MAINE STATE LEGISLATURE

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1	L.D. 429
. 3	(Filing No. H-573)
5	
7	STATE OF MAINE HOUSE OF REPRESENTATIVES
9	114TH LEGISLATURE FIRST REGULAR SESSION
11	, A
13	COMMITTEE AMENDMENT " $\widehat{\mathcal{H}}$ " to H.P. 315, L.D. 429, Bill, "Ar Act Regarding State Forest Practice Laws"
15	Amend the bill by striking out all of the title and
17	inserting in its place the following:
19	'An Act to Implement Sound Forest Practices'
21	Further amend the bill by striking out everything after the title and before the statement of fact and inserting in its place
23	the following:
25	Be it enacted by the People of the State of Maine as follows:
27	Sec. 1. 12 MRSA §5101, 2nd and 3rd $\P\P$, as enacted by PL 1985, c. 488, $\S4$, are amended to read:
29	
31	The Legislature further finds that the forests of Maine are subject to increased demand for all of its products and that it has been subject to significantly increased natural mortality
3	losses in the past-decade 1970's and 1980's.
5	The Legislature also finds that the vast majority of the
	forest resource in Maine is under private ownership and that the
37	State's role should be to serve as a catalyst to encourage and
9	promote sustained yield management and use of the forest and its related resources. This role is best realized if state actions
, 7	in the forestry sector manifest a consistent and comprehensive
1	perspective of how the forest resources can best serve the continuous need of the people of Maine.
3	The second secon
	The Legislature further finds that the forest land resource
.5	is being subjected to increasing pressure for conversion and
-	development. These changes affect overall timber production,
:7	public recreation and wildlife habitat.

1	Sec. 2. 12 MRSA §5101-A, sub-§1, as enacted by PL 1985, c. 488, §5, is amended to read:
3	
5	 Current status. Assess the current status of forest resources, including, but not limited to, timber, <u>forest land</u> <u>base</u>, fiber, recreation, water, wildlife and soil;
7	
9	Sec. 3. 12 MRSA §5101-A, sub-§5, as enacted by PL 1985, c. 488. §5, is amended to read:
11	5. Recommendations. Recommend to the Governor and the
13	Legislature the administrative and legislative policies or actions needed to refine or redirect state agency programs and to
15	stimulate or remove obstacles to private sector action in a manner that contributes to an adequate supply of natural
	resources.
17	The Commissioner of Conservation shall establish and consult with
19	a technical working group composed of members of the existing staff of the department and other persons knowledgeable in the
21	areas referenced in subsection 1 and related fields to carry out the purposes of this chapter. The working group shall have
23	expertise in forest management, forest utilization, recreation
25	management, land use regulation, wildlife and fisheries management, watershed management and other areas as appropriate.
27	The Commissioner of Conservation shall coordinate the efforts of
29	this program fully with ongoing departmental and federal forestry program planning, policy and research efforts.
31	Sec. 4. 12 MRSA §5103, sub-§1, ¶A, as repealed and replaced by PL 1985, c. 737, Pt. A, §26, is amended to read:
33	
35	A. Based on these projections, the assessment shall include goals for the supply of forest resources,
37	including, but not limited to, timber, fiber, forest
	lands, recreation, water and wildlife.
39	Sec. 5. 12 MRSA §5103, sub-§4 is enacted to read:
11	4. Voluntary incentive program. A study of the structure, costs and implementation of a voluntary incentive program,
13	designed to encourage forest landowners with both large and small
15	holdings, to safeguard wildlife habitat, preserve traditional recreation uses and access, promote management for high-value
17	timber species and prevent conversion of forest land. The program shall be designed to encourage landowners to manage
	forest land to maintain or restore the natural distribution of
19	forest types, limiting selective cutting of high-value stands and conversions of mixed stands to coniferous plantations, promoting
51	spatial and age-class diversity. The report shall be completed by January 1, 1991. Recommendations shall include:

1	
3	A. An analysis of incentives to encourage participation; an
3	B. Criteria and procedures for landowners to participate i
5	the program.
7	Sec. 6. 12 MRSA §5107 is enacted to read:
9	§5107. Enhance education in economics
11	The commissioner may work with representatives from the College of Busines
13	Administration in the University of Maine System, representative from the forest industry and representatives from the busines
15	and finance community to develop curricula for a joint Master of Business Administration and Master of Science in Forestry degree
17	program and to develop initiatives for forest products marketing including continuing education courses for foresters in marketing
19	and finance and a faculty position in forest products marketing.
21	Sec. 7. 12 MRSA §8003, sub-§3, ¶P is enacted to read:
23	P. The director shall act as a liaison with the Department of Environmental Protection, the Maine Land Use Regulation
25	Commission, the Department of Inland Fisheries and Wildlife, the Office of Comprehensive Land Use Planning and the
27	Cooperative Extension Service on forestry issues.
29	Sec. 8. 12 MRSA c. 805, sub-c. I, as amended, is repealed.
31	Sec. 9. 12 MRSA c. 805, sub-c. I-A is enacted to read:
33	SUBCHAPTER I-A
35	TECHNICAL ASSISTANCE
37	§8611. Bureau of Forestry advisory programs
39	The bureau shall undertake the following programs to provide information and educational services for forest management in
41	this State.
43	1. Forest management information. The bureau shall provide a forest management information clearinghouse service with a
45	statewide toll-free number. The information and referral service
47	shall include, but not be limited to:
49	A. Reporting, notification and management requirements pursuant to this chapter:
51	B. Timber and forest management options;

