MAINE STATE LEGISLATURE

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	SECOND REGULAR S	SESSION
ONE HUNDRED AND TENTH LEGISLATURE		
Legislative Docum	ent	No. 1984
Joint Rule 26. Referred to the Sent up for concurred Presented by Repre	House of Representation by the Legislane Committee on Energy ence and ordered printed. sentative J. Mitchell of Freepresentative Michaud of E	and Natural Resources . EDWIN H. PERT, Clerk report.
	STATE OF MAIN	lE
NII	IN THE YEAR OF OUNETEEN HUNDRED AND	
AN	ACT to Promote Local Hazardous Waste Faci	
Be it enacted by	the People of the Stat	e of Maine as follows:
	MRSA §1305-A, sub-§ ted by PL 1981, c.	
hazardous wast	oceeding for site re e facility, the munic y is to be located ma o the board.	ipal legislative body
	B MRSA §1305-A, sub-§ 78, §6, is amended by entences to read:	
ized township, t appoint 4 repr	s proposed to be loca he county commissioner resentatives. These re sions related to the	rs of that county m epresentatives may vo

1 Sec. 3. 38 MRSA §1305-A, sub-§2, 5th ¶, 2nd sentence, 2 as enacted by PL 1981, c. 478, §6, is amended to read:

These nonvoting members All representatives appointed under this subsection shall participate on the board only for that site review, until final disposition of the application, including any administrative or judicial appeals.

Sec. 4. 38 MRSA § 1305-A, sub-§2-A is enacted to read:

2-A. Municipal zoning. In municipalities that have enacted comprehensive zoning, commercial hazardous waste facilities may only be located in areas zoned for commercial or industrial use.

STATEMENT OF FACT

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In the First Regular Session of the 110th Legislature, repealed municipal authority to enact ordinances 1685 to control hazardous waste facilities. It provided that municipalities could have 4 nonvoting representatives on the provided Board of Environmental Protection while the board considered for commercial hazardous waste facilities in applications This bill does First, that town. 3 things. it changes these municipal representatives from nonvoting to voting members for the particular application. Second, it provides local representation for facilities proposed to be located unorganized territories. Finally, for municipalities that have enacted comprehensive zoning, the bill requires commercial hazardous waste facilities to be located in areas zoned for commercial or industrial uses.

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