written request with a waiting period inbetween. Two witnesses must confirm that patient is acting voluntarily, if there is any indication that the patient is not of sound mind they must be referred to a mental health professional for evaluation. Two physicians must confirm the patient meets the requirements of the law, no healthcare professional can be forced to participate and all medical professionals can opt out without reason. The patient must take the medication themselves without assistance. The patient can rescind their request at any time and it protects the patient's access to all feasible healthcare options.

Over the past month we've heard some unfounded concerns. The bill is a slippery slope towards euthanizing. The fact is that there have been no efforts to expand Death With Dignity legislation in any other states. People will be coerced or encouraged to use the law. Those who make this argument cannot point to a single case where this happened. The Director of Disability Rights in Oregon testified in 2007 and then again in 2016 that his organization has still not received a single complaint of exploitation or encouragement of an individual with disabilities in the use of Oregon's law. Not even one. Another one. insurance companies will denv coverage for live-saving treatments and offer life ending medication instead. There has been one such allegation in Oregon which proved to be false. The Governor of Oregon, himself a doctor, concluded that no treatment has ever been denied because that would be more cost effective. Lastly, the law will lead to a rising suicide rate. Not true. While Oregon's rate is higher than the national average, attributing that to their Death With Dignity Law doesn't make sense. Nine other states, mostly western states, that have a

higher suicide rate than Oregon do not have a Death With Dignity Law.

As a daughter, a friend, and having worked as a cancer patient navigator, I would like to share with the Senate three stories to illustrate the reasons behind my support of this bill. In 1993 my father, at the age of 64, was diagnosed with inoperable colon cancer. He spent six months or so in treatment before he stopped chemo, choosing to live his life to the fullest. Thanks to the love and prayers of family and friends, his cancer went into remission. He regained his strength and proceeded to get his affairs in order. Fast forward four years later, the cancer returned and began to spread rapidly through his body. We watched him go downhill very quickly, as his quality of life deteriorated. Under the care of the local hospice organization, Daddy's pain was kept at bay with repeated morphine. Seeing him lying there dying, knowing that was not the way he wanted his life to end. He had made peace with death months earlier but was not coherent of his condition. He would have been horrified to know he was wearing diapers and that my niece, who was a CNA, was the one taking care of his most personal hygiene needs. I know in my heart that if Daddy had been able to direct his death with dignity he would have left this world at peace, with little pain. Another story. Several years ago, as a cancer patient navigator, I worked with an 82 year old gentleman who had been diagnosed with Stage 4 lung cancer. In efforts to delay the inevitable, the doctors, with good intentions, scheduled him for repeated chest x-rays, blood tests, breathing treatments, etcetera, I watched him deteriorate with pure exhaustion. In conversation with him, he was ready to give up, saying he just couldn't continue to do this. As his cheerleader. I encouraged him to hang in there, offering to help in any way I could. On the day he was scheduled for another breathing treatment he drove himself to a back road about five miles from his home and shot himself. I truly believe had the death with dignity opportunity been available his death would have been peaceful, surrounded by loved ones, instead of dying alone on the side of a road. My final story I will share to illustrate why I support this bill is about a dear friend of mine who was my age. He was diagnosed with ALS in his early 50s. Through the next few years we watched as this cruel disease took away his ability to work, his mobility, his pride, and ultimately his ability to even do the simplest things such as to take a drink of water. His devoted wife, a CNA herself, felt helpless as she watched the once strong, viral husband she dearly loved deteriorate. His death was not a pretty one. I do believe he would have supported death with dignity rather than the way his life ended. This is just a few of the people in my life who have suffered at the end of their lives. I would share many other examples of other clients and family members. So often we talk about the rainbow bridge for our precious animals. Perhaps we should think about the rainbow bridge for our precious loved ones. I ask for your support of this bill. Thank you.

THE PRESIDENT: The Chair recognizes the Senator from Kennebec, Senator Cyrway.

Senator **CYRWAY**: Thank you, Mr. President. Ladies and gentlemen of the Senate, I realize this is a very serious bill that we're talking about but I rise to state my opposition to this bill. This bill represents no hope. Once committed to suicide, this legislation forces doctors to disregard their Hippocratic Oath. It lacks safeguards and endangers the weak who may have a chance to turn around with help. Where is six months from death marked? This will change our culture in which medicine is practiced. It takes the profession of medicine by permitting the tools of healing to be used as techniques of killing. This distorts the physician-patient relationship. Whatever happened to true compassion about our views from family members such as disabled and the elderly? How will we look at them in the future? How will they look at themselves? Physician assisted suicide is the most profound injustice that violates human dignity and denies equality before the law. We still must believe all people have immeasurable worth and dignity. We can't afford to normalize suicide. I love the Lord who gave me life and I hope you will not legislate life away. Thank you, Mr. President.

THE PRESIDENT: The Chair recognizes the Senator from Cumberland, Senator Millett.

Senator MILLETT: Mr. President, I rise before you in support of L.D. 1313, An Act to Enact the Maine Death with Dignity Act. Though the title may appear redundant, I can assure you this legislation is not. It is a well thought out and well studied idea that meets a real need for terminally ill and mentally competent Mainers. I want to share the story of Pappa Joe Burns, a devoted Catholic and lifelong Republican. He owned and operated an auto body shop and raised German Shepherds. He had a large family and was loved by all. In his late adulthood he was diagnosed with heart disease and spent many years in and out of hospitals, with surgeries and pacemakers. After decades of treatment, the doctors advised him that he was terminal. He had weeks to live and he knew it to be true. He was no longer able to go camping, no longer able to drive his beloved Cadillac, or take his dog, Schwartz, for walks. He no longer could entertain his grandchildren and greatgrandchildren, though he tried. At his last doctor's appointment he asked the doctor to 'show me the way out.' The doctor could not because there was no death with dignity at that time. He went home with his beloved wife, Charlotte, who was crying the entire ride. He did not shed a tear. He sent her to the store but when she heard the telltale pop of a gun she rushed back to find him. He was buried with full Catholic burial rights in the church he attended for his entire life. You see, Mr. President, this cause does not know partisan or religious boundaries, so our laws should not either. Joe Burns deserved better. Mainers deserve better. Thank you, Mr. President.

