

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)

137	AN ACT AMENDING THE CHARTER OF THE AROOSTOOK PRESTILE TREATMENT DISTRICT AND THE CHARTER OF THE PRESQUE ISLE SEWER DISTRICT TO AUTHORIZE THE WITHDRAWAL OF MUNICIPALITIES FROM THE APTD	Lisnik Mahany Matthews McBreairty	ENACT. P&S 13 (OTPA)
-----	---	--	-------------------------

SUMMARY: Grants new authority to the P.I. Sewer District to engage in collection and treatment, and does the same for any of the participants. Authorizes withdrawal by Easton, Presque Isle or Caribou upon request of their municipal officials and approval by a majority of the trustees, and removes the trustees representing the withdrawing area.

Committee Amendment "A" (H-15) Makes technical changes in the bill.

House Amendment "A" to Committee "A" (H-19) technical.

Senate Amendment "A" to Committee "A" (S-10) technical.

142	AN ACT TO CLARIFY THE PROCEDURE FOR FILING A RATE CASE UNDER THE PUBLIC UTILITY LAW	Vose McGowan Paradis Weymouth	LV/WD
-----	---	--	-------

SUMMARY: In the event a rate filing by a utility is deficient, would have required the PUC to notify the utility within 15 days and would give the utility 15 days to correct the deficiency.

152	AN ACT CONCERNING SPECIAL TELECOMMUNICATIONS EQUIPMENT FOR THE DEAF AND HEARING AND SPEECH IMPAIRED	Z. Matthews Joseph Kany Hichens	OTP-ND (LD 1166)
------------	---	--	---------------------

SUMMARY: Would have required each telephone company to loan special teletype equipment (TTY/TDD) to deaf, and hearing and speech impaired persons. (This equipment costs several hundred dollars.) Also would have established a telecommunications equipment fund, supported by a \$40,000 per year assessment on the major telephone company.

212	AN ACT TO CLARIFY THE TIME DURING WHICH A UTILITY IS RESTRICTED FROM FILING A RATE CASE UNDER THE PUBLIC UTILITY LAW	Vose Roderick	ENACT. PL 19 (OTPA)
-----	--	------------------	------------------------

SUMMARY: Makes an exception to the bar on a utility filing for a general rate increase within one year of a previous filing. The exception would be if the prior filing did not lead to a "final determination of the utility's revenue requirement."

Committee Amendment "A" (H-9) clarifies the meaning of "final determination of the utility's revenue requirement."