

# 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 Second  
Legislature*

OF THE

STATE OF MAINE

1965

DAILY KENNEBEC JOURNAL  
AUGUSTA, MAINE

ing and recommitting looks like going to a doctor, when you open up your pocketbook to pay them and they see you have got money left they want you to come back.

The SPEAKER: Is the gentleman rising on a point of privilege or a point of order?

Mr. JALBERT: Point of order.

The SPEAKER: The gentleman may state his point of order.

Mr. JALBERT: Mr. Speaker, Members of the House: It could be a point of privilege. I don't happen to be a physician. I am friendly with some physicians. I have got one insured for life, a long, long life. I think the gentleman is casting aspersions upon a fine profession for the third time today. I think he should be taken to task by you with that mallet.

The SPEAKER: Is the House ready for the question? All those in favor of this Bill "An Act relating to Chiropractic Treatment under Workmen's Compensation Law," S. P. 95, L. D. 262, and its accompanying papers being re-committed to the Committee on Labor will kindly rise and remain standing until the monitors have made and returned the count.

A division of the House was had.

Fifty-six having voted in the affirmative and seventy-four having voted in the negative the motion did not prevail.

The SPEAKER: The question before the House now is on the motion of the gentleman from Lewiston, Mr. Cote, that we accept the Majority "Ought to pass" Report in concurrence. Is this the pleasure of the House?

The motion prevailed, and the Bill was read twice and assigned for third reading tomorrow.

The Chair laid before the House the eighth tabled and today assigned matter:

DIVIDED REPORT — Majority (6)—"Ought to pass" —Minority (4)—"Ought not to pass"—Committee on Industrial and Recreational Development on Resolve, Proposing an Amendment to the Constitution Pledging Credit of State for Guaranteed Loans for

Recreational Purposes. (H. P. 582) (L. D. 774)

Tabled—April 2, by Mr. Littlefield of Hampden.

Pending—Motion of Mr. Fortier of Waterville to accept Majority "Ought to pass" Report.

The SPEAKER: The Chair recognizes the gentleman from Hampden, Mr. Littlefield.

Mr. LITTLEFIELD: Mr. Speaker, Ladies and Gentlemen of the House: I will be as brief as possible. This bill would permit the taxpayers of Maine to insure payment of loans for recreation up to ten million dollars. Under the Maine Industrial Building Authority loans are guaranteed for industrial projects, where a product is manufactured and you can see a product that can be sold for a profit and there will be something to pay on the bet. Guaranteeing a loan for a recreational facility is an entirely different matter. This winter I read a news item, headed "Bad weather again interferes with the chance for ski operators to recuperate heavy losses." Then it went on, Boston Associated Press, "Strong winds and low temperatures prevented northern New England's ski areas from making the financial weekend holiday harvest they needed to recoup heavy seasonal losses."

I do not believe the taxpayers of Maine should be saddled with such a loss. Let the recreation business get organized to take care of themselves the way the paper mills, transportation companies, the telephone companies, and other good businesses have done. And I would request a division on the "ought to pass" report.

Thereupon, on motion of Mr. Levesque of Madawaska, the Reports and Resolve were tabled pending the motion of Mr. Fortier of Waterville to accept the Majority "Ought to pass" Report and specially assigned for tomorrow.

The Chair laid before the House the ninth tabled and today assigned matter: