

STATE OF MAINE 131st Legislature First Regular and First Special Sessions



Disposition of bills and summaries of all laws enacted or finally passed

JOINT STANDING COMMITTEE ON ENERGY, UTILITIES AND TECHNOLOGY

October 2023

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STATE OF MAINE

 $131^{\text{st}} \text{ Legislature} \\ First Regular and First Special Sessions$



LEGISLATIVE DIGEST OF BILLS AND SUMMARIES OF ENACTED LAWS

This *Legislative Digest of Bills and Summaries of Enacted Laws* provides the disposition of all LDs and summaries of all laws enacted or finally passed during the First Regular and First Special Sessions of the 131st Maine Legislature. Please note that all LDs and proposed amendments may be found through the Legislature's webpage, and each includes a summary of what the bill or amendment proposed.

The Legislative Digest of Bills and Summaries of Enacted Laws is arranged alphabetically by committee. Within each committee section is a subject index of all LDs considered by that committee as well as a digest of the LDs, arranged by LD number. Also included are enacted law summaries of the LDs enacted or finally passed. Brief analyst notes on certain LDs are also included: a committee digest will indicate if additional notes are provided for an LD. These notes add information staff found useful and may provide useful information to users of this *Digest*; please note that most LDs do not have a note and lack of a note should not be interpreted as having any significance. A separate section of the *Digest* provides a digest of the relatively few LDs that were not referred to a committee or reported from a committee as a committee bill; enacted law summaries of the LDs enacted or finally passed are provided. Finally, an appendix provides a summary of relevant session statistics.

The final disposition of each LD is noted in the relevant summary digest and index. The following describes the various final actions.

CAPPIED OVER
CARRIED OVER
CON RES XXX
CONF CMTE UNABLE TO AGREE Committee of Conference unable to agree; legislation died
DIED BETWEEN HOUSES House & Senate disagreed; legislation died
DIED IN CONCURRENCE
DIED ON ADJOURNMENT action incomplete when session ended; legislation died
EMERGENCYenacted law takes effect sooner than 90 days after session adjournment
FAILED, EMERGENCY ENACTMENT or FINAL PASSAGEemergency 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 GOVERNORGovernor has not signed; final disposition to be determined at subsequent session
LEAVE TO WITHDRAWsponsor's request to withdraw legislation granted
NOT PROPERLY BEFORE THE BODYruled out of order by the presiding officer; legislation died
NDEF PP indefinitely postponed; legislation died
ONTP, ACCEPTED, MAJORITY, MINORITY or REPORT Xought-not-to-pass report accepted; legislation died
<i>P&S XXXchapter # of enacted private & special law</i>
PUBLIC XXX
RESOLVE XXX
VETO SUSTAINED

The effective date for non-emergency legislation enacted in the First Regular and First Special Sessions of the 131st Legislature is Thursday, June 29, 2023 and Wednesday, October 25, 2023, respectively. 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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municipality's liability limits and areas of liability if the municipality purchases such coverage. The law includes a repeal date of October 1, 2028.

LD 1408 An Act to Reduce Maine's Dependence on Fossil Fuels and Carbon Footprint for Energy Production Using Waste Wood Fuel

ENACTED LAW SUMMARY

Public Law 2023, chapter 353 does the following.

- 1. It requires the Bureau of Forestry to submit to the joint standing committee of the Legislature having jurisdiction over energy matters a copy of any report related to wood processing that the bureau submits to the joint standing committee of the Legislature having jurisdiction over forestry management matters.
- 2. It amends the definition of net generating capacity for the purposes of the combined heat and power program to exclude energy provided behind the meter to facilities adjacent to an electric generating facility.
- 3. It increases the allowable net generating capacity of a combined heat and power program participant to no more than 15 megawatts and increases the total net generating capacity for all combined heat and power program participants to no more than 30 megawatts.
- 4. It requires the Public Utilities Commission to evaluate combined heat and power projects on a technology-specific basis when determining whether a project is highly efficient.
- 5. It limits the combined heat and power program to contracts for only energy instead of energy, capacity resources and renewable energy credits.
- 6. It establishes criteria to allow a combined heat and power program participant located in the service territory of a consumer-owned transmission and distribution utility to provide energy to an investor-owned transmission and distribution utility pursuant to a long-term contract under the program.

LD 1427 An Act to Allow the Public Utilities Commission to Provide Financial Assistance to Low-income Households in Emergency Situations

ENACTED LAW SUMMARY

Public Law 2023, chapter 201 allows the Public Utilities Commission, as part of a low-income assistance program, to provide financial assistance to low-income households in emergency situations as determined by the commission in a proceeding or by rule. It also requires the commission to identify the sources of low-income assistance program funds in its annual report to

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the joint standing committee of the Legislature having jurisdiction over public utilities regarding low-income assistance programs.

LD 1456 Resolve, to Study the Effect of Current Laws and Rules on the Expansion of Broadband

ENACTED LAW SUMMARY

Resolve 2023, chapter 81 directs the Public Utilities Commission to study current pole attachment laws and rules and the effect of those laws and rules on municipal broadband expansion. The study must include a review of each stage of the pole make-ready process, an estimate of the number of utility poles statewide that could accommodate municipal facility attachments without the need to replace the pole, an assessment