

$\begin{array}{c} \textbf{STATE OF MAINE} \\ 125^{\text{TH}} \text{ Legislature} \\ \text{First Regular Session} \end{array}$



Summaries of bills, adopted amendments and laws enacted or finally passed

JOINT STANDING COMMITTEE ON STATE AND LOCAL GOVERNMENT

July 2011

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STATE OF MAINE

 125^{TH} Legislature First Regular Session



LEGISLATIVE DIGEST OF BILL SUMMARIES AND ENACTED LAWS

This Legislative Digest of Bill Summaries and Enacted Laws summarizes all LDs and adopted amendments and all laws enacted or finally passed during the First Regular Session of the 125th Maine Legislature.

The *Digest* is arranged alphabetically by committee and within each committee by Legislative Document (LD) number. The committee report(s), prime sponsor and lead co-sponsor(s), if designated, are listed below each LD 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 LD is noted to the right of the LD title. The following describes the various final actions.

CARRIED OVER	carried over to a subsequent session of the Legislature
	chapter # of constitutional resolution passed by both houses
	Committee of Conference unable to agree; legislation died
DIED BETWEEN HOUSES	House & Senate disagreed; legislation died
DIED IN CONCURRENCE	defeated in each house, but on different motions; legislation died
DIED ON ADJOURNMENT	action incomplete when session ended; legislation died
EMERGENCY	enacted law takes effect sooner than 90 days after session adjournment.
	FINAL PASSAGE emergency failed to receive required 2/3 vote
	GE failed to receive final majority vote
FAILED, MANDATE ENACTMENT	legislation proposing local mandate failed required 2/3 vote
	has not signed; final disposition to be determined at subsequent session
LEAVE TO WITHDRAW	sponsor's request to withdraw legislation granted
	ruled out of order by the presiding officer; legislation died
INDEF PP	indefinitely postponed; legislation died
ONTP, ACCEPTED, MAJORITY, MINOR	ITY or REPORT X ought-not-to-pass report accepted; legislation died
P&S XXX	chapter # of enacted private & special law
PUBLIC XXX	chapter # of enacted public Law
RESOLVE XXX	
VETO SUSTAINED	Legislature failed to override Governor's veto

The effective date for non-emergency legislation enacted in the First Regular Session of the 125th Legislature is September 28, 2011. The effective date for legislation enacted as an emergency measure may be found in the enacted law summary for that legislation.

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This bill requires state departments and agencies that hold meetings or other activities outside of their normal locations to give priority to space in state armories within a reasonable distance unless another location is required by law or an armory is not available that contains facilities that are necessary for the meeting or activity. The substance of this bill was incorporated in Executive Order 15 FY 11/12.

LD 81An Act To Change the Name of Township 3, Range 9, NWP, to CedarP & S 2Lake TownshipEMERGENCY

Sponsor(s)	Committee Report	Amendments Adopted
CLARK H THOMAS	OTP-AM	H-15

This bill authorizes the Penobscot County commissioners to seek approval from the residents of Township 3, Range 9, NWP, to rename the township Cedar Lake Township.

Committee Amendment "A" (H-15)

This amendment clarifies that the bill is an emergency only for the purpose of submitting the question of the name change to the voters. The name change takes effect upon its acceptance by a majority of the legal voters voting at the election. The amendment also adds a mandate preamble.

Enacted Law Summary

Private and Special Law 2011, chapter 2 authorizes the Penobscot County commissioners to seek approval from the residents of Township 3, Range 9, NWP, to rename the township Cedar Lake Township.

Private and Special Law 2011, chapter 2 was enacted as an emergency measure effective March 31, 2011.

LD 86 An Act To Provide Certainty to Businesses and Development PUBLIC 63

Sponsor(s)	Committee Report	Amendments Adopted
SCHNEIDER	OTP-AM	S-33

This bill provides that a municipality may not nullify or amend a municipal land use permit by a subsequent enactment, amendment or repeal of a local ordinance after a period of 75 days has passed after the permit has received its lawful final approval and, if required, a public hearing was held on the permit. It also specifies that this provision does not affect any municipal ordinance that provides for a lapse of the permit or authority granted pursuant to the permit after a certain period of time.

Committee Amendment "A" (S-33)

This amendment changes the number of days after which a municipal land use permit may not be nullified or amended from 75 days, as proposed in the bill, to 45 days. The amendment clarifies that a municipal land use permit may not be nullified or amended by the nullification or amendment of another municipal permit.

Enacted Law Summary

Public Law 2011, chapter 63 provides that a municipality may not nullify or amend a municipal land use permit by a subsequent enactment, amendment or repeal of a local ordinance after a period of 45 days has passed after the permit

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has received its lawful final approval and, if required, a public hearing was held on the permit. A municipal land use permit may not be nullified or amended by the nullification or amendment of another municipal permit. The law specifies that this provision does not affect any municipal ordinance that provides for a lapse of the permit or authority granted pursuant to the permit after a certain period of time.

LD 87 An Act Regarding the Official State Seal

MAJORITY (ONTP) REPORT

Sponsor(s)	Committee Report	Amendments Adopted
CELLI	ONTP MAJ OTP-AM MIN	

This bill provides that the official state seal is the seal in use by the Secretary of State on July 1, 2010.

Committee Amendment "A" (H-62)

This amendment, which is the minority report of the committee, clarifies that the official state seal continues to follow the description in the Maine Revised Statutes, Title 1, section 201, but that its appearance may not change from the exact version in use by the Secretary of State on July 1, 2010.

LD 104An Act Regarding Audits of State Agency Expenditures To RecoverPUBLIC 21Overpayments and Lost DiscountsEMERGENCY

Sponsor(s)	Committee Report	Amendments Adopted
LANGLEY	OTP-AM	S-12

This bill requires the State Controller to contract with one or more consultants to conduct recovery audits of payments made by state agencies to vendors to identify payments made in error and to recommend improvements for state agency accounting. The bill enumerates authorized contract provisions and provides for the handling of confidential information by a contractor. It requires recovery audits of state agencies but allows the State Controller to exempt agencies with a low proportion of expenditures made to vendors. The bill requires agencies to use recovered money to pay the audit consultant responsible for the recovery and to return or expend recovered federal money according to the rules of the federal program through which the agency received the money. It also requires the State Controller to forward the audit reports to the Governor, the State Auditor and the Legislative Council and to issue a summary report to the Legislature on a biennial basis.

Committee Amendment "A" (S-12)

This amendment makes a number of changes to the bill requiring the State Controller to conduct recovery audits.

1. It adds to the definition of "overpayment" a commodity billed at an amount higher than negotiated in a contract or master agreement.

2. It requires recovery audits to be completed at least every 10 years.

3. It removes the exemption from the audit recovery process of a state agency that has a low proportion of its expenditures made to vendors.