Page 3-LR1319(2)

1	C. Soil conservation practices;
3	D. Insect and disease management practices:
5	E. Recreation management options; and
7	F. Wildlife management options.
9	2. Natural resource educator. The director shall employ a
1	natural resource educator to develop and coordinate natural resource education, workshops and training opportunities for school-age children, forest landowners, forest products
3	harvesters and forest managers. Specifically, this person shall:
5 7	A. Work with the Department of Educational and Cultural Services and organizations to integrate forestry and forest science programs into the science curricula in public
9	schools: and
1	B. Establish a program for continuing education courses in timber harvesting equipment operation, safety and basic forest management skills.
3 5 7	§8612. Field foresters The bureau shall employ at least 28 field foresters to be located in field offices.
9 1 3	1. Duties. These foresters shall provide outreach services and referrals to small woodland owners and wood processors for harvesting, marketing and utilization of wood products. The foresters shall assist landowners and processors in:
5	A. Obtaining and explaining required forms for harvest notification and reporting:
7	B. Obtaining information to comply with the performance standards under this chapter;
9	C. Following up with landowners after harvest notification:
L 3	D. Reviewing landowner forest management plans;
	E. Obtaining information to comply with environmental standards:
,	F. Explaining forest management options:
)	G. Promoting involvement in grants and incentive programs:
L	H. Disseminating educational material: and

1	 Other duties as the director prescribes.
3	2. Limitations. Field foresters are limited to 3 sit visits per landowner over a 5-year period, except as necessary t
5	
5	administer federal programs related to forestry or to determin compliance with provisions of this Title.
7	
	3. Comprehensive plans. The foresters may provid
9	technical assistance on forestry issues to municipalities i
,	developing their comprehensive plans.
11	developing cheft complehensive plans.
L 1	A December accelerate Mb. complete and thell was
	4. Reporting requirements. The commissioner shall repor
L3	biannually beginning in 1991, to the joint standing committee o
	the Legislature having jurisdiction over energy and natura
15	resources on activities under the field forester program. Thi
	report, to be completed by February 1st, shall include
17	description of the types of assistance given to landowners an
	wood processors, a description of the activities of the field
L9	foresters and any recommendations for changes in the program.
1	Sec. 10. 12 MRSA c. 805, sub-c. III, art. 3 is repealed.
3	Sec. 11. 12 MRSA c. 805, sub-c. III-A is enacted to read:
:5	SUBCHAPTER III-A
:7	FOREST PRACTICES
• •	I ORDOT I MACTICOD
29	§8867. Rulemaking
	7-4-1
1	By September 1, 1990, the commissioner shall promulgate
_	rules in accordance with Title 5, chapter 375, to implement this
3	subchapter.
,	SWUCHAPUCEL .
5	1. Prior to rulemaking. Prior to developing rules, the
5	
7	commissioner shall hold public meetings or hearings throughout
′	the State to solicit public input. Before promulgating rules,
^	the commissioner shall:
9	
_	A. Seek advice from the Citizens' Forestry Advisory Council
1	and ad hoc advisory boards formed pursuant to Title 5.
	section 12008, on forest management issues that vary from
3	region to region, including regeneration and clear-cutting
	rules:
5	
	B. Consult with the Commissioner of Environmental
7	Protection and the Commissioner of Inland Fisheries and
	Wildlife to ensure consistency between the departments'
9	rules and the consideration of wildlife habitat and
-	environmental protection: and

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1	C. Consult with the director of the Office of Comprehensive
3	Land Use Planning to ensure that municipalities can integrate any rules into their comprehensive planning
5	process:
7	2. Report. The commissioner shall report to the Legislature by January 15, 1991, on the rules promulgated under this subchapter.
9	§8868. Definitions
11	As used in this subchapter, unless the context otherwise
13	indicates, the following terms have the following meanings.
15	1. Clear-cut. "Clear-cut" means any timber harvesting on a
17	forested site greater than 5 acres in size which over a 10-year period results in an average residual basal area of trees over 6
• •	inches in diameter measured at 4% feet above the ground of less
19	than 30 square feet per acre, unless one or both of the following conditions exist:
21	
23	A. If, after harvesting, the average residual basal area of trees over 1 inch in diameter measured at 4% feet above the
	ground is 30 square feet per acre or more, a clear-cut does
25	not occur until the average residual basal area of trees of inches or larger measured at 4% feet above the ground is
27	less than 10 square feet per acre; or
29	B. After harvesting, the site has a well-distributed stand
	of trees of at least 5 feet in height that meets the
31	regeneration standards defined under section 8869, subsection 1.
	2. Forest management plan. "Forest management plan" means
35	a site-specific document signed by a professional forester
	outlining proposed activities to ensure compliance with
37	performance standards and regeneration requirements established
39	pursuant to this subchapter.
, ,	3. Professional forester. "Professional forester" means a
11	person licensed pursuant to Title 32, chapter 75.
13	4. Timber harvesting. "Timber harvesting" means the
15	cutting or removal of at least 50 cords of timber for the primary purpose of selling or processing forest products.
17	§8869. Forest harvest regulations
19	To promote a healthy and sustainable forest that contains a
	balance of age classes necessary for a sustainable timber supply
51	and spatial and compositional diversity, forest harvesting shall be regulated pursuant to this subchapter.