THE PRESIDENT: The Chair recognizes the Senator from Lincoln, Senator Dow.

Senator DOW: Thank you, Mr. President. A lot can happen in six months. The comedian Benny Youngman, speaking on a joke about a friend of his, said the doctor gave him six months to live. Couldn't pay his bill. The doctor gave him another six months. A lot can happen in six months. But all joking aside, I stand here today not to quote statistics or what's being done anywhere else in the country or the world. I've come to tell you why I am voting against this bill. It all has to do with my religious convictions and my studying of the Bible over many years. Paul used to say, used to ask, that people pray for him, that whenever he spoke he would speak fearlessly. I, like Paul, at times feel I am an ambassador of Christ, sometimes an ambassador in chains, When I ask the people that are listening to pray that I may declare my understanding of the mystery of the gospel fearlessly as I should. Paul spoke about death at times because he ended up in jail many times during his ministry and he never knew what was

going to happen to him. He never knew whether he was going come out alive or dead, and he spoke to this to his congregations and we read about this in Corinthians and he says: I don't know whether I'm going to live or die. If I die maybe that's a good thing because I will be with the Lord and if I live I've got a lot of work to do here on earth. He says: I don't know what's going to happen. I think I'm going to live. I think I'm going to get out of this and live. But he understood the value of his person and the value of his ministry. He understood, with certainty, because he goes on to write in Ephesians that we, plural we, are God's handiwork. In Greek it's the word for handiwork is poiema. We are God's poiema of creation. To translate that into understanding words that I understand better, it says we are God's masterpiece of his creation. We are his masterpiece of reconciliation and we have a message and a ministry of reconciliation, and he says this with absolute certainty when he speaks about hope and faith. Hope for the Apostle Paul was never a verb. I hope I get a good gift for Christmas. No, hope was a noun. It was the hope of glory. It was the absolute certainty that what God had begun he would and did finish with the death and resurrection of Christ. I know that life is hard. It's difficult. But the dignity of death is knowing with absolute certainty that I will reside with Christ in the next life. I cannot bear the thought of ending life early, even though it is painful, even though it is difficult. It is my job to be there with the person, to help them bridge the gap between this life and the next. See, you couldn't beat the Apostle Paul. You could not beat him. The Apostle Paul had already won. If he lived he won, if he died he won because of the absolute certainty of what Christ did on the cross.

So if you're lucky enough in this world to be born and survive, this bill asks us to give someone 18 years old the right to ask for that privilege to have assistance to die, 18. You have any last requests before we perform this? Yes, I'd like a cigarette and a drink of whiskey. Well, can I see your I.D. because you can't smoke or drink in this state at 18 but we're going to allow someone who has been declared terminally ill to ask that he be assisted. I think not and I cannot bear the thought of this and many other things that take life and don't look at it as the most important aspect of our creation. We are God's masterpiece, each and every one of us, and we deserve to be held by those ministers of faith in times of difficulty and trouble, to get us through and to encourage us because the end will come for all of us. For those in Christ, there will be absolute certainty and that's why I speak so strongly against this.

In my words, the words of Dana Dow, no, not the words of Dana Dow but in the words of Martin Luther, 500 years ago, who said: 'Unless I am convinced by proof from scripture or by plain and clear reasons and arguments, I cannot and will not retract, for it is neither safe nor wise to do anything against conscience. Here I stand. I can do no other. God help me. Amen.' Thank you, Mr. President.

THE PRESIDENT: The Chair recognizes the Senator from Penobscot, Senator Guerin.

Senator **GUERIN**: Thank you, Mr. President. Mr. President, ladies and gentlemen of the Senate, we heard from some Senators today how, if this bill passes and is legalized and sterilized and culturally accepted by some, there will be no people feeling forced into suicide or coerced into suicide. But I do not believe this is true. You may not hear of abuses, but the abuses will be there, silently taking place in the form of guilt induced suicide. Competent seniors who do not want to be a burden to their families who are busy with work, after school sports schedules, and other modern-day distractions will feel an obligation to kill themselves in an effort to be not a bother to those busy families. Let us honor our seniors by voting against the pending motion.

THE PRESIDENT: The Chair recognizes the Senator from Knox, Senator Miramant.

Senator MIRAMANT: Thank you, Mr. President. Men and women of the Senate, when it comes to this issue words matter. I heard the words physician assisted. There's no physician assistance to die. There's physician involvement to make sure that there's clarity around the decision, a decision that's only brought because of a very short period of the impending death from the result of an illness or injury that's just not within the normal power of recovery. But within that same period, there's the allowance for you to have this chemical to help you. A chemical because, as it was mentioned, there are potential methods to end life and they're very messy and they're very traumatic to the survivors, and this is a way to help someone to have a choice. In Oregon, only one-third of those who get that choice even use it because sometimes that prognosis is incorrect and they're living with it and they know that if by some means they find their way back to health that they don't have to use it. But when they go to use it, again, there's no assistance. They have to physically take it on their own. No help. No coercion. The folks along the way that made sure that they could get this, somebody had to be not affiliated and not going to benefit from their death. This has been in place for 20 years in Oregon.

One of the ways my father-in-law and I shared some time, besides the joys of my family and raising my kids and traveling the world and doing some amazing things over the last 40 years, was to show up four years ago when this bill was presented in the 127th Legislature. We were there and testified together in front of HHS about this bill. He had stories like some of our members about family members who had suffered horrible, painful deaths and how they had asked for something like this. That's why he came here and testified to the committee about their and about his wishes for choices at the end of life, should he be in that position. He was very clear. He was very compassionate about the choice of people. The committee, each in the last couple of Legislatures before this and this one, had to hear stories that made us all tear up and it was pretty amazing.

So this is something very personal and something that people have to choose to do. I think we need to give them this tool. It's a good tool and I hope no one ever has to use it but I want it available for my father-in-law if he needs it, for myself if I need it, for my loved ones who don't want to leave a legacy of the horror of the other choices of ways to end life because we all have a choice without this bill, but it's not very pretty. Thank you.

