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)

STATE OF MAINE 116TH LEGISLATURE

SECOND REGULAR SESSION

BILL SUMMARIES JOINT STANDING COMMITTEE ON UTILITIES

MAY 1994

MEMBERS:

*Sen. Harry Vose Sen. John J. Cleveland Sen. David L. Carpenter

*Rep. Herbert E. Clark Rep. Maria Glen Holt Rep. Herbert C. Adams Rep. Carol A. Kontos Rep. David J. Cashman Rep. Ralph I. Coffman Rep. James O. Donnelly Rep. Hugh A. Morrison Rep. Rosalie H. Aikman Rep. Joseph B. Taylor

*Denotes Chair

Staff:

Jon P. Clark, Legislative Analyst

Office of Policy and Legal Analysis Room 101, State House Station 13 Augusta, ME 04333 (207)287-1670 MARTHA E. FREEMAN, DIRECTOR
WILLIAM T. GLIDDEN, JR., PRINCIPAL ANALYST
JULIE S. JONES, PRINCIPAL ANALYST
DAVID C. ELLIOTT, PRINCIPAL ANALYST
MARION HYLAN BARR
JON CLARK
LISA COPENHAVER
DEBORAH C. FRIEDMAN
MICHAEL D. HIGGINS

JILL IPPOLITI



ROY W. LENARDSON
PATRICK NORTON
JANE ORBETON
MARGARET J. REINSCH
PAUL J. SAUCIER
JOHN G. KELLEY, RESEARCHER
DARLENE A. SHORES LYNCH, RESEARCHER
CARRIE C. McFADDEN, RESEARCHER

JOHN B. KNOX

STATE OF MAINE

OFFICE OF POLICY AND LEGAL ANALYSIS

ROOM 101/107/135 STATE HOUSE STATION 13 AUGUSTA, MAINE 04333 TEL: (207) 287-1670 FAX (207) 287-1275

ONE HUNDRED AND SIXTEENTH LEGISLATURE SECOND REGULAR SESSION

JOINT STANDING COMMITTEE BILL SUMMARIES

MAY 1994

This document is a compilation of the bill summaries prepared by this office for the Joint Standing Committees and Joint Select Committees of the Maine Legislature. The volume is organized alphabetically by committee; within each committee, the summaries are arranged by LD number. A subject index is provided at the beginning of each committee's summaries.

The committee report or reports, the prime sponsor for each bill and the lead co-sponsor in each house if one has been designated are listed below each bill title. All adopted amendments are listed, by paper number, together with the sponsor for floor amendments. Final action on each bill is listed to the right of the title. Various types of final action are abbreviated as follows:

PUBLIC XXX Chapter # of enacted Public Law P&S XXX Chapter # of enacted Private & Special Law RESOLVE XXX Chapter # of enacted Resolve **CON RES XXX** Chapter # of Constitutional Resolution passed by both Houses **EMERGENCY** Enacted law takes effect sooner than 90 days **ONTP** Ought Not to Pass report accepted INDEF PP Bill Indefinitely Postponed FAILED ENACTMENT Bill failed to get majority vote Emergency bill failed to get 2/3 vote FAILED EMERGENCY ENACTMENT Bill imposing local mandate failed to get 2/3 vote FAILED MANDATE ENACTMENT DIED BETWEEN BODIES House & Senate disagree; bill died Committee of Conference unable to agree; bill died CONF CMTE UNABLE TO AGREE **VETO SUSTAINED** Legislature failed to override Governor's Veto UNSIGNED Not signed by Governor within 10 days DIED ON ADJOURNMENT Action incomplete when session ended; bill died

These summaries were prepared by the analyst or analysts assigned to the committee. If you have any suggestions or comments on the summaries, please let us know.

5581LHS

- 3. Strikes section 2 of the bill that proposed to change the district's charter provision regarding liens for nonpayment of rates. Under this amendment, the existing charter provision remains in effect:
- 4. Amends the referendum clause to reflect amendments made to the rest of the bill and provides that the Town of Boothbay Harbor, not the district, holds the referendum in accordance with state law regarding municipal elections. A special provision is inserted regarding the preparation of absentee ballots in order to reduce delay in putting the Act to a vote; and
- 5. Adds a fiscal note to the bill.

LD 1664

An Act to Increase the Debt Limit for the Richmond Utilities District

P & S 66 EMERGENCY

SPONSOR(S)

COMMITTEE REPORT

AMENDMENTS ADOPTED

STEVENS A

OTP-AM

H-753

SUMMARY

This bill raises the current debt limit of the Richmond Utilities District from \$1,500,000 to \$3,000,000.

COMMITTEE AMENDMENT "A" (H-753) adds a municipal mandate preamble and changes the emergency clause to an emergency referendum. This amendment also makes technical corrections and adds a fiscal note to the bill.

LD 1666

An Act to Permit Electric Utilities Greater Flexibility in Adjusting Electric Utility Prices to Meet Changing Market Conditions

PUBLIC 614

SPONSOR(S)

COMMITTEE REPORT

AMENDMENTS ADOPTED

TAYLOR

OTP-AM

H-862

SUMMARY

At present, rates filed with the Public Utilities Commission are subject to suspension by the commission pending the commission's investigation of the rate. This bill proposed to preclude the suspension of a rate filed by an electric utility when the rate constituted a reduction from a rate otherwise available to a utility customer for similar services. The commission would have been permitted to require the utility to modify or discontinue the rate if the commission found, after investigation, that the rate did not result in rates lower for all customer classes than otherwise available.

The bill proposed to permit the use of this same procedure for any contract of a definite term entered into between an electric utility and a customer if the contract varied the rates for electric service otherwise available for service of a similar character. Under current law, the commission must approve this type of contract before it becomes effective.

COMMITTEE AMENDMENT "A" (H—862) replaces the bill. Under this amendment, the Public Utilities Commission is authorized to permit an electric utility to implement a program that allows the utility to change its rate schedules with limited notice to the commission and allows the utility to enter into contracts for the sale of electricity, transmission and distribution services and related management services with limited or no prior express approval by the commission. The commission is required to approve these programs in adjudicatory proceedings that may not take longer than 9 months. All programs must be consistent with Maine's energy policy as articulated in 35-A MRSA §3191. As part of a program, the commission may waive the so-called fuel clause provisions of state law. This amendment also adds a fiscal note to the bill.

10 Utilities•