1	
	 Standards for regeneration after harvests. The
3	commissioner shall adopt rules to ensure adequate regeneration of
•	commercial tree species on a site within 5 years of completion of
5	any timber harvest. Rules to implement this requirement shall
	include identification of commercial tree species, minimum
7	stocking standards and methods to mitigate inadequate
	regeneration. In developing regeneration standards, the
9	commissioner shall take into consideration regional differences
	in forest types, tree species and physiographic conditions.
11	
	2. Performance standards for clear-cuts. The commissioner
13	shall establish, by rule, performance standards for clear-cuts,
	including limitations on size. These standards shall protect
15	water quality, minimize soil erosion, ensure adequate
	regeneration, address adverse impacts on wildlife habitat and
17	provide for a healthy and sustainable forest. The commissioner
	shall incorporate regional variations in developing performance
19	standards that consider growing conditions, tree species and site
	quality.
21	
	3. Plans for clear-cuts over 50 acres. For clear-cuts of
23	50 acres or more, the landowner, or agent of the landowner, shall
	develop, prior to harvest, a forest management plan signed by a
25	professional forester that conforms to the standards set forth in
	subsections 1 and 2. This plan must be kept on file by the
27	landowner or agent of the landowner and be available for
	inspection by the bureau until adequate regeneration in
29	accordance with the standards set forth in subsection 1 is
	established.
31	
	4. Exemption for natural disaster. If the regeneration on
33	a harvested clear-cut, or portion thereof, is destroyed by fire,
	disease, insect infestation or other natural disaster, the
35	regeneration requirement does not apply. Vegetative cover
	sufficient to prevent accelerated erosion must be established on
37	the site.
39	5. Variance. The commissioner shall establish, by rule,
	standards to permit activities that exceed the standards set
41	forth under subsection 2. In developing standards, the
	commissioner shall consider the unique characteristics of a site
43	and any related economic hardship which would result from
	noncompliance with these standards.
45	
	6. Transfer or sale of property. Upon sale or other
47	transfer of ownership of land that has been harvested, the
	transferee becomes responsible for the regeneration requirements
49	on the site. The transferor shall disclose in writing to the
	transferee the regeneration requirements of this section at, or
51	prior to, the time of sale or transfer. Failure of the
	transferor to comply with the disclosure requirement shall result

1	in the transferor being responsible for compliance with the
	regeneration requirements of subsection 1.
3	
	Application. This section shall apply to all forest
5	lands within the State, including land in municipal and state
	ownership. Only state-owned or operated research forests or
7	industrially owned research forests certified by the commissioner
	are exempt from these requirements.
9	
	8. Relationship to municipal rules and regulations.
.1	Nothing in this subchapter may be construed to preempt or
	otherwise limit the existing authority of municipalities to
.3	regulate harvesting, except that municipalities regulating timber
	harvesting shall adopt definitions for forestry terms used in
.5	their ordinances that are consistent with forestry terms adopted
	by the commissioner pursuant to this subchapter. Municipalities
.7	considering the adoption of ordinances regulating timber
	harvesting shall develop ordinances in consultation with the
.9	department.
1	9. Centralized listing of municipal ordinances. The bureau
	shall maintain for informational purposes a statewide centralized
3	listing of municipal ordinances that specifically apply to forest
•	practices.
5	<u> </u>
•	A. The clerk of any municipality which, on the effective
7	date of this section, has an ordinance to be listed under
•	this subsection, shall file a copy of that ordinance with
9	the bureau by December 31, 1989.
	Cive Dureau by December 31, 1909.
1	B. The clerk of the municipality shall provide the bureau
-	with notice and a copy of any ordinance to be listed under
3	this subsection at least 30 days prior to the meeting of the
•	legislative body or the public hearing at which adoption of
5	the ordinance shall be considered. The clerk shall notify
•	the bureau within 30 days after adoption of the ordinance.
7	the buteau within 10 days areer adoption or the orannenser
•	10. Right of enforcement. Enforcement of this subchapter
9	shall be by any state, county or municipal law enforcement
,	officer, including forest rangers of the bureau and wardens of
1	the Department of Inland Fisheries and Wildlife.
-	the beparquent of infand risheries and wifaffie.
3	11. Right of entry. Agents of the bureau shall have rights
3	of access to all lands within the State to carry out the duties
c	
5	they are authorized by law to administer and enforce. Entry into
7	private property under this subsection is not a trespass. This
7	subsection does not authorize entry into any building or
_	structure.
9	C. 12 12 12 14 15 1
	Sec. 12. 12 MRSA c. 805, sub-c. IV is repealed.