THE PRESIDENT: The Chair recognizes the Senator from Androscoggin, Senator Claxton.

Senator **CLAXTON**: Thank you, Mr. President. When I first ran into this bill and was asked if I could support it my answer was no. I needed some additional information and some time with the bill because we all know they change as they go through and come out of committee. So I was very skeptical to begin with. I'm speaking as a physician who has been with the dying, who has

sat on the side of the bed as people die, who's held hands and worked with other family member to help them with the transition of the patient into their next stage. I'm also very supportive of palliative care and the amazing things they can do, and hospice care and the amazing things it can do, having been involved as a hospice house physician for part of my career and covering services there. This is difficult and, as I tested it against a couple of experiences I knew, I came away feeling that this should be an option for people in our state. I thought of my father who would have loved to have had this as an option. His ultimate definition of who he was depended upon his autonomy and the dignity with which he was in the world. Had he known how things would end up for him, he would have opted for this would it have been available. As it was, he wouldn't have gualified because as he approached death he became more depressed and he wasn't assessable for treatment. So he would not have qualified within the limits of what this law provides. So that made me feel more reassured that somebody who shouldn't have been to exercise that option would not have been. In the other instance, an acquaintance approached me, asking for help about ending his life. I'd never been asked that question before or since. He was convinced it was legal based on statutes. I knew otherwise. We talked about it a lot. I tried to help him understand what his choices were. But this man, at the age of 52 when he approached me, had known how his life was going to end since he was 21 years old and was diagnosed with a terminal degenerative disease. He knew his mind would be fine. He knew his body would completely fail him and he wouldn't be able to handle anything that was at all life sustaining in the way he defined life. I wasn't able to help him. There were limits and I was not in a position then or a place then where I thought I could be a resource for him. His solution was to go on this new thing called the web and do some reading and find on-line recipes and concoctions and directions for how to end life. He died alone and quiet, with no friends around, nobody to support him. This was a man who had lived an incredible life and left an incredible legacy. Sometimes the best form of compassionate care is care in those very real instances that preserves autonomy and dignity. Thank vou, Mr. President.

THE PRESIDENT: The Chair recognizes the Senator from Cumberland, Senator Diamond.

Senator DIAMOND: Thank you, Mr. President. Ladies and gentlemen of the Senate, this is a very personal issue. For me it's not religious, but I totally respect anybody it is. I voted for this similar bill in the last Legislature and it's bothered me considerably ever since. I just felt uneasy about it and felt that it was not something that I was able to give that authority to do. I felt I had over-played my hand. Basically, I thought I was smarter than I really was on this issue. So I want to just say that anybody, no matter how you vote on this, your personal choice is as valid as the next persons. You don't need me to tell you that, but it is one of those things that I just couldn't escape. I'm a big believer in hospice, a founding member of Hospice of Southern Maine, the Gosnell House. We worked long and hard to create that. I think that works very, very well. I think there are options. Like many of vou. I've had loved ones that have died in a very tough way, my mother being one. So it's something that I don't have an answer for anyone other than myself and I'm just at the point where I have to vote against this bill, Mr. President, for the reasons that I stated. Thank you.

THE PRESIDENT: The Chair recognizes the Senator from Penobscot, Senator Gratwick.

Senator GRATWICK: Thank you very much, Mr. President. Ladies and gentlemen of the Senate, I agree, this is an extraordinarily personal decision we each have to make. There's no right or wrong answer. I'll simply say in 40 years in the medical practice, I've come up against this three times. It was not legal at that time so I was not able to act. In two individuals, nature took its course. One individual, who had long discussions over many months, three or four, and I was not able to act. It was very tradic. It still remains with me and I wish I could have acted differently. I would like to read, very briefly, a statement from the Ethics Committee of the American Medical Association, which take the position neither for nor against. 'Supports and opponents of Death With Dignity share a common commitment to compassion and respect for human dignity and rights.' Compassion and respect for human dignity and rights. 'They, however, draw different moral conclusions for the underlying principle they share. Where one physician or group understands providing the means to hasten death being an abrogation of the physician's fundamental role as a healer, another physician in equally good faith understands supporting a patient's right for aide in hastening a foreseen death to the expression of care and compassion.' That is, we all act within our moral compass and come to a different conclusion on this particular bill. I wish to read also something from our colleague from the House. 'This is not an assisted suicide bill. This is choosing between different ways of dying. The terminally ill patient who would be given the option to hasten their death has no interest in committing suicide. They have arrived at a decision, having exhausted every available means of prolonging the life that they love. These dying patients are not making the desperate, impulsive choice associated with suicide. Suicide is a repudiation of life. These dying patients love life but recognize with clarity their death is imminent and they wish to avoid unbearable suffering and loss of autonomy by choosing the option of serene and dignified death. They seek to shorten the agony of their final hours, not to kill themselves. Cancer is killing them. Lou Gehrig's disease is killing them. The disease ravaging their body is killing them.' Again, this is a very difficult question for us all. There is to be no doubt that hospice is extraordinarily important in this instance. We must never forget that. Ninety percent of the people in Oregon who have done this, been involved in the program, have been involved in hospice. I urge, again, we pass this. Thank you, Mr. President.

THE PRESIDENT: The Chair recognizes the Senator from Aroostook, Senator Carpenter.

Senator **CARPENTER**: Thank you, Mr. President. I rise to ask a couple of questions and also to agree with my seatmate that this is an incredibly personal decision. I do have two questions, both of which are insurance related. I apologize, I missed the beginning of the debate. One of my concerns was I know that there has been in practice in the insurance industry not to pay benefits, death benefits, on life insurance policies if the person took their own life. I'm not sure how this bill deals with that or if, in fact, it can deal with abrogating a contract that somebody made with a private insurance company 20 years prior. So I would pose that as a question to the committee, if anybody wishes to answer. The second question is: of course when these bills come up we

are bombarded with literature and facts and opinions and all that. One of the things that jumped out at me was something that was handed out by opponents of the bill. In Oregon there have been instances, and my question is to the committee, as to whether or not they received any testimony or evidence about this. Supposedly in Oregon there has been evidence that insurance companies declined to continue paying for treatment for cancer and things like that, like chemotherapy, but that they were willing to pay for the cocktail. That seems, to me, to be - I don't want this to be an insurance-driven issue, I guess that's what I'm saying. So I'm asking the committee, or anybody else who knows, if, in fact, in any of the other states where this type of law is in effect is there evidence that the insurance companies stopped paying for the treatment for the person but were willing to pay for the cocktail to end their life?

