MAINE STATE LEGISLATURE

The following document is provided by the

LAW AND LEGISLATIVE DIGITAL LIBRARY

at the Maine State Law and Legislative Reference Library

http://legislature.maine.gov/lawlib



Reproduced from scanned originals with text recognition applied (searchable text may contain some errors and/or omissions)

LEGISLATIVE RECORD

OF THE

One Hundred And Fifteenth Legislature

OF THE

State Of Maine

VOLUME V

FIRST SPECIAL SESSION

July 11, 1991 to July 18, 1991 Index

FIRST CONFIRMATION SESSION

October 2, 1991 Index

SECOND SPECIAL SESSION

December 18, 1991 to January 7, 1992 Index

SECOND REGULAR SESSION

House of Representatives January 8, 1992 to March 9, 1992 The Chair moved that the Bill be PASSED TO BE ENGROSSED, as Amended in NON-CONCURRENCE.

Senator BUSTIN of Kennebec requested a Division.

THE PRESIDENT: The pending question before the Senate is PASSAGE TO BE ENGROSSED, as Amended in NON-CONCURRENCE.

A Division has been requested.

Will all those in favor of PASSAGE TO BE ENGROSSED, as Amended in NON-CONCURRENCE, please rise in their places and remain standing until counted.

Will all those opposed please rise in their

places and ramin standing until counted.

22 Senators having voted in the affirmative and 10 Senators having voted in the negative, the Bill was PASSED TO BE ENGROSSED, as Amended in NON-CONCURRENCE.

Under suspension of the Rules, ordered sent down forthwith for concurrence.

Off Record Remarks

On motion by Senator **DUTREMBLE** of York, **RECESSED** until the sound of the bell.

After Recess Senate called to order by the President.

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

PAPERS FROM THE HOUSE Non-concurrent Matter

Bill "An Act to Make Supplemental Appropriations and Allocations for the Expenditures of State Government for the Fiscal Years Ending June 30, 1992 and June 30, 1993 and to Change Certain Provisions of Law" (Emergency)

H.P. 1402 L.D. 1985
(H "C" H-785, H "V" H-804, H "W" H-805, H "Y" H-807, H "BB" H-810, H "NN" H-824, "CCC" H-840, H "JJJ" H-854, S "A" S-486, S "J" S-486, S "J" S-488, S "T" S-499, S "X" S-504, S "Y" S-505, S "DD" S-517, S "A" S-516; H "A" H-856 to S "C" S-481, S "B" S-515 to S "N" S-492)
1991. PASSED TO BF

In House, December 19, 1991, PASSED TO BE ENGROSSED AS AMENDED BY HOUSE AMENDMENTS "C" (H-785), "V" (H-804), "W" (H-805), "Y" (H-807), "BB" (H-810), "LL" (H-821), "NN" (H-824), "WW" (H-833), "BBB" (H-839), "CCC" (H-840), "III" (H-848) AND HOUSE AMENDMENT "UU" (H-831) AS AMENDED BY HOUSE AMENDMENT "A" (H-849), thereto.

"A" (H-049), thereto.

In Senate, December 19, 1991, PASSED TO BE ENGROSSED AS AMENDED BY HOUSE AMENDMENTS "C" (H-785), "V" (H-804), "W" (H-805), "Y" (H-807), "BB" (H-810), "NN" (H-824), "CCC" (H-840) AND SENATE AMENDMENTS "A" (S-479), "C" (S-481), "F" (S-484), "H" (S-486), "J" (S-488), "N" (S-492), "T" (S-499), "X" (S-504), AND "Y" (S-505) in NON-CONCURRENCE.

In House, December 19, 1991, PASSED TO BE ENGROSSED AS AMENDED BY HOUSE AMENDMENTS "C" (H-785), "Y" (H-804), "W" (H-805), "Y" (H-807), "BB" (H-810), "NN" (H-824), "BBB" (H-839), "CCC" (H-840), "JJJ" (H-854) AND HOUSE AMENDMENT "UU" (H-831) AS AMENDED BY HOUSE AMENDMENT "A" (H-849) thereto, AND SENATE AMENDMENTS "A" (S-479), "F" (S-484), "H" (S-486), "J" (S-488), "T" (S-499), "X" (S-504), "Y" (S-505) AND SENATE AMENDMENT "C" (S-481) AS AMENDED BY HOUSE AMENDMENT "A" (H-856) thereto, AND SENATE AMENDMENT "N" (S-492) AS AMENDED BY HOUSE AMENDMENTS "B" (H-855) AND "C" (H-857) thereto, in NON-CONCURRENCE. In Senate, December 20, 1991, PASSED TO BE

(H-855) AND "C" (H-857) thereto, in NON-CONCURRENCE.
In Senate, December 20, 1991, PASSED TO BE
ENGROSSED AS AMENDED BY HOUSE AMENDMENTS "C" (H-785),
"V" (H-804), "H" (H-805), "Y" (H-807), "BB" (H-810),
"NN" (H-824), "CCC" (H-840), "JJJ" (H-854) AND SENATE
AMENDMENTS "A" (S-479), "F" (S-484), "H" (S-486), "J"
(S-488), "T" (S-499), "X" (S-504), "Y" (S-505), "DD"
(S-517) AND SENATE AMENDMENT "C" (S-481) AS AMENDED
BY HOUSE AMENDMENT "A" (H-856) AND SENATE AMENDMENT
"A" (S-516), thereto, AND SENATE AMENDMENT "N"
(S-492) AS AMENDED BY SENATE AMENDMENT "B" (S-515)
thereto, in NON-CONCURRENCE.
Comes from the House, that Body INSISTED AND

Comes from the House, that Body INSISTED AND ASKED FOR A COMMITTEE OF CONFERENCE.

On motion by Senator BOST of Penobscot, the Senate RECEDED from PASSAGE TO BE ENGROSSED, as Amended.

On further motion by same Senator, the Senate RECEDED from ADOPTION of Senate Amendment "C" (S-481) as Amended by House Amendment "A" (H-856) and Senate Amendemnt "A" (S-516) thereto.

On further motion by same Senator, the Senate RECEDED from ADOPTION of House Amendment "A" (H-856) to Senate Amendment "C" (S-481).

On further motion by same Senator, House

On further motion by same Senator, House Amendment "A" (H-856) to Senate Amendment "C" (S-481) INDEFINITELY POSTPONED in NON-CONCURRENCE.

On further motion by same Senator, Senate Amendment "B" (S-520) to Senate Amendment "C" (S-481) **READ** and **ADOPTED**.

THE PRESIDENT: The Chair recognizes that same

Senator BOST: Thank you Mr. President. Ladies and Gentlemen of the Senate. By brief way of explanation the reason that this amendment is before you because a technical conflict between an amendment that was offered by the Senator from Androscoggin, Senator Cleveland and the amendment which I offered before this body, Senate Amendment "C" yesterday. This takes care of that technical problem. It also incorporates the House Amendment which was added yesterday to this amendment. Very simply. Thank you.

yesterday to this amendment. Very simply. Thank you.
Senate Amendment "C" (S-481) as Amended by Senate
Amendments "A" (S-516) and "B" (S-520) thereto,
ADOPTED in NON-CONCURRENCE.

Which was, PASSED TO BE ENGROSSED, as Amended in NON-CONCURRENCE.

Under suspension of the Rules, ordered sent down forthwith for concurrence.