Page 8-LR1319(2)

Sec. 13. 12 MRSA c. 805, sub-c. V is enacted to read:

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1	SUBCHAPTER V
3	SOBCHAPIER V
5	FOREST LANDOWNER AND WOOD PROCESSOR REPORTING REQUIREMENTS
7	§8881. Definitions
9	As used in this subchapter, unless the context otherwis indicates, the following terms have the following meanings.
11 13	1. All-weather road. "All-weather road" means a public o private road that may be traversed during all seasons of the year
15 15 17	2. Designated agent. "Designated agent" means a person firm, company, corporation or other legal entity representing the landowner in timber sales or land management.
19	3. Forest products. "Forest products" means logs pulpwood, veneer, bolt wood, wood chips, stud wood, poles
21	pilings, biomass fuel wood, fuel wood or other products commonly known as forest products, but does not include Christmas trees maple syrup, nursery products used for ornamental purposes
23	wreaths, bough material, comes or other seed crops.
25	4. Harvester. "Harvester" means a person, firm, company
27	corporation or other legal entity which harvests or contracts to harvest a forest product.
29	5. Harvest operation. "Harvest operation" means a harvest of forest products on land in a single municipality or township
31 33	Land harvested need not be contiguous and more than one harvested may work a harvest operation.
	6. Lump-sum sale. "Lump-sum sale" means a sale in which
35	the owner of standing timber sells the timber for one price and that price is not broken down by species or product.
3 <i>7</i> 39	7. Precommercial silvicultural activities. "Precommercial silvicultural activities" means chemical or mechanical thinning
11	operations, planting, stand conversion or timber stand improvement activities where no forest products are sold.
13	8. Residue. "Residue" means by-products of a processed log, including, but not limited to bark, woodchips or sawdust.
15	9. Roundwood. "Roundwood" means logs, bolts and other
17	round sections of wood as they are cut from a tree.
19	10. Roundwood processing operation. "Roundwood processing
51	operation" means sawmills; bolter mills; shingle mills; veneer mills; fence pole and piling making operations; pulp and paper
	mills; wafer board, particle board and plywood mills; whole tree

chir	ppers; commercial fuel wood processors; and custom processing
mil.	ls of these products.
	11. Stumpage. "Stumpage" means standing timber.
<u>§888</u>	32. Forms
_	Forms required under this subchapter shall be provided by
	bureau and shall be written in an easily understandable
torn	nat.
\$888	33. Notification
	Prior to commencing harvesting operations, the landowner or
desi	ignated agent shall notify the bureau of the harvest operation.
	1. Notification prior to harvest. Notification shall be
on	forms supplied by the bureau and shall include the following
	ormation:
) The main relation and above number of the landsomer and
	A. The name, address and phone number of the landowner, any designated agent, and, if known, any harvester or harvesters:
	designated agency and/ 11 known/ any harvester or harvesters/
	B. The name and address of any licensed professional
	forester consulting the landowner on forest management or
	harvesting practices;
	C. The municipality or township and county of harvest:
	D. The name of the nearest public or private all-weather
	road;
	E. The approximate dates the harvest will begin and finish;
	F. The anticipated acreage to be harvested;
	G. Whether the land is being harvested to convert to
	another use within 2 years and, if so, what that use is to
	be:
	H. The signatures of the landowner or designated agent;
	I. A map locating the harvest site in relation to known or
	easily identifiable terrain features, such as a road junction or a stream and road junction. If the map is
	hand-drawn, a north arrow shall be included; and
	J. The date of notification.
	2 Harrish managing forms than sessing by the hureau of
	2. Harvest reporting forms. Upon receipt by the bureau of

	the landowner or designated agent for reporting harvest ormation pursuant to this subchapter.
-	3. Notification form on file. The landowner or designated nt shall retain a copy of the notification form and produce it n request of agents as specified in section 8888.
XDA	n request or agents as specifica in section over.
.	4. Duration. A notification shall remain valid for 2 years
	m the date of issue or upon completion of the harvest,
	chever occurs first. If the harvest extends beyond 2 years, a notice under this section must be filed.
	5. Notification exemption. The following activities are
exe	mpt from the notification requirement under this section:
	A. Activities where forest products are harvested for an
	owner's own use and are not sold or offered for sale or used
	in the owner's primary wood-using plants; and
	B. Precommercial silvicultural forestry activities.
<u>\$88</u>	84. Annual wood processing reports
	1. Wood processor reports. Owners or operators of all
rou	ndwood processing operations shall submit an annual report to
	director of the bureau during the month of January for the
	ndwood used or processed by the operation during the preceding
	r. The report shall specify the amount of roundwood processed
	species and county where cut from the stump.
	2. Imports and exports, Persons, firms, corporations or
	panies selling roundwood out of the State or buying roundwood
	bring into the State shall submit during the month of January
	ormation required under subsection 1, including information on
	idue. The report shall also identify the origin of imported
	ndwood by state or country and the destination of exported
LOUI	ndwood by state or country.
	3. Confidentiality. Volume information contained in these
	orts is confidential and shall not be made public except that
	mary reports may be published that use aggregated data which
do 1	not reveal the activities of an individual person or firm.
§88 <u>8</u>	5. Reports by forest landowners
	1. Harvest report. Any owner of forest land who sells
	est products or harvests forest products for that owner's
	ercial use shall submit a report to the director stating the
	ies, volume and stumpage price per unit of measure for each
	saction, the municipality or township where the stumpage was
	ted, the estimated acreage of the harvest, the harvest method
emp]	oyed and the extent of whole-tree harvesting of both solid