THE PRESIDENT: The Senator from Aroostook, Senator Carpenter, has asked a series of questions through the Chair to anyone who can answer. The Chair recognizes the Senator from Penobscot, Senator Gratwick.

Senator **GRATWICK**: Thank you very much, Mr. President. Ladies and gentlemen of the Senate, to the Senator from Aroostook, we discussed this in detail in our committee and, the second question first, there is no evidence whatsoever that people brought forward, that we were able to find, that insurance companies have engaged in that practice, which would be entirely inappropriate. The second is, the bill very specifically was run by the Insurance Commissioner, various insurance programs, and also the record from the eight states where it has been done, and there have been no instances in which the insurance companies have not - in which annuities, life insurance, etcetera have been voided because of death with dignity protocols. That simply has not been a factor so far. Could there ever be a lawsuit? The answer is of course, but I think it would not have standing so far.

THE PRESIDENT: The Chair recognizes the Senator from Androscoggin, Senator Timberlake.

Senator TIMBERLAKE: Mr. President, ladies and gentlemen of the Senate, I've sat here and I've thought about this. I knew how I was going to vote a year ago, two years ago, three years ago. It hasn't changed. But my thought that changes here today is: what in God's creation gives us the right to determine this law in the first place? I ask that because we're giving another human the right to determine when our six months starts, whether it starts today, tomorrow, or whenever. When a human being has to play the role of God for that six months, has to determine when that date starts, I don't think we have the right to play that role. I really don't. I don't know who gives us the right to make that decision. I have heard of miracles happening. Sometimes that six months is time for a miracle to happen. I know death is hard. Anybody who knows me knows I was very close to my father-in-law and I sat beside him and held his hand when he died. I know that feeling. I think every one of you knows that feeling, sometime in your life has felt that heartfelt feeling. I just don't think we have the right to determine whether God's going to create that miracle now or later. For that reason, I will be voting against this bill and I hope you will join me. Thank you.

THE PRESIDENT: The Chair recognizes the Senator from Oxford, Senator Hamper.

Senator **HAMPER**: Thank you, Mr. President. Ladies and gentlemen of the Senate, call this what you may but as a legislator, as a lawmaker, and as a resident of the state, I am being asked to have the state sanction suicide. Can't do it. Not today or not ever. I'll be voting against this bill, Mr. President.

THE PRESIDENT: The Chair recognizes the Senator from Oxford, Senator Keim.

Senator KEIM: Thank you, Mr. President. In answer to two questions that were posed to the Chair. One of the reasons why the insurance companies will not consider this suicide is because we have to falsify, according to this law, a patient's death certificate. Pursuant to Section 2842, must list the underlying terminal disease as the cause of death. So in order for us to bipass insurance policies we have to falsify death certificates. I'd also like to answer the other question posed. I did some of my own research on the actual wording in the bill. So one of the things that I read is in 2017 Nevada physician Brian Callister revealed that he had sought approval from insurance companies in Oregon and California, the latter also having an Oregon-style law, for two patients he thought could be cured by a treatment available in those states. In both cases, he says, the companies refused coverage for the treatment but suggested that he consider assisted suicide. That was reported by the Daily Signal June 28, 2017. There are also a couple of other examples that I didn't highlight. I'd also like to address the fact that elderly people will feel, as they often do, that they are a burden on society and that that is a good reason for ending their lives, whether or not that may be something they truly want to do. So here there is research from Richard Doerfinger in Massachusetts on Oregon's assisted suicide. Here they say that the prospects of patients dying in excruciating, intractable pain has long been cited by assisted suicide advocates to win public sympathy and support for the agenda. However, the most common reasons that they cited in 2017 are being less able to engage in activities making life enjoyable, that was 88% of them; losing autonomy, that was 87%; loss of dignity, 67%. However the most significant change is that in 2017 55% of the patients compared with an average of 42% in the past years say that they are obtaining the lethal dose because they are a burden on family, friends, and caregiver, a feeling that is easily communicated to patients by those other parties and by the existence of a government policy singling them out for assistance in suicide.

I do think there is a growing body of evidence also reported in the Southern Medical Journal, Volume 108, Number 10, October 2015, that said physician assisted suicide was associated with a 6.3% increase in total suicides and it is associated with an increased inclination to suicide in other individuals. So the overall increase isn't all physician assisted but also increased. That is my concern about this bill, that as we legalize things other people just consider this. Young people who are feeling that life is too big and too awful for them. As a Legislature, when we say that death is an acceptable solution, how do we rationalize with them that it isn't acceptable for them and life is going to get better? I'm very close with many young people who have a really black outlook on their future and this is talking with them and telling them things are not that bad and things will get better and things change. That becomes more difficult when our state says your suffering is too much and here's a pill and you are welcome to take your own life.

Personally speaking, I've recently lost my grandfather and my father, and my grandfather was in an assisted living facility and then a nursing home. It's incredibly costly and the family had a lot of discussions about the \$9,000 a month that it was costing to keep him there in that facility and whether or not we were going to have to sell the family farm, which has been in the family for generations and how we were going to deal with this. I absolutely think that this law will impact elderly people in feeling like they are too much of a burden when they hear figures like that go around, \$9,000. You know what, \$9,000 times six, if we had just given my grandfather a pill we could have saved ourselves some money. I never want that to be the case for any person's life. Additionally, I will say that there are a lot of beautiful moments at the end of a person's life and I had probably some of the most memorable, incredible moments with my father at the end of his life, and I knew that he was passing and he knew for a long time. So as we look on as a Legislature and we say they have no value left to give, you don't know because those moments are incredible. They are precious. They will stay with me for the rest of my life, the words that he spoke to me. So there is value at the last six months. There's value at the last few minutes. So when we look at this I just want to encourage you all to remember that, yes, there are stories of people who are alive and saying I wish I had taken that. There are just as many stories of people who are saying the end of life is beautiful. Thank you.

