MAINE STATE LEGISLATURE

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STATE OF MAINE

ONE HUNDRED AND TWELFTH LEGISLATURE FIRST REGULAR SESSION

JOINT STANDING COMMITTEE ON ENERGY & NATURAL RESOURCES
BILL SUMMARY



JULY, 1985

Prepared by:

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ONE HUNDRED AND TWELFTH LEGISLATURE FIRST REGULAR SESSION

JOINT STANDING COMMITTEE BILL SUMMARIES JULY 1985

This document is a compilation of the bill summaries prepared by this office for the Joint Standing Committees of the Maine Legislature, covering the First Regular Session of the 112th Legislature. The summaries are arranged by LD number and indexed separately by committee.

LD:

AN ACT RELATED TO THE USE AND DEVELOPMENT OF EMERGENCY THE WEST BRANCH OF THE PENOBSCOT RIVER

DIAMOND J KANY HOGLUND KIMBALL

MAJ ONTP MIN OTP-AM

HOUSE Accepted MAJ Committee Report SENATE Accepted MAJ Committee Report

GOV

MIN REP H-32 CA

SUMMARY:

This bill would have established a new time frame for the decision by the Land Use Regulation Commission on the "Big A" hydroelectric project. Present law requires LURC to make a decision within 105 working days of submission of the completed application (June 11, 1985) unless the applicant waives that time limit requirement. would have required the decision to be made within 90 days of the issuance of the Federal Energy Regulation Commission environmental impact statement (not expected until sometime in 1987) on the proposed project; LURC would have been prohibited from making a decision before issuance of the E.I.S.

CA-H-32: The Committee Amendment (minority report) would have allowed LURC to waive the deadline for issuing its decision on the "Big A" hydroelectric project upon a 2/3 vote of commission members.

Following completion of the "Big A" public hearing, the LURC requested and Great Northern granted a waiver of the 105 day deadline. The new deadline agreed on by the parties is the end of September.

LD: 731 AN ACT TO IMPOSE LIABILITY FOR INTERFERENCE WITH GROUND WATER USE

TRAFTON MITCHELL WARREN

HOUSE Ref'd to Committee SENATE Ref'd to Committee GOV

SUMMARY:

The original bill was replaced with a new draft presented by the sponsor at the public hearing. The new draft is based upon the recommendations of the Governor's Land and Water Resources Council and enables residential landowners to seek legal redress against more recent users who interfere with the prior users reasonable, pre-existing domestic use of ground water. Presently, Maine operates under the common law doctrine of absolute ownership of ground water. Under that doctrine land occupants who are ground water users have little protection against more recent users whose use interferes