1 and chipped wood. For lump-sum sales, the purchaser shall be responsible for submitting the report. 3 2. Precommercial silvicultural practices report. Owners of 5 forest land on which precommercial silvicultural practices have been performed on more than 10 acres in any year shall report 7 these practices to the director. 9 3. Reports. Reports required under this section shall be due during the month of January. If the period of cutting under subsections 1 or 2 extends beyond December 31st of any calendar 11 year, a report shall be submitted during the month of January for 13 the preceding year. 15 4. Confidentiality. Information contained in reports filed under this section shall not be made public, except that summary 17 reports may be published that use aggregated data which do not reveal the activities of an individual person or firm. Forms 19 submitted pursuant to this section shall be available for the use of the State Tax Assessor pursuant to Title 36, chapter 105, 21 subchapter II-A. 5. Disclosure. Nothing in this section may be construed to 23 prevent the disclosure of information to duly authorized officers of the United States and of other states, districts and 25 territories of the United States and of the provinces and 27 Dominion of Canada. The information shall be given only on the written request of the duly authorized officer when that officer's government permits the exchange of similar information 29 with the taxing officials of this State and when that officer agrees that the information shall be used only for tax collection 31 purposes. 33 §8886. Reports 35 The director shall produce the following reports. 37 1. Harvesting practices. Utilizing a sample of forest landowner reports and any other appropriate survey methods, the 39 director shall tabulate an annual survey of the methods of harvesting and the harvest practices employed. The information 41 on harvesting shall include, but not be limited to, the silvicultural prescriptions employed, the estimated acreage of 43 various harvest methods, including clear-cutting, and the extent 45 of whole-tree harvesting of both solid and chipped wood. 47 2. Semiannual price reports. The bureau shall publish, semiannually, a report on prices as specified below. These reports shall be reported by zones as determined by the director 49

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and shall include a statewide average of all zones.

1	A. The reports shall include stumpage prices paid for
	forest tree species of the State as reported pursuant to
3	section 8884. Prices for other forest products may be
	collected using acceptable survey techniques.
5	
	B. The reports shall include mill delivered prices paid by
7	primary processors, wood wholesalers and wood brokers of the
	State.
9	<u> </u>
	§8887. Penalties
11	your, rendictes
**	1. Notification. Failure to notify the bureau pursuant to
1 2	
13	section 8883, of a harvest operation of 50 cords or less
	constitutes a civil violation for which a forfeiture not to
15	exceed \$50 may be assessed. Failure to notify the bureau
	pursuant to section 8883, of a commercial harvest operation of
17	more than 50 cords constitutes a civil violation for which a
	forfeiture not to exceed \$1,000 for each occurrence may be
19	assessed and for which immediate cessation of the operation may
	be ordered by the court. Continued operation after receiving an
21	order to cease operation constitutes a civil violation for which
	a forfeiture not to exceed \$1,000 for each day the operation
23	continues may be assessed. Each day of failure to notify shall
	be considered a separate offense.
25	
	2. Reports. Failure to submit reports pursuant to sections
27	8884 or 8885 constitutes a civil violation for which a forfeiture
	not to exceed \$1,000 for each failure may be assessed.
29	
	\$8888. Enforcement
31	7 <u>44441 </u>
-	Enforcement of this subchapter shall be by any state, county
33	or municipal law enforcement officer, including forest rangers of
33	the Bureau of Forestry and wardens of the Department of Inland
35	Fisheries and Wildlife.
33	tisheries dha wildile.
37	Sec. 14. 14 MRSA §7552, as repealed and replaced by PL 1983,
3,	c. 816, Pt. A, §5, is amended to read:
39	c. old, Pt. A, 95, is amended to read:
39	Sacra to a second of
	§7552. Injury to lands or property
41	
4.0	Whoever cuts down, destroys, injures or carries away any
43	ornamental or fruit tree, Christmas tree, evergreen boughs,
	agricultural product, timber, wood, underwood, stones, gravel,
45	ore, goods or property of any kind from land not his that
	person's own, without license of the owner, or injures or throws
47	down any fences, bars or gates, or leaves such gates open, or
	breaks glass in any building is liable in damages to the owner in
49	a civil action. If such an act or such acts are committed
	willfully or knowingly, the defendant is liable to the owner in
51	treble damages and, in addition, for the cost of any professional

services necessary for the determination of damages, for

attorney's fees, and for court costs. In addition, if the action includes the destruction, cutting or injury of any commercial forest trees, the defendant is responsible for regeneration of the stand in accordance with Title 12, section 8869. For purposes of this section, Christmas trees and evergreen boughs are defined in Title 12, section 8841, and agricultural product is defined in section 7551-A.