THE PRESIDENT: The Chair recognizes the Senator from Cumberland, Senator Carson.

Senator CARSON: Thank you, Mr. President. Ladies and gentlemen of the Senate, each person who has spoken this morning has spoken from the deeply personal place and I, too, wish to do that. I speak to you as someone who deeply wants to have the choice to die with dignity if I need that choice when my time comes. I'm a lucky man. At 71, I have done many things. I have lived with and loved a family of parents, grandparents, brothers, children, grandchildren, and wonderful friends. I have hiked and climbed in the mountains of Maine. New Hampshire. the Rocky's, Canadian and American, hiked the volcanos of the Pacific Northwest and the Blue Ridge of the Appalachians to the south. I have, in my profession, been fortunate, as an environmental advocate, to make a difference in the way our rivers are treated and cleaner air and healthier future for our children. As you all know, I've occasionally spoken about this, I have been to war. I have seen humanity at our worst and I came home to become an advocate for peace. Whatever path we walk in life, generally speaking, is ours to choose. Some years ago, 30 actually, one of my brothers, a practicing physician then and now retired, was with my father in the hospital at the end of a long and debilitating illness. It took its toll over more than a year. My father took a severe turn for the worse while in the hospital and my brother, whom I love dearly, as I did my father, said to the attending physician, 'Please do not intervene. It's time for my father to let go.' I don't know whether I would have had the courage to do that. I trusted, and trust today, his judgment that this was the right thing to do at the time because, while Virginia had no Death With Dignity statute then, it was a choice that my brother made and I think it was the right one for the family. Coming back to my own life, I rise to speak in support of Death With Dignity because if I need it, when I need it, I wish to be able to make that choice for myself and for my own family. Thank you. **THE PRESIDENT**: The Chair recognizes the Senator from Piscataquis, Senator Davis.

Senator DAVIS: Thank you, Mr. President. Mr. President, I certainly understand everyone. It certainly is a very emotional issue and, like everyone else, I speak from my heart on this issue. When my parents got old my family took care of them. My brother, his wife, my wife, and myself, we spent what seemed to be, at that time, countless days and nights with them. They both died very lingering deaths. My mother went first. She died of a heart problem. I can remember being with my father that evening and checking on my mother quite often and then I found her and she was gone. My Dad, he died of lung cancer and I'm certain that everyone here knows what I think of smoking. He, too, died a very lingering death and I remember, and I'm so pleased, that I got to spend the last night with him, in his room with him, and he died the next day. I go by their house in the town of Dexter and oh I wish I could stop in and see them. I would give most anything if I could go in and just set in the living room and chew the fat with my Dad. My mother was a great history buff. She was big in the DAR. I'd love to talk with her about our family history, how my family fought at Bunker Hill and all kinds of other places. My Dad would make a remark about how he had a Confederate soldier in his family, just to make sure my mother knew that. But I can't do that. I, too, cannot imagine the pressure that could be brought forward on our family and my parents had this option been available. There is nothing I can think of that would have interfered with what was going on any more than this type of issue. I believe firmly, Mr. President, that God gives life and God also decides when it's going to end. He takes it away. Thank you very much, Mr. President.

THE PRESIDENT: The Chair recognizes the Senator from Kennebec, Senator Cyrway.

Senator **CYRWAY**: Thank you, Mr. President. Ladies and gentlemen of the Senate, you know as a young man, back in 1980s, I experienced chemical poisoning and I came close to death myself. I got misdiagnosed by a doctor and they also gave me tests. They gave me a test and exam of 500 questions. The exam, when they came out of it, they said I was obsessed with pain. That was their answer. Then the doctor said you're an alcoholic. I never drank. It was chemical poisoning. I had to find out in Dallas, Texas, in an environmental health center to find that out. For them to say that you've got six months to live, they can misdiagnose that. We're going to push a button here to say that we can just take a life? I've never questioned this bill. I think it's totally wrong and I hope you really think about that because I don't want to live with that. God has that choice, not us. Thank you, Mr. President.

THE PRESIDENT: The Chair recognizes the Senator from Androscoggin, Senator Libby.

Senator **LIBBY**: Thank you, Mr. President. I just want to put on the record a very brief statement on this issue. It's a quote by Marcia Angell, who's a writer and researcher on the subject. It's just a sentence or two, and I just ask for folks to consider this. She writes, 'When healing is no longer possible, when death is eminent, and patients find their suffering unbearable, then the physician's role should shift from healing to relieving suffering in accord with the patient's wishes. Why should anyone, the state, the medical profession, or anyone else presume to tell someone else how much suffering they must endure as their life is ending?' Thank you, Mr. President.

THE PRESIDENT: The pending question before the Senate is Acceptance of the Majority Ought to Pass as Amended Report. Is the Senate ready for the question?

The Doorkeepers secured the Chamber.

The Secretary opened the vote.

ROLL CALL (#165)

- YEAS: Senators: BELLOWS, BREEN, CARSON, CHENETTE, CHIPMAN, CLAXTON, DESCHAMBAULT, DILL, GRATWICK, HERBIG, LIBBY, LUCHINI, MILLETT, MIRAMANT, MOORE, SANBORN H, SANBORN L, VITELLI, PRESIDENT JACKSON
- NAYS: Senators: BLACK, CARPENTER, CYRWAY, DAVIS, DIAMOND, DOW, FARRIN, FOLEY, GUERIN, HAMPER, KEIM, LAWRENCE, POULIOT, ROSEN, TIMBERLAKE, WOODSOME

19 Senators having voted in the affirmative and 16 Senators having voted in the negative, the motion by Senator **GRATWICK** of Penobscot to **ACCEPT** the Majority **OUGHT TO PASS AS AMENDED** Report, in concurrence, **PREVAILED**.

