# 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)



DATE: 5.24.05

L.D. 1481

(Filing No. S-242

4

6

8

### STATE AND LOCAL GOVERNMENT

_			
Re	por	ted	by:

### **REPORT 'A'**

Reproduced and distributed under the direction of the Secretary of the Senate.

12

14

10

#### STATE OF MAINE SENATE 122ND LEGISLATURE FIRST SPECIAL SESSION

16 18

COMMITTEE AMENDMENT "A" to S.P. 507, L.D. 1481, Bill, "An Act To Amend the Laws Governing the Enactment Procedures for Ordinances"

22

24

20

Amend the bill by striking out everything after the enacting clause and before the summary and inserting in its place the following:

26

'Sec. 1. 30-A MRSA §3002-A is enacted to read:

28

30

## §3002-A. Procedures for enactment and amendment of local ordinances by direct initiative

1. Scope. In accordance with the Constitution of Maine, Article IV, Part Third, Section 21, the procedures established in this section must be followed by a municipality that chooses to establish a direct initiative procedure, except that any municipal charter that establishes a procedure for a direct initiative must continue to provide that procedure for that municipality until the procedure is changed by amendment of that charter.

40

42

44

46

48

2. Procedure for ordinances and amendments to ordinances enacted by direct initiative. The registered voters of a municipality may propose any new ordinance or bylaw or amendment to any existing ordinance or bylaw by written petition pursuant to sections 2522 and 2528 or the municipal charter. The municipal clerk shall certify that the required number of signatures were obtained from registered voters in the municipality. All ordinances or amendments enacted by direct initiative:

Page 1-LR1981(2)

## COMMITTEE AMENDMENT "A' to S.P. 507, L.D. 1481

1 Tel	
<sup>2</sup> 2	A. Must become effective, upon a majority vote of the
T16.	voters, on the date the vote was taken or as otherwise
4	provided by state law or municipal charter; and
6	B. May not apply to structures and uses of structures in construction or proposed for construction for which a
8	municipal building permit, zoning permit, subdivision
10	approval, site plan approval or any other municipal land use approval was received prior to the date that the municipal
12	clerk certifies that the direct initiative petition meets the applicable filing requirements, including the requisite
14	number of registered municipal voters' signatures.'
16	SUMMARY
18	This amendment replaces the bill and is the majority report. It establishes procedures for the enactment of local
20	ordinances and ordinance amendments by direct initiative and prohibits the application of a new local ordinance enacted by
22	direct initiative to construction or projects for which permits or approvals have been granted.

Page 2-LR1981(2)