## MAINE STATE LEGISLATURE

The following document is provided by the LAW AND LEGISLATIVE DIGITAL LIBRARY at the Maine State Law and Legislative Reference Library http://legislature.maine.gov/lawlib



Reproduced from electronic originals (may include minor formatting differences from printed original)

## STATE OF MAINE

126<sup>TH</sup> LEGISLATURE SECOND REGULAR SESSION



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

# JOINT STANDING COMMITTEE ON ENERGY, UTILITIES AND TECHNOLOGY

May 2014

### **MEMBERS:**

SEN. JOHN J. CLEVELAND, CHAIR SEN. TROY DALE JACKSON SEN. EDWARD M. YOUNGBLOOD

REP. BARRY J. HOBBINS, CHAIR
REP. ROBERTA B. BEAVERS
REP. DIANE RUSSELL
REP. SARA GIDEON
REP. DEANE RYKERSON
REP. RYAN D. TIPPING-SPITZ
REP. LARRY C. DUNPHY
REP. AARON F. LIBBY
REP. LANCE EVANS HARVELL
REP. MELVIN NEWENDYKE

## **STAFF:**

JEAN GUZZETTI, LEGISLATIVE ANALYST OFFICE OF POLICY AND LEGAL ANALYSIS 13 STATE HOUSE STATION AUGUSTA, ME 04333 (207) 287-1670

## STATE OF MAINE

## 126<sub>TH</sub> LEGISLATURE SECOND REGULAR SESSION

# LEGISLATIVE DIGEST OF BILL SUMMARIES AND ENACTED LAWS

The *Digest* is arranged 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.

Final action on each LD is noted to the right of the LD title. The following describes the various final actions. 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 FAILED, EMERGENCY ENACTMENT or FINAL PASSAGE.....emergency failed to receive required 2/3 vote FAILED, ENACTMENT or FINAL PASSAGE....... failed to receive final majority vote FAILED, MANDATE ENACTMENT.....legislation proposing local mandate failed required 2/3 vote HELD BY GOVERNOR...... Governor has not signed; final disposition to be determined at subsequent session LEAVE TO WITHDRAW.....sponsor's request to withdraw legislation granted NOT PROPERLY BEFORE THE BODY......ruled out of order by the presiding officer: legislation died INDEF PP.....indefinitely postponed; legislation died ONTP, ACCEPTED, MAJORITY, MINORITY or REPORT X... ought-not-to-pass report accepted; legislation died VETO SUSTAINED.....Legislature failed to override Governor's veto

The effective date for non-emergency legislation enacted in the Second Regular Session of the 126 Legislature is August 1, 2014. The effective date for legislation enacted as an emergency measure may be found in the enacted law summary for that legislation.

## Joint Standing Committee on Energy, Utilities and Technology

development will have an unreasonable adverse effect on scenic character or existing uses and whether an applicant must provide a visual impact assessment, the primary siting authority is required to consider the energy and emissions-related benefits of the expedited wind energy development, the policy objectives of the Maine Wind Energy Act and the energy, environmental and economic benefits associated with the expedited wind energy development.

#### Committee Amendment "A" (S-483)

This amendment is the majority report of the committee. It requires the Department of Environmental Protection to conduct routine technical rulemaking to establish the submission requirements for permit applications for wind energy developments. It directs the department to use the submission requirements that were established in accordance with Public Law 2007, chapter 661, Part B, section 13 until the rulemaking is completed. This amendment also adds an appropriations and allocations section.

#### Senate Amendment "A" To Committee Amendment "A" (S-550)

This amendment removes the appropriations and allocations section.

## LD 1752 An Act To Preserve Certain Rights Granted to Maine Public Service Company before Its Merger with Bangor Hydro Electric Company

P & S 25

Sponsor(s)	<u>Committee Report</u>	Amendments Adopted
JACKSON T	OTP-AM	S-429
GIDEON		

This bill provides that any rights previously granted by private and special law to Maine Public Service Company or its predecessors are not lost as a result of the merger of the company and Bangor Hydro Electric Company if those rights were in existence at the time of the merger.