Bill READ ONCE.

Committee Amendment "A" (H-305) **READ** and **ADOPTED**, in concurrence.

Senator **TIMBERLAKE** of Androscoggin **OBJECTED** to **SUSPENSION OF THE RULES** for the purpose of giving the Bill its **SECOND READING** at this time.

ASSIGNED FOR SECOND READING WITHIN ONE HOUR.

The Chair laid before the Senate the following Tabled and Later Assigned (5/29/19) matter:

SENATE REPORT - from the Committee on **AGRICULTURE**, **CONSERVATION AND FORESTRY** on Bill "An Act To Ensure Funding for Certain Essential Functions of the University of Maine Cooperative Extension Pesticide Safety Education Program" S.P. 393 L.D. 1273

Report - Ought to Pass as Amended by Committee Amendment "A" (S-149)

Tabled - May 29, 2019 by Senator LIBBY of Androscoggin

Pending - ACCEPTANCE OF REPORT

Report ACCEPTED.

Bill READ ONCE.

Committee Amendment "A" (S-149) READ and ADOPTED.

Under suspension of the Rules, **READ A SECOND TIME** and **PASSED TO BE ENGROSSED AS AMENDED**.

Sent down for concurrence.

Senate at Ease.

The Senate was called to order by the President.

Out of order and under suspension of the Rules, the Senate considered the following:

SENATE PAPERS

Bill "An Act To Enhance Personal and Public Safety by Requiring Evaluations of and Judicial Hearings for Persons in Protective Custody Regarding Risk of Harm and Restricting Access to Dangerous Weapons"

S.P. 612 L.D. 1811

Presented by Senator KEIM of Oxford. Cosponsored by Senator: CARPENTER of Aroostook. Approved for introduction by a majority of the Legislative Council pursuant to Joint Rule 205.

On motion by Senator **CARPENTER** of Aroostook, **REFERRED** to the Committee on **JUDICIARY** and ordered printed.

Sent down for concurrence.

Out of order and under suspension of the Rules, the Senate considered the following:

REPORTS OF COMMITTEES

Senate

Pursuant to Joint Order

Senator HERBIG for the Committee on **INNOVATION**, **DEVELOPMENT, ECONOMIC ADVANCEMENT AND BUSINESS** on Bill "An Act To Amend the Jurisdiction of Certain Reviews Conducted Pursuant to the State Government Evaluation Act"

S.P. 611 L.D. 1810

Reported that the same be **REFERRED** to the Committee on **INNOVATION, DEVELOPMENT, ECONOMIC ADVANCEMENT AND BUSINESS**, pursuant to Joint Order, S.P. 587.

Report **READ** and **ACCEPTED**, in concurrence.

Bill and accompanying papers **REFERRED** to the Committee on **INNOVATION**, **DEVELOPMENT**, **ECONOMIC ADVANCEMENT AND BUSINESS**

Sent down for concurrence.

All matters thus acted upon were ordered sent down forthwith for concurrence.

Out of order and under suspension of the Rules, the Senate considered the following:

PAPERS FROM THE HOUSE

House Papers

Resolve, Authorizing the Department of Agriculture, Conservation and Forestry To Convey Certain Land in the Little Moose Unit of Moosehead Junction Township

H.P. 1280 L.D. 1799

Comes from the House, **REFERRED** to the Committee on **AGRICULTURE, CONSERVATION AND FORESTRY** and ordered printed.

On motion by Senator DILL of Penobscot, REFERRED to the Committee on AGRICULTURE, CONSERVATION AND FORESTRY and ordered printed, in concurrence.

Off Record Remarks

Bill "An Act To Modernize the E-9-1-1 Laws To Include Text Messaging and Other Methods of Contacting E-9-1-1" H.P. 1281 L.D. 1800

Comes from the House, **REFERRED** to the Committee on **ENERGY, UTILITIES AND TECHNOLOGY** and ordered printed.

On motion by Senator LAWRENCE of York, REFERRED to the Committee on ENERGY, UTILITIES AND TECHNOLOGY and ordered printed, in concurrence.

Bill "An Act To Make Minor Changes and Corrections to Statutes Administered by or Concerning the Department of Environmental Protection"

H.P. 1283 L.D. 1802

Comes from the House, **REFERRED** to the Committee on **ENVIRONMENT AND NATURAL RESOURCES** and ordered printed.

On motion by Senator **CARSON** of Cumberland, **REFERRED** to the Committee on **ENVIRONMENT AND NATURAL RESOURCES** and ordered printed, in concurrence.

Bill "An Act To Ensure Compliance with Federal Requirements for Background Checks of Certain Department of Health and Human Services Employees"

H.P. 1282 L.D. 1801

Bill "An Act To Update the Laws Regarding Death and Marriage Records"

H.P. 1284 L.D. 1803

Come from the House, **REFERRED** to the Committee on **HEALTH AND HUMAN SERVICES** and ordered printed.

On motion by Senator **GRATWICK** of Penobscot, **REFERRED** to the Committee on **HEALTH AND HUMAN SERVICES** and ordered printed, in concurrence.

Bill "An Act To Amend the Maine Tax Laws" H.P. 1279 L.D. 1798

Comes from the House, **REFERRED** to the Committee on **TAXATION** and ordered printed.

On motion by Senator **CHIPMAN** of Cumberland, **REFERRED** to the Committee on **TAXATION** and ordered printed, in concurrence.

All matters thus acted upon were ordered sent down forthwith for concurrence.

Out of order and under suspension of the Rules, the Senate considered the following:

PAPERS FROM THE HOUSE

Joint Orders

The following Joint Order:

H.P. 1277

ORDERED, the Senate concurring, that the Joint Standing Committee on Criminal Justice and Public Safety shall conduct a study of funding of Maine's county jails and the regional jail. In conducting the study the committee shall invite the participation of interested parties, including but not limited to representatives of the Maine County Commissioners' Association, the Maine Chiefs of Police Association, the Maine Sheriffs' Association, the Maine Municipal Association, NAMI Maine, the Department of Corrections and the Judicial Branch. The committee shall review sources and amounts of funding for the county jails and the regional jail and categories and amounts of expenses. The committee may request financial information from the counties through the county sheriffs and from the Department of Corrections and the Department of Administrative and Financial Services. The committee shall provide a report with recommendations to stabilize jail funding to the Second Regular Session of the 129th Legislature and may concurrently report out legislation related to that report.

