MAINE STATE LEGISLATURE

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HELEN T. GINDER, DIRECTOR
HAVEN WHITESIDE, ASST. DIRECTOR
DAVID ELLIOTT
MARTHA FREEMAN
CHRISTOS GIANOPOULOS
WILLIAM T. GLIDDEN, JR.

STATE OF MAINE

OFFICE OF LEGISLATIVE ASSISTANTS

ROOM 101

STATE HOUSE, STATION 13

AUGUSTA, MAINE 04333

TEL.: (207) 289-2486

CHRISTINE HOLDEN
SARAH HOOKE
JULIE JONES
EDWARD POTTER
LARS RYDELL
WILLIAM SAUFLEY
JOHN SELSER

ONE HUNDRED AND ELEVENTH LEGISLATURE SECOND REGULAR SESSION

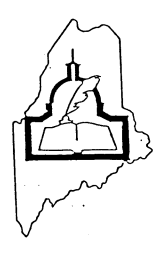
JOINT STANDING COMMITTEE
BILL SUMMARIES
JUNE 1984

This document is a compilation of the bill summaries prepared by this office for the Joint Standing Committees of the Maine Legislature, covering the Second Regular Session of the 111th Legislature. The summaries are arranged alphabetically, and indexed separately by committee.

STATE OF MAINE

ONE HUNDRED AND ELEVENTH LEGISLATURE SECOND REGULAR SESSION

JOINT STANDING COMMITTEE ON ENERGY AND NATURAL RESOURCES
BILL SUMMARY



MAY, 1984

Prepared by:

• Martha Freeman & Haven Whiteside, Legislative Assistants
Office of Legislative Assistants
State House, Station 13 Augusta, Maine 04333
(207) 289-2486

(COMMITTEE REPORT)

LD TITLE 1943 AN ACT TO ELIMINATE THE RE-Michaud QUIREMENT FOR A SEPARATE AP-PLICATION FOR LANDS WITHIN THE

DISPOSITION PL 1983, c. 623

SETTLEMENT CORRIDOR TO BE EN-TERED INTO THE SPRUCE-FIR FOREST PROTECTION DISTRICT

SUMMARY: Maine law generally requires forest land owners to apply by December 1st for participation in a Bureau of Forestry budworm spray project. For owners of settlement corridor land (land within 2 miles of publicly maintained roads) the statutes required spray project applications to be submitted by January 15th. This bill changes the application date for settlement corridor lands to December 1st.

SPONSOR

1998 AN ACT CONCERNING INCOME DE-RIVED FROM PUBLIC RESERVED LOTS

PL 1983, c. 833

SUMMARY: This bill arose from the study of public reserved lots done by the Committee during the 1983 interim. The bill clarifies current statutes in two ways: It makes it clear that if a camp lot on public reserved lands in a municipality or plantation, currently leased for private residential purposes, is sold, the proceeds of that sale are credited to the Public Reserved Lands Acquisition Fund. It also makes it clear that interest earned on moneys credited to the Public Reserved Lands Management Fund or the Public Reserved Lands Acquisition Fund must also be credited to the appropriate fund rather than to the General Fund.

2084 AN ACT TO AMEND THE DELAY IN EMPLOYERS' FILING DEADLINES UNDER THE CHEMICAL SUBSTANCE IDENTIFICATION LAW

PL 1983, c. 796 (EMERGENCY)

SUMMARY: This bill further delayed until April 1, 1984 the requirement, enacted in the 1st Regular Session, that employers report to the Bureau of Labor Standards on hazardous chemicals existing in their workplaces.

Hall