#### Committee Amendment "A" (S-429)

This amendment strikes and replaces the bill. This amendment provides that any rights previously granted by private and special law to Maine Public Service Company and any duties imposed by private and special law upon Maine Public Service Company are transferred to and assumed by Bangor Hydro Electric Company in the same manner and to the same extent as those rights and duties applied to Maine Public Service Company.

## **Enacted Law Summary**

Private and Special Law 2013, chapter 25 provides that any rights previously granted by private and special law to Maine Public Service Company and any duties imposed by private and special law upon Maine Public Service Company are transferred to and assumed by Bangor Hydro Electric Company in the same manner and to the same extent as those rights and duties applied to Maine Public Service Company.

## **LD 1761** An Act To Ensure That Large Public Utility Reorganizations Advance the Economic Development and Information Access Goals of the State

Veto Sustained

Sponsor(s)	Committee Report	Amendments Adopted
HOBBINS	OTP-AM	Н-772
JACKSON T	ONTP	
	OTP-AM	

This bill requires the Public Utilities Commission to approve a sale, merger, consolidation or reorganization involving a public utility with gross annual state revenues greater than \$50,000,000 only when it is satisfied that the proposal will advance the economic development and information access goals of the State, result in economic

## Joint Standing Committee on Energy, Utilities and Technology

benefits to ratepayers and be consistent with the interests of investors and public utility employees. The bill also allows the commission to charge a filing fee of up to \$100,000 to an applicant for reorganization when the applicant is a public utility that has gross annual state revenues greater than \$50,000,000. In the case of a public utility with gross annual state revenues totaling \$50,000,000 or less, the standard under this bill is the same standard as is currently applicable.

#### Committee Amendment "A" (H-772)

This amendment is the majority report of the committee. The amendment replaces the bill. The amendment requires the Public Utilities Commission to consider additional requirements before approving a reorganization involving a telephone utility with gross annual state revenues greater than \$50,000,000. The commission may approve the reorganization only when it is satisfied that the proposal will advance the economic development and information access goals of the State; that the reorganization does not result in changes to the location and the accessibility of the telephone utility's management and to employment levels in a manner that would adversely affect safety, reliability or quality of service; and that the reorganization provides an affirmative benefit to the public. The amendment also removes the requirement that the Public Utilities Commission rule upon a request for the reorganization of a large telephone utility within 180 days.

## Committee Amendment "B" (H-773)

This amendment is the minority report of the committee. The amendment strikes and replaces the bill. The amendment requires the Public Utilities Commission to consider additional requirements before approving a reorganization involving a public utility with gross annual state revenues greater than \$50,000,000. The commission may approve the reorganization only when it is satisfied that the proposal will advance the economic development and information access goals of the State for a reorganization that involves a telephone utility; that the reorganization does not result in changes to the location and the accessibility of the public utility's management and to employment levels in a manner that would adversely affect safety, reliability or quality of service; and that the reorganization provides an affirmative benefit to the public. The amendment also removes the requirement that the Public Utilities Commission rule upon a request for the reorganization of a large public utility within 180 days.

#### LD 1781 An Act To Amend Tidal Energy Demonstration Project Laws

**ONTP** 

Sponsor(s)	Committee Report	Amendments Adopted
YOUNGBLOOD	ONTP	
HOBBINS		

This bill expands the definition of "tidal energy demonstration project" under the laws governing general permits for tidal energy demonstration projects to cover so-called tidal range projects. The bill further directs the Public Utilities Commission to conduct an additional competitive solicitation of proposals for tidal energy demonstration projects and increases the allowed capacity derived from tidal energy demonstration projects to 30 megawatts and total allowed capacity contracted for by the commission to 45 megawatts.

#### LD 1784 An Act To Reform Regulation of Consumer-owned Water Utilities

**PUBLIC 573** 

Sponsor(s)	Committee Report	Amendments Adopted
	OTP-AM	S-484
		H-817 HOBBINS

This bill is reported out by the Joint Standing Committee on Energy, Utilities and Technology pursuant to Resolve 2013, chapter 47, section 1. As required by the resolve, the Public Utilities Commission submitted to the committee its plan to reform the regulation of consumer-owned water utilities on January 30, 2014, including the necessary