Comes from the House, READ and PASSED.

The Joint Order was **READ**.

On motion by Senator **LIBBY** of Androscoggin, placed on the **SPECIAL STUDY TABLE** pending **PASSAGE**, in concurrence.

The following Joint Order:

H.P. 1278

ORDERED, the Senate concurring, that the Joint Standing Committee on Criminal Justice and Public Safety shall report out, to the House, a bill regarding prostitution.

Comes from the House, **READ** and **PASSED**.

READ and **PASSED**, in concurrence.

Out of order and under suspension of the Rules, the Senate considered the following:

REPORTS OF COMMITTEES

House

Ought to Pass

The Committee on **JUDICIARY** on Bill "An Act To Implement the Recommendations of the Right To Know Advisory Committee Concerning Penalties for Violations of the Freedom of Access Act"

H.P. 1027 L.D. 1414

Reported that the same **Ought to Pass**.

Comes from the House with the Report **READ** and **ACCEPTED** and the Bill **PASSED TO BE ENGROSSED**.

Report **READ** and **ACCEPTED**, in concurrence.

Under suspension of the Rules, **READ TWICE** and **PASSED TO BE ENGROSSED**, in concurrence.

The Committee on **TAXATION** on Bill "An Act To Make Technical Changes to the Taxation of Marijuana" (EMERGENCY) H.P. 1188 L.D. 1652

Reported that the same **Ought to Pass**.

Comes from the House with the Report **READ** and **ACCEPTED** and the Bill **PASSED TO BE ENGROSSED**.

Report **READ** and **ACCEPTED**, in concurrence. Under suspension of the Rules, **READ TWICE** and **PASSED TO BE ENGROSSED**, in concurrence.

The Committee on **TAXATION** on Bill "An Act To Update References to the United States Internal Revenue Code of 1986 Contained in the Maine Revised Statutes" (EMERGENCY) H.P. 1243 L.D. 1744

Reported that the same Ought to Pass.

Comes from the House with the Report **READ** and **ACCEPTED** and the Bill **PASSED TO BE ENGROSSED**.

Report **READ** and **ACCEPTED**, in concurrence.

Under suspension of the Rules, **READ TWICE** and **PASSED TO BE ENGROSSED**, in concurrence.

Ought to Pass As Amended

The Committee on **AGRICULTURE**, **CONSERVATION AND FORESTRY** on Bill "An Act To Update the Civil Animal Welfare Laws"

H.P. 891 L.D. 1230

Reported that the same **Ought to Pass as Amended by Committee Amendment "A" (H-380)**.

Comes from the House with the Report **READ** and **ACCEPTED** and the Bill **PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-380)**.

Report **READ** and **ACCEPTED**, in concurrence.

Bill READ ONCE.

Committee Amendment "A" (H-380) **READ** and **ADOPTED**, in concurrence.

Under suspension of the Rules, **READ A SECOND TIME** and **PASSED TO BE ENGROSSED AS AMENDED**, in concurrence.

The Committee on **JUDICIARY** on Bill "An Act To Require Disclosure at the Sale or Transfer whether Real Estate Has Been Used in the Manufacture of Methamphetamine" H.P. 82 L.D. 96

Reported that the same **Ought to Pass as Amended by Committee Amendment "A" (H-386)**.

Comes from the House with the Report **READ** and **ACCEPTED** and the Bill **PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-386)**.

Report **READ** and **ACCEPTED**, in concurrence.

Bill READ ONCE.

Committee Amendment "A" (H-386) **READ** and **ADOPTED**, in concurrence.

Under suspension of the Rules, **READ A SECOND TIME** and **PASSED TO BE ENGROSSED AS AMENDED**, in concurrence.

The Committee on **TAXATION** on Bill "An Act To Exempt from Sales Tax an Island-based Nonprofit Provider of Ambulance Services" (EMERGENCY)

H.P. 106 L.D. 124

Reported that the same **Ought to Pass as Amended by Committee Amendment "A" (H-383)**.

Comes from the House with the Report **READ** and **ACCEPTED** and the Bill **PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-383)**.

Report **READ** and **ACCEPTED**, in concurrence.

Bill READ ONCE.

Committee Amendment "A" (H-383) $\ensuremath{\text{READ}}$ and $\ensuremath{\text{ADOPTED}}$, in concurrence.

Under suspension of the Rules, **READ A SECOND TIME** and **PASSED TO BE ENGROSSED AS AMENDED**, in concurrence.

The Committee on **TAXATION** on Bill "An Act To Improve Tax Incentives for Broadband Service"

H.P. 628 L.D. 854

Reported that the same **Ought to Pass as Amended by Committee Amendment "A" (H-385)**.

Comes from the House with the Report **READ** and **ACCEPTED** and the Bill **PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-385)**.

Report **READ** and **ACCEPTED**, in concurrence.

Bill READ ONCE.

Committee Amendment "A" (H-385) **READ** and **ADOPTED**, in concurrence.

Under suspension of the Rules, **READ A SECOND TIME** and **PASSED TO BE ENGROSSED AS AMENDED**, in concurrence.

The Committee on **TAXATION** on Bill "An Act To Provide Property Tax Relief"

H.P. 847 L.D. 1158

Reported that the same **Ought to Pass as Amended by Committee Amendment "A" (H-382)**.

Comes from the House with the Report **READ** and **ACCEPTED** and the Bill **PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-382)**.

Report **READ** and **ACCEPTED**, in concurrence.

Bill READ ONCE.

Committee Amendment "A" (H-382) **READ** and **ADOPTED**, in concurrence.

Under suspension of the Rules, **READ A SECOND TIME** and **PASSED TO BE ENGROSSED AS AMENDED**, in concurrence.

