MAINE STATE LEGISLATURE

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State Of Maine 120th Legislature

Second Regular Session

Bill Summaries

Joint Standing Committee on State and Local Government

May 2002

Members:

Sen. Peggy A. Pendleton, Chair Sen. Edward M. Youngblood Sen. Margaret Rotundo

Rep. Martha A. Bagley, Chair Rep. John F. McDonough Rep. Paul R. Hatch Rep. Paul J. Lessard Rep. Janet L. McLaughlin Rep. Susan L. Kasprzak Rep. Eleanor M. Murphy Rep. Peter D. Chase Rep. Anita P. Haskell Rep. Philip Cressey, Jr.

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120th Legislature Second Regular Session

Summary Of Legislation Before The Joint Standing Committees May 2002

Enclosed please find a summary of all bills, resolves, joint study orders, joint resolutions and Constitutional resolutions that were considered by the joint standing select committees of the Maine Legislature this past session. The document is a compilation of bill summaries which describe each bill and relevant amendments, as well as the final action taken. 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 considered by the committees. It is arranged alphabetically by committee name 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. These bill summaries also are available at the Law and Legislative Reference Library and on the Internet (www.state.me.us/legis/opla).

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:

CON RES XXX	Chapter # of Constitutional Resolution passed by both Houses
CONF CMTE UNABLE TO AGREE	
DIED BETWEEN BODIES	House & Senate disagree; bill died
DIED IN CONCURRENCEOne is	body accepts ONTP report; the other indefinitely postpones the bill
DIED ON ADJOURNMENT	Action incomplete when session ended; bill died
EMERGENCY	Enacted law takes effect sooner than 90 days
FAILED EMERGENCY ENACTMENT/FINAL PASS	AGE Emergency bill failed to get 2/3 vote
FAILED ENACTMENT/FINAL PASSAGE	
FAILED MANDATE ENACTMENT	
NOT PROPERLY BEFORE THE BODY	Ruled out of order by the presiding officers; bill died
INDEF PP	Bill Indefinitely Postponed
ONTP	Ought Not To Pass report accepted
OTP ND	
OTP ND/NT	
P&S XXX	Chapter # of enacted Private & Special Law
	Joint Order passed in both bodies
PUBLIC XXX	Chapter # of enacted Public Law
RESOLVE XXX	Chapter # of finally passed Resolve
UNSIGNED	
VETO SUSTAINED	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 25, 2002.

Joint Standing Committee on State and Local Government

LD 562 An Act to Allow Municipalities to Create Capital Improvement
Districts

PUBLIC 521

Sponsor(s)Committee ReportAmendments AdoptedANDREWSOTP-AMH-822LEMONT

LD 562 proposed to authorize municipalities to create a capital improvement district for the purpose of making an infrastructure improvement that primarily serves the property owners of the district. The bill also proposed to establish the process for creating and operating the district. It also proposed to establish the process for assessing costs of the improvement. The bill was carried over from the First Regular Session.

Committee Amendment "A" (H-822) proposed to replace the bill. It proposed to authorize municipalities to create capital improvement districts. A capital improvement district is a defined area within a municipality that is initially privately owned and that has been designated by the municipality as a capital improvement district for the interrelated purposes of fairly apportioning the costs of making necessary improvements among the owners of property within the district and establishing the elements of the capital improvement district that are municipally owned. This amendment proposed provisions for establishing capital improvement districts including the required series of public hearings that must be held and the manner in which public votes on the proposed district must be executed prior to establishing a capital improvement district.

Enacted law summary

Public Law 2001, chapter 521 authorizes municipalities to create capital improvement districts. A capital improvement district is a defined area within a municipality that is initially privately owned and that has been designated by the municipality as a capital improvement district for the interrelated purposes of fairly apportioning the costs of making necessary improvements among the owners of property within the district and establishing the elements of the capital improvement district that are municipally owned. The law details the series of public hearings and capital improvement district and municipal referenda that must be conducted to implement a capital improvement district.

LD 1118 An Act to Reduce Unnecessary Paperwork in State Government

PUBLIC 495

Sponsor(s)Committee ReportAmendments AdoptedMCKENNEYOTP-AMH-790TURNER

LD 1118 proposed to establish the Paperwork Reduction Act that would have provided that similar or identical information and data required to be reported periodically to state agencies or departments by businesses operating in the State be reported to a single agency, the agency of record. The agency of record is the agency or department of State Government that first required a business operating in this State to report information or data during a reporting period established by law or rule. The bill also proposed that requests for additional information by a state agency be made through the agency of record and that a business disclose the identity of the agency of record to any state agency requesting that information. The bill was carried over from the First Regular Session.