MAINE STATE LEGISLATURE

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STATE OF MAINE

123rd Legislature Second Regular and First Special Sessions



Summaries of bills, adopted amendments and laws enacted or finally passed during the Second Regular or First Special Sessions of the 123rd Maine Legislature coming from the

JOINT STANDING COMMITTEE ON UTILITIES AND ENERGY

May 2008

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STATE OF MAINE

 123^{RD} Legislature Second Regular & First Special Sessions



LEGISLATIVE DIGEST OF BILL SUMMARIES AND ENACTED LAWS

This Legislative Digest of Bill Summaries and Enacted Laws summarizes all bills and adopted amendments and all laws enacted or finally passed during the Second Regular or First Special Sessions of the 123rd Maine Legislature.

The *Digest* is arranged alphabetically by committee, and within each committee by LD number. The committee report(s), prime sponsor and lead co-sponsor(s), if designated, are listed below each bill title. All adopted amendments are summarized and listed by paper number. A subject index is included with each committee. The appendices include a summary of relevant session statistics, an index of all bills by LD number and an index of enacted laws by law type and chapter number.

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 Chapt	er # 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 IN CONCURRENCE One body accept	ots ONTP report; the other indefinitely postpones the bill
DIED ON ADJOURNMENT	
EMERGENCY	Enacted law takes effect sooner than 90 days
	SAGEEmergency bill failed to get 2/3 vote
FAILED ENACTMENT/FINAL PASSAGE	Bill failed to get majority vote
FAILED MANDATE ENACTMENT	Bill imposing local mandate failed to get 2/3 vote
NOT PROPERLY BEFORE THE BODY	Ruled out of order by the presiding officers; bill died
INDEF PP	Bill Indefinitely Postponed; bill died
ONTP (or Accepted ONTP report)	Ought Not To Pass report accepted; bill died
P&S XXX	
PUBLIC XXX	
RESOLVE XXX	
UNSIGNED	Bill held by Governor
VETO SUSTAINED	Legislature failed to override Governor's Veto

The effective date for non-emergency legislation enacted in the Second Regular Session (R2) is June 30, 2008. The effective date for non-emergency legislation enacted in the First Special Session (S1) is July 18, 2008. The effective date for legislation enacted as an emergency measure is specified in the enacted law summary for those bills. Any bill summarized in this document having an LD number less than 1932 was a bill carried over from the First Regular Session of the 123rd Legislature.

¹ The session in which each law was enacted or finally passed (R2 or S1) is included in Appendix C.

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calling service of an increase in the rate charged for that service before that consumer purchases additional service from that provider by telephone or on the Internet and to notify a consumer of the prepaid calling service if that provider charges different rates for in-state and interstate service.

LD 2182 An Act To Allow Civil Penalties for Damaging Utility Property or for Theft of Utility Services

PUBLIC 553 EMERGENCY

Sponsor(s)	Committee Report	Amendments Adopted
BLISS BARTLETT	OTP-AM MAJ Ontp Min	Н-778

This bill establishes a civil penalty of \$2,500 per offense for theft of utility services or for damaging or tampering with utility property. The penalty may be assessed only following a successful civil action by the utility in a court of competent jurisdiction.

Committee Amendment "A" (H-778)

This amendment is the majority report of the committee. The amendment makes the following changes to the bill:

- 1. It redrafts the statutes governing civil liability for theft of utility services and damages to utility property to remove references to the Maine Revised Statutes, Title 17-A, the Maine Criminal Code, and replaces those references with language describing the actions that give rise to the civil liability. This clarifies that liability for damages and the civil penalty in a civil action are not dependent on criminal prosecution;
- 2. It adds civil liability for wrongfully obtaining utility property;
- 3. It adds liability for interest on the cost of utility services wrongfully obtained at an annual interest rate of 5%; and
- 4. It changes the civil penalty amount from a fixed \$2,500 per offense to an amount not to exceed \$2,500, to allow the judge to set the penalty based on the circumstances.

Enacted Law Summary

Public Law 2007, chapter 553 amends the statutes governing civil liability for theft of utility services and damages to utility property to remove references to the Maine Revised Statutes, Title 17-A, the Maine Criminal Code, and replaces those references with language describing the actions that give rise to the civil liability. This clarifies that liability for damages and the civil penalty in a civil action are not dependent on criminal prosecution. This law adds civil liability for wrongfully obtaining utility property. It also adds liability for interest on the cost of utility services wrongfully obtained at an annual interest rate of 5%. The law also changes the civil penalty amount from a fixed \$2,500 per offense to an amount not to exceed \$2,500, to allow the judge to set the penalty based on the circumstances.

Public Law 2007, chapter 553 was enacted as an emergency measure effective April 3, 2008.

LD 2238 An Act Regarding Tort Liability in the Provision of E-9-1-1 Access-only Service

PUBLIC 504

Sponsor(s)	Committee Report	Amendments Adopted

This bill clarifies that the provision of E-9-1-1 access-only service, also known as "soft dial tone" service, is covered by the law governing the liability of telecommunications providers in the implementation and operation of the

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statewide E-9-1-1 system.

This bill was reported out by the Joint Standing Committee on Utilities and Energy pursuant to Public Law 2007, chapter 226, section 3.

Enacted Law Summary

Public Law 2007, chapter 504 clarifies that the provision of E-9-1-1 access-only service, also known as "soft dial tone" service, is covered by the law governing the liability of telecommunications providers in the implementation and operation of the statewide E-9-1-1 system.

LD 2246 An Act To Extend the ConnectME Authority

PUBLIC 698

Sponsor(s)	Committee Report	Amendments Adopted
		S-663 ROTUNDO

Under current law, the Advanced Technology Infrastructure Act that establishes and governs the ConnectME Authority and the state tax reimbursement for advanced communications technology infrastructure investment are both repealed January 31, 2009. This bill extends the ConnectME Authority and the tax reimbursement by repealing the statutory January 31, 2009 repeal of these 2 provisions of law.

This bill was reported out by the Joint Standing Committee on Utilities and Energy pursuant to Public Law 2005, chapter 665, section 7.

Senate Amendment "A" (S-663)

This amendment eliminates the repeal of the January 31, 2009 repeal of the reimbursement of certain taxes relating to advanced communications technology infrastructure.

Enacted Law Summary

Public Law 2007, chapter 698 continues the ConnectME Authority by repealing the January 31, 2009 repeal of the Advanced Technology Infrastructure Act that establishes and governs the ConnectME Authority.

LD 2254 Resolve, Regarding ISO New England

RESOLVE 193 EMERGENCY

Sponsor(s)	Committee Report	Amendments Adopted
BARTLETT	OTP-AM MAJ ONTP MIN	S-545

This resolve provides that if the Public Utilities Commission finds under a specific proceeding that nonrenewal of any membership in Independent System Operating New England is in the interests of Maine consumers, then the Public Utilities Commission shall order Maine's 3 investor-owned transmission and distribution utilities to file a plan to form an alternative transmission organization structure. The resolve requires that that the plan encourage development of indigenous renewable power resources, include requests to directly interconnect and expand transmission systems and include commercial agreements and necessary petitions for regulatory approvals.

Committee Amendment "A" (S-545)

This amendment, like the bill, directs the Public Utilities Commission to order Maine's 3 investor-owned transmission and distribution utilities to file with the commission a plan to form an alternative structure to hold, manage, dispatch and expand the transmission assets of the investor-owned transmission and distribution utilities if