The Committee on **TRANSPORTATION** on Bill "An Act To Make Allocations from Maine Turnpike Authority Funds for the Maine Turnpike Authority for the Calendar Year Ending December 31, 2020"

H.P. 863 L.D. 1189

Reported that the same **Ought to Pass as Amended by Committee Amendment "A" (H-377)**.

Comes from the House with the Report **READ** and **ACCEPTED** and the Bill **PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-377)**.

Report READ and ACCEPTED, in concurrence.

Bill READ ONCE.

Committee Amendment "A" (H-377) **READ** and **ADOPTED**, in concurrence.

Under suspension of the Rules, **READ A SECOND TIME** and **PASSED TO BE ENGROSSED AS AMENDED**, in concurrence.

Out of order and under suspension of the Rules, the Senate considered the following:

ENACTORS

The Committee on **Engrossed Bills** reported as truly and strictly engrossed the following:

Emergency Measure

An Act To Allow the City of Augusta To Adjust the Definition of "Original Assessed Value" for the City of Augusta's Performance Food Group Municipal Tax Increment Financing District and To Validate the Assessment, Commitment and Collection of Property Taxes Dedicated for the District for the Fiscal Years 2018-19 and 2019-20

S.P. 504 L.D. 1585

This being an Emergency Measure and having received the affirmative vote of 33 Members of the Senate, with no Senators having voted in the negative, and 33 being more than two-thirds of the entire elected Membership of the Senate, was **PASSED TO BE ENACTED** and, having been signed by the President, was presented by the Secretary to the Governor for approval.

All matters thus acted upon were ordered sent down forthwith for concurrence.

Out of order and under suspension of the Rules, the Senate considered the following:

PAPERS FROM THE HOUSE

House Papers

Resolve, To Increase Funding for Evidence-based Therapies for Treating Emotional and Behavioral Problems in Children (EMERGENCY)

H.P. 1289 L.D. 1809

Comes from the House, **REFERRED** to the Committee on **HEALTH AND HUMAN SERVICES** and ordered printed.

On motion by Senator **GRATWICK** of Penobscot, **REFERRED** to the Committee on **HEALTH AND HUMAN SERVICES** and ordered printed, in concurrence.

Bill "An Act To Provide a Sales Tax Exemption for Certain Nonprofit Charitable Organizations"

H.P. 1288 L.D. 1808

Comes from the House, **REFERRED** to the Committee on **TAXATION** and ordered printed.

On motion by Senator **CHIPMAN** of Cumberland, **REFERRED** to the Committee on **TAXATION** and ordered printed, in concurrence.

Bill "An Act To Amend the Laws Governing Military Leave for Officials and State Employees"

H.P. 1285 L.D. 1805

Bill "An Act To Amend the Laws Governing Veterans' Services" H.P. 1286 L.D. 1806

Bill "An Act To Amend Certain Laws Related to Members of the Military and the Maine National Guard" H.P. 1287 L.D. 1807

Come from the House, **REFERRED** to the Committee on **VETERANS AND LEGAL AFFAIRS** and ordered printed.

On motion by Senator **LUCHINI** of Hancock, **REFERRED** to the Committee on **VETERANS AND LEGAL AFFAIRS** and ordered printed, in concurrence.

Out of order and under suspension of the Rules, the Senate considered the following:

ENACTORS

The Committee on **Engrossed Bills** reported as truly and strictly engrossed the following:

Act

An Act To Protect the Privacy of Online Customer Information S.P. 275 L.D. 946 (H "B" H-387)

On motion by Senator **LIBBY** of Androscoggin, supported by a Division of one-fifth of the members present and voting, a Roll Call was ordered.

The Doorkeepers secured the Chamber.

The Secretary opened the vote.

ROLL CALL (#166)

YEAS: Senators: BELLOWS, BLACK, BREEN, CARPENTER, CARSON, CHENETTE, CHIPMAN, CLAXTON, CYRWAY, DAVIS, DESCHAMBAULT, DIAMOND, DILL, DOW, FARRIN, FOLEY, GRATWICK, GUERIN, HAMPER, HERBIG, KEIM, LAWRENCE, LIBBY, LUCHINI, MILLETT, MIRAMANT, MOORE, POULIOT, ROSEN, SANBORN H, SANBORN L, TIMBERLAKE, VITELLI, WOODSOME, PRESIDENT JACKSON

NAYS: Senators: None

35 Senators having voted in the affirmative and no Senators having voted in the negative, was **PASSED TO BE ENACTED** and, having been signed by the President, was presented by the Secretary to the Governor for approval.

All matters thus acted upon were ordered sent down forthwith for concurrence.

Senate at Ease.

The Senate was called to order by the President.

Senator **LIBBY** of Androscoggin inquired if the Senate was in position of L.D. 1313.

The Chair answered in the affirmative, the Senate having assigned the Bill for Second Reading in One Hour.

Bill "An Act To Enact the Maine Death with Dignity Act" H.P. 948 L.D. 1313 (C "A" H-305)

Comes from the House, the Majority **OUGHT TO PASS AS AMENDED** Report **READ** and **ACCEPTED** and the Bill **PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-305)**.)

In Senate, on motion by Senator **GRATWICK** of Penobscot, the Majority **OUGHT TO PASS AS AMENDED** Report **ACCEPTED**, in concurrence. **READ ONCE**. Committee Amendment "A" (H-305) **READ** and **ADOPTED**, in concurrence. Senator **TIMBERLAKE** of Androscoggin **OBJECTED** to **SUSPENSION OF THE RULES** for the purpose of giving the Bill its **SECOND READING** at this time.)

On motion by Senator LIBBY of Androscoggin, under suspension of the Rules, **READ A SECOND TIME** and **PASSED TO BE ENGROSSED AS AMENDED**, in concurrence.

All matters thus acted upon, with the exception of those matters being held, were ordered sent down forthwith for concurrence.

Off Record Remarks

On motion by Senator **LIBBY** of Androscoggin, **ADJOURNED**, pursuant to the Joint Order, until Monday, June 3, 2019 at 10:00 in the morning.