MAINE STATE LEGISLATURE

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LEGISLATIVE RECORD

OF THE

One Hundred And Sixteenth Legislature

OF THE

State Of Maine

VOLUME II

FIRST REGULAR SESSION

House of Representatives May 17, 1993 to July 14, 1993

Maine electoral process; and

WHEREAS, she has gained the affection and respect of Legislators, coworkers and many others throughout her years of service; and

WHEREAS, her absence will be a tremendous loss to the Secretary of State, the State of Maine and its citizenry; now, therefore, be it

RESOLVED: That We, the Members of the One Hundred and Sixteenth Legislature of the State of Maine, now assembled in the First Regular Session, pause in our deliberations to recognize Lorraine M. Fleury for a job done so well for so long; and be it further

RESOLVED: That We formally express our great affection, sincere thanks and our heartfelt best wishes for a long, fruitful and happy retirement; and be it further

RESOLVED: That a suitable copy of this resolution, duly authenticated by the Secretary of State, be prepared and transmitted to Lorraine M. Fleury as a lasting token of our friendship, gratitude and respect.

Was read and adopted and sent up for concurrence.

By unanimous consent, all matters having been acted upon requiring Senate concurrence were ordered sent forthwith to the Senate.

The following item appearing on Supplement No. 19 was taken up out of order by unanimous consent:

ORDERS OF THE DAY

BILL RECALLED FROM GOVERNOR

(Pursuant to Joint Order - House Paper 1165)

An Act to Centralize Further the Permitting Process for Retail Businesses and to Allow Some Municipalities to Act as Central Permitting Agents (H.P. 399) (L.D. 512) (H. "A" H-408 to C. "A" H-367) - In House, House Adhered to Passage to be Enacted on June 15, 1993.

- In Senate, Senate Receded and Concurred on June 23, 1993.

On motion of Representative Hoglund of Portland, under suspension of the rules, the House reconsidered its action whereby it Adhered to passage to be enacted.

On further motion of the same Representative, the House voted to recede. $\ensuremath{\,^{\circ}}$

The same Representative offered House Amendment "C" (H-676) to Committee Amendment "A" (H-367) and moved its adoption.

House Amendment "C" (H-676) to Committee Amendment "A" (H-367) was read by the Clerk and adopted.

Committee Amendment "A" (H-367) as amended by House Amendments "A" (H-408) and "C" (H-676) thereto

were adopted.

The Bill was passed to be engrossed as amended by Committee Amendment "A" (H-367) as amended by House Amendments "A" (H-408) and "C" (H-676) thereto in non-concurrence and sent up for concurrence.

The following item appearing on Supplement No. 22 was taken up out of order by unanimous consent:

ENACTOR

Later Today Assigned

An Act to Implement the Recommendations of the Special Commission on Electoral Practices (S.P. 478) (L.D. 1477) (Com. of Conf. "A" S-343)

Was reported by the Committee on Engrossed Bills as truly and strictly engrossed.

The SPEAKER: The Chair recognizes the Representative from Fairfield, Representative Gwadosky.

Representative GWADOSKY: Mr. Speaker, Ladies and Gentlemen of the House: This particular enactor, L.D. 1477, is the Secretary of State Diamond's recommendations for the Special Commission on Electoral Practices. It was the result of a Committee of Conference Report.

I just communicated to the good Representative from Waldo, Representative Whitcomb, that I have been contacted by the Speaker's Counsel to table this pending a review by the Attorney General. I frankly do not know if there is a problem or not. I am happy to accomplish that but I would ask somebody to table this until later in today's session until we get that information.

On motion of Representative Whitcomb of Waldo, tabled pending passage to be enacted and later today assigned.

The following item appearing on Supplement No. 24 was taken up out of order by unanimous consent:

COMMUNICATION

The following Communication:

COMMITTEE ON APPROPRIATIONS AND FINANCIAL AFFAIRS
ONE HUNDRED AND SIXTEENTH LEGISLATURE

June 30, 1993

Honorable Dennis L. Dutremble, President of the Senate Honorable John L. Martin, Speaker of the House 116th Maine Legislature State House Augusta, Maine 04333

Dear President Dutremble and Speaker Martin:

Pursuant to Joint Rule 15, we are writing to notify you that the Joint Standing Committee on Appropriations & Financial Affairs has voted unanimously to report the following bills out "Ought Not to Pass":