Sec. 15. 36 MRSA §573, sub-§3-A is enacted to read:

- 3-A. Forest management and harvest plan. "Forest management and harvest plan" means a written document, prepared by a licensed professional forester, outlining activities to regenerate, improve and harvest a standing crop of timber. The plan shall include the location of water bodies and wildlife habitat identified by the Department of Inland Fisheries and Wildlife. A plan may include, but not be limited to, schedules and recommendations for timber stand improvement, harvesting plans and recommendations for regeneration activities.
- Sec. 16. 36 MRSA §574, as amended by PL 1981, c. 517, §4 and c. 625, §2, is repealed.
 - Sec. 17. 36 MRSA §574-B is enacted to read:

§574-B. Applicability

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An owner of a parcel containing forest land may apply at the landowner's election by filing with the assessor the schedule provided for in section 579; except that this subchapter shall not apply to any parcel containing less than 10 acres of forest land. For purposes of this subchapter, a parcel is deemed to include a unit of real estate, notwithstanding that it is divided by a road, way, railroad or pipeline, or by a municipal or county line. The election to apply shall require the unanimous consent of all owners of an interest in a parcel, except for the State, which is not subject to taxation hereunder.

A parcel of land used primarily for growth of trees to be harvested for commercial use shall be taxed according to this subchapter, provided that the landowner complies with the following requirements:

1. Forest management and harvest plan. A forest management and harvest plan has been prepared for the parcel and updated every 10 years. The landowner shall file a sworn statement with the municipal assessor in a municipality or the State Tax Assessor for parcels in the unorganized territory that a management plan has been prepared for the parcel. A landowner with a parcel taxed pursuant to this subchapter on the date of enactment of this provision has until April 1, 1999 to comply with this requirement and may, upon request, be subject to the

	,
1	applicability provisions until April 1, 1999, under this section as it existed on April 1, 1982;
3	
5	2. Evidence of compliance with plan. The landowner must comply with the plan developed under subsection 1, and must submit, every 10 years to the municipal assessor in a
7	municipality or the State Tax Assessor for parcels in the unorganized territory, a statement from a licensed professional
9	forester that the landowner is managing the parcel according to schedules in the plan required under subsection 1; and
11	3. Transfer of ownership. If the land is transferred to a
13.	new owner, a forest management and harvest plan must be prepared for the landowner and a sworn statement to that effect submitted
15	within one year to the municipal assessor in a municipality or
17	the State Tax Assessor for the unorganized territory.
19	Parcels of land subject to section 573, subsection 3, paragraph E or C, are exempt from the requirements under this section.
21	Sec. 18. 36 MRSA §579, first ¶, as amended by PL 1981, c. 706, §9 is further amended to read:
23	The owner or owners of forest land subject to valuation
25	under this subchapter shall submit a signed schedule in duplicate, on or before April 1st of the year in which that land
27	first becomes subject to valuation under this subchapter, to the assessor upon a form to be prescribed by the State Tax Assessor,
29	identifying the land to be valued hereunder, listing the number of acres of each forest type, showing the location of each forest
31	type and representing that the land is used primarily for the growth of trees to be harvested for commercial use. Those
33	schedules may be required at such other times as the assessor may designate upon 90-days: 120-days: written notice.
35	Sec. 19. 36 MRSA §581-E is enacted to read:
37	§581-E. Report to the Bureau of Forestry
39	The municipal assessor or chief assessor of a primary
41	assessing area shall report to the Bureau of Forestry by November 1, 1990, or 30 days following the tax commitment date, whichever
43	is sooner, and annually thereafter, on forms provided by the bureau, the following information relating to land taxed
45	according to this subchapter:
47	1. The names and addresses of landowners:
49	 The total acres taxed pursuant to this subchapter, including a forest type breakdown by softwood, mixed wood
51	and hardwood; and

3. The year each parcel was accepted for taxation under this subchapter.

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Sec. 20. 36 MRSA §1112, as repealed and replaced by PL 1987, c. 728, §9, is amended to read:

§1112. Recapture penalty

Any change in use disqualifying land for classification under this subchapter shall cause a penalty to be assessed by the assessors of the municipality in which the land is located, or by the State Tax Assessor if the land is not within a municipality, in addition to the annual tax in the year of disqualification except when the change is occasioned by a transfer resulting from the exercise or the threatened exercise of the power of eminent domain.

