### MAINE STATE LEGISLATURE

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#### STATE OF MAINE 117TH LEGISLATURE

#### SECOND REGULAR SESSION

# BILL SUMMARIES JOINT STANDING COMMITTEE ON UTILITIES AND ENERGY

**JUNE 1996** 

#### **MEMBERS:**

Sen. David L. Carpenter, Chair Sen. Philip E. Harriman Sen. John J. Cleveland

Rep. Carol A. Kontos, Chair Rep. Herbert Adams Rep. M. Ida Luther Rep. Conrad Heeschen Rep. Gary L. O'Neal Rep. Joseph B. Taylor Rep. F. Thomas Gieringer, Jr. Rep. Richard I. Stone Rep. Robert A. Cameron Rep. John P. Marshall

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# Maine State Legislature OFFICE OF POLICY AND LEGAL ANALYSIS

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#### ONE HUNDRED SEVENTEENTH LEGISLATURE SECOND REGULAR SESSION

## Summary Of Legislation Before The Joint Standing Committees June 1996

We are pleased to provide this summary of bills that were considered by the 15 Joint Standing Committees of the Maine Legislature staffed by this office. The document is a compilation of bill summaries which describe each bill, committee amendments and other relevant amendments, as well as the final action taken on the bill. Also included are statistical summaries of bill activity this Session for the Legislature and each of its joint standing committees.

The document is organized for convenient reference to information on bills handled by the joint standing committees. It is organized alphabetically by committees and within committees by bill (LD) number. The committee report(s), prime sponsor for each bill and the lead co-sponsor(s), if designated, are listed below each bill title. All adopted amendments are listed by paper number. Two indices, a subject index and a numerical index by LD number are provided for easy reference to bills. They are located at the back of the document. A separate publication, History and Final Disposition of Legislative Documents, may also be helpful in providing information on the disposition of bills.

Final action on each bill is noted to the right of the bill title. The abbreviations used for various categories of final action are as follows:

CARRIED OVER	Dill
	Bill carried over to Second Session
CON RES XXX Chapter	r # 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
	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 finally passed Resolve
UNSIGNED	Not signed by Governor within 10 days
	Legislature failed to override Governor's Veto

Please note the effective date for all non-emergency legislation enacted in the Second Regular Session (unless otherwise specified in a particular law) is July 4, 1996.

House Amendment "A" to Committee Amendment "A" (H-889) proposed to authorize a sanitary or sewer district that serves more than one municipality to construct an extension if that extension eliminates large licensed overboard discharges of 30,000 gallons per day or more by diverting the septage into the district's treatment system. To restrict use of this provision, the amendment proposed that such an extension must be a forced main construction with no direct connections except to eliminate another overboard discharge of 30,000 gallons per day or more. Any service that does not meet these restrictions would need to receive the written assurance required by the Maine Revised Statutes, Title 38, section 1163, subsection 1 and section 1252, subsection 7. (Not adopted)

#### Enacted law summary

Public Law 1995, chapter 636 amends the sanitary and sewer district laws that require a sanitary or sewer district to acquire from any municipality, prior to constructing a sewer extension, written assurance that the sewer extension is consistent with adopted municipal plans and ordinances regulating land use. It specifies that it is the municipal officers or their designee who provides such written assurance and requires that they respond to a written request within 45 days or the written assurance is deemed granted.

The law also provides a procedure for appealing the decision of the municipal officers to the State Planning Office. After a hearing, if the office determines that the sewer extension proposal is not inconsistent with the adopted municipal plans and ordinances, the office shall issue written assurance that the proposal is consistent with the plans and ordinances, and the district may construct the sewer extension. The decision of the State Planning Office constitutes final agency action.

#### **LD 1600** An Act to Amend the Charter of Milbridge Water District

P & S 55

<u>Sponsor(s)</u> <u>Committee Report</u> <u>Amendments Adopted</u>
LAYTON OTP-AM H-690

LD 1600 proposed to amend the charter of the Milbridge Water District to provide for the election of the district's trustees from among the district's customers. It also proposed to remove a provision from the charter regarding restrictions on the indebtedness of the district.

**Committee Amendment "A" (H-690)** proposed to require that each of the district's trustees must be 18 years of age or older, a resident of the district and reside in a household to which the district's service is provided. It also proposed to clarify that when a trustee ceases to be a resident of the district or reside in a household to which the district's service is provided, that trustee vacates the office.

#### Enacted law summary

Private and Special Law 1995, chapter 55 amends the charter of the Milbridge Water District to require that each of the district's trustees must be 18 years of age or older, a resident of the district and reside in a household to which the district's service is provided. It also clarifies that when a trustee ceases to be a resident of the district or reside in a household to which the district's service is provided, that trustee vacates the office. Finally, it removes a provision from the charter regarding restrictions on the indebtedness of the district.