

STATE OF MAINE 117TH LEGISLATURE

FIRST REGULAR SESSION

BILL SUMMARIES JOINT STANDING COMMITTEE ON UTILITIES AND ENERGY

AUGUST 1995

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ONE HUNDRED AND SEVENTEENTH LEGISLATURE FIRST REGULAR SESSION

SUMMARY OF LEGISLATION BEFORE THE JOINT STANDING COMMITTEES

AUGUST 1995

This document is a compilation of the bill summaries prepared by this office for the Joint Standing 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 publication, <u>History and Final Disposition of Legislative Documents</u>, is helpful in determining to which committee any particular bill was referred.

In this document, 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 categories of final action are abbreviated as follows:

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

These summaries were prepared by the analyst or analysts assigned to the committee. If more detailed information is needed on a bill, contact the committee analyst.

5581LHS

In 1984, PL 1983, ch 605 was enacted; the law essentially repealed the prohibition on a utility obtaining prescriptive easements on land on which its facilities were located. Not addressed by that law was the status of land on which facilities were already located in 1984. Since the bill did not address the issue, one reasonable legal reading of the effect of the law was that the 20-year prescriptive easement clock began to tick on the effective date of the law in 1984.

This bill proposed statutorily to remove that interpretation of the effect of the 1984 law.

LD 927An Act to Prohibit Retrofits of Nuclear Power PlantsDIED BETWEENwithout Permission of the Public Utilities CommissionBODIES

SPONSOR(S)	COMMIT	TEE REPORT	AMENDMENTS ADOPTED
ADAMS	ONTP	MAJ	
	OTP-AM	MIN	

SUMMARY

This bill proposed to require Maine Yankee, before investing in a major retrofit, to first obtain a certificate of public convenience and necessity from the Public Utilities Commission. The certificate would have established the need for the retrofit and the prudence of the investment, considering the potential impact on ratepayers in this State.

COMMITTEE AMENDMENT "A" (H-435) was the minority report of the committee. The amendment proposed to replace the bill and change the title. Under this amendment, electric utilities would have been required, every five years, to file:

- 1. A copy of any current contract to purchase electric energy from a Maine nuclear power plant;
- 2. The utility's energy planning projection of the operational life of the nuclear power plant;
- 3. The average annual rate the utility projects it will be required to pay during each year of the expected operational life of the nuclear power plant; and
- 4. The utility's energy plan for the expected operational life of the nuclear power plant and how the purchase of electric energy from the nuclear power plant fits into that plan.

An electric utility would have been permitted to file updates to revise its filing if its projections and estimates changed. An electric utility would have been required to file an update if it entered a new contract or amended an existing contract with the nuclear power plant or if it expected to pay higher average annual rates for power from the plant than it projected in its most recent filing.

The Public Utilities Commission would have been required to hold a hearing on quinquennial utility filings and permit intenveners in the proceedings. For the purposes of providing public information, the commission would have been permitted to issue an advisory order summarizing the filing and comments and to make nonbinding findings. The commission would not have been required to conduct proceedings on filings made between the quinquennial filings.