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For land classified as farmland under this subchapter for less than 5 full years, the penalty shall be equal to 40% of its assessed fair market value at the time the land is removed from the program. For land that has been classified as farmland under this subchapter for more than 5 full years but less than 10 full years, the penalty shall be full recapture of the taxes that would have been paid on the land for all the years it was in the program, less all taxes that were paid during those years and interest at the rate set by the town during those years on delinquent taxes. For land that has been classified as farmland under this subchapter for more than 10 full years, the penalty shall be the recapture of the taxes that would have been paid on the land for the past 5 years if it had not been classified under this subchapter, less all taxes that were actually paid during those 5 years and interest at the rate set by the town during those 5 years on delinquent taxes.

No penalty may be assessed at the time of a change of use from one the farmland classification of land subject to taxation under this subchapter to another the open space classification of land subject to taxation under this subchapter nor-may-any. No penalty may be assessed upon the withdrawal of open space land from taxation under this subchapter if the owner applies for and is accepted for classification as timberland under subchapter II-Ar-provided-that-in. There also is no penalty imposed when land classified as timberland is accepted for classification as open space land. In the event a penalty is later assessed under subchapter II-A the period of time that the land was taxed as farmland or as open space land under this subchapter shall be included for purposes of establishing the amount of the penalty.

If land is withdrawn from classification under this subchapter, any penalty assessed may be considered for abatement pursuant to the procedures incorporated in subchapter VIII.

- For land classified as open space under this subchapter, the penalty shall be the same imposed on tree growth withdrawal in section 581.
 - Sec. 21. 36 MRSA §1760, sub-§67 is enacted to read:
- 67. Seedlings for commercial forestry use. Sales of tree seedlings for use in commercial forestry. For purposes of this subsection, commercial Christmas tree operations are not considered commercial forestry. This subsection shall take effect September 1, 1990.
- Sec. 22. 36 MRSA §2723-A, sub-§5, as enacted by PL 1987, c. 362, §3, is repealed.
 - Sec. 23. 36 MRSA §2723-A, sub-§5-A is enacted to read:

5-A. Computing tax. This amount shall be multiplied by 45% in 1992, 40% in 1993, 35% in 1994, 30% in 1995 and 25% in 1996 and the sum shall then be divided by the total number of adjusted acres of commercial forest land, rounded to the nearest 1/10 of a cent and multiplied by the number of adjusted acres of commercial forest land owned by each taxpayer to determine the amount of tax for which each owner of commercial forest land shall be liable.

Sec. 24. 36 MRSA §5219-C is enacted to read:

§5219-C. Forest management planning income credits

Once every 10 years, an individual is allowed a credit against the tax otherwise due under this Part for the lesser of \$200 or the individual's cost for having a forest management and harvest plan, as defined in section 573, developed for a parcel of forest land greater than 10 acres. For purposes of this section, the licensed professional forester may not be in the regular employ of the individual. In no case may this credit reduce the state income tax to less than zero. Those taxpayers claiming this credit must attach a statement from the forester supporting the claim and swear that the credit has not been claimed by them in the previous 10 years. Those taxpayers deducting the cost of the forester as an expense under the Internal Revenue Code must reduce the expense by the amount of the credit.

Sec. 25. Consistent standards. The Citizens' Forestry Advisory Council shall review all existing environmental protection standards found in Titles 12, 36 and 38 and rules promulgated under those Titles as they pertain to forest management activities to identify regulatory inconsistencies. The council shall report to the Governor and the Joint Standing Committee on Energy and Natural Resources by September 1, 1990,

1	with findings and recommendations for changes.	or legislative an	d regulatory
3	Sec. 26. Municipal ordinances. Th	e Department of	Conservation
5	shall report to the joint standing having jurisdiction over natural re	committee of the	Legislature
7	adopting rules pursuant to this Act the need for municipal ordinances reg	on special probl	ems with and
9	Sec. 27. Appropriation. The foll		
11	from the General Fund to carry out th		
13		1989-90	1990-91
15	CONSERVATION, DEPARTMENT OF		
17	Forest Management, Utilization and Marketing		
19	Positions	(36)	(36)
21	Personal Services	\$721,316	\$1,075,433
	All Other	246,114	308,819
23	Capital Expenditures	362,014	
25	Provides funds for the implementation of 7 different		
27	segments of the proposed program. These segments		
29	are: Forestry Policy and Rulemaking, Forest Management		
31	Information, Enforcement Coordination, Field Foresters		
33	for Forest Management, Field Foresters for Enforcement,		
35	Natural Resource Education and a Voluntary Incentive		
37	Program Study.		
39	DEPARTMENT OF CONSERVATION TOTAL	\$1,329,444	\$1,384,252
41	FINANCE, DEPARTMENT OF	•	
43	Bureau of Taxation		
45			
47	Capital Expenditures	\$5,000	
	Provides funds for a personal		
49	computer and work station.		

	COMMITTEE AMENDMENT " to H.P. 3	15, L.D. 429	
1	DEPARTMENT OF FINANCE TOTAL	 \$5,000	
3	IOIAL	\$3,000	
5	TOTAL APPROPRIATION	\$1,334,444	\$1,384,252
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9	FISCAL NOTE		
11	Enactment of this legislation would result in a General Fund appropriation to the Department of Conservation, Forest		
13	Management, Utilization and Marke amount of \$1,622,588 in fiscal y		
15	fiscal year 1990-91. The bill exemption for seedlings used in	also establishes	a sales tax
17	result in a loss of General Fund year 1990-91. The Commercial Fo	d revenue of \$36,6	67 in fiscal
19	changed beginning in fiscal year	r 1991-92, which	will have a
21	significant future impact on the in. Also, a new income tax credi an estimated loss of revenue to	it is established,	resulting in
23	fiscal year 1989-90 and \$6,000 in funds are provided to the Bureau of	fiscal year 1990-9	1. Finally,
25	The total impact of appropria	tions and revenue 1	occas to the
27	General Fund will be as follows:	cions and revenue i	osses to the
29		1989-90	1990-91
31		\$1,337,444	\$1,426,919
33	There also will be significant futu	ure costs.'	
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37	STATEMENT	OF FACT	
39			
41	This amendment replaces the allow landowners, resource manage and manage healthy, productive	rs and regulators	to plan for
43	directs the Maine Forests for th	e Future Program t	o track the

This amendment replaces the original bill. In order to allow landowners, resource managers and regulators to plan for and manage healthy, productive forest lands, the amendment directs the Maine Forests for the Future Program to track the forest land base; provides for technical assistance for forest landowners and wood processors; establishes regulation of forest harvesting practices; requires accurate reporting of forest management, harvesting and processing activities; and creates landowner incentives to protect the forest land base and to actively manage forest lands.

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Sections 1 to 5 of the amendment require the Maine Forests for the Future Program to track changes to the forest land base

as part of their overall assessment of forest lands and establishes a study to develop a voluntary incentives program for exemplary forest management.

Section 6 of the amendment enables the Commissioner of Conservation to work with the University of Maine System to enhance the curriculum in forest products marketing and finance.

Section 9 of the amendment enacts a strong technical assistance program for forest landowners and wood processors, including a forest management information clearinghouse, a natural resource educator and a strengthened field forester program to provide outreach services and referrals.

Section 10 of the amendment requires the Commissioner of Conservation to develop rules for regeneration requirements, clear-cutting practices, forest management plans and a variance procedure from these requirements. Opportunities for public comment and input are incorporated throughout this process. These rules will be designed to address environmental concerns related to clear-cutting. In recognition of the variation of forest lands and harvesting sites in Maine, this amendment proposes a variance procedure from the clear-cutting performance standards. These procedures are to be site-related and not tied to economic hardships of any individuals or corporations.

Section 10 of the amendment also requires regeneration of commercial tree species on a clear-cut site within 5 years of a clear-cut, except when destroyed by a natural disaster. These regeneration requirements must be disclosed upon sale of any harvested forest land until regeneration on the parcel has satisfied the requirements of this section. Timber trespass restitution requirements are amended in section 14 of the amendment to include regeneration. Forest management plans for clear-cuts over 50 acres in size are required to assure that environmental concerns are addressed in large harvests.

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Finally, in recognition of the difficulty in having a variety of municipal ordinances regulating timber harvesting in Maine, section 10 of the amendment requires municipalities to use consistent terms in their ordinances, file their ordinances with the Bureau of Forestry and notify the Bureau of Forestry before any new ordinances are adopted.

Sections 13, 14 and 15 of the amendment strengthen forest landowner and wood processor reporting requirements. While much of the proposed new subchapter is reallocated from existing law, this amendment requires preliminary notification of timber harvesting. This will allow the bureau to track harvesting operations and to conduct landowner outreach. Penalty provisions for notification and reporting under this subchapter are strengthened.

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	Section 17 of the bill changes the requirements for
3	eligibility for tree growth tax consideration to require a forest
	management plan for the parcel. This requirement is paired with
5	a \$200 income tax credit for forest management plans in section 23 of the amendment.
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•	Section 20 removes a loophole created last year for the
9	transfer of land from tree growth tax status to the open space
-	program and returns the withdrawal penalty to the level of the
11	tree growth tax program.
13	Section 21 enacts a sales tax exemption for commercial tree
	seedlings.
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	Section 23 phases down the commercial forestry excise tax to
17	25% of the program costs by 1996.
19	Section 24 provides an income tax credit to landowners that
- 9	have forest management plans developed for their holdings. Maine
21	needs to encourage small landowners to manage their forest lands
	well to get the highest yields off those lands. This also
23	offsets the new applicability provisions of the tree growth tax
	laws.
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	The amendment also contains two reporting requirements.
27	Section 25 requires the Citizens Forestry Advisory Council to
	review all environmental protection standards related to foresty
29	with the goal of recommending consistency. Section 26 requires
31	the Commissioner of Conservation to review municipal ordinances and the need for them within 18 months of promulgating rules for
) I	forest practices.
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	This amendment also places an appropriation and a fiscal
35	note on the bill.

Reported by the Committee on Energy and Natural Resources
Reproduced and distributed under the direction of the Clerk of the
House
6/16/89

(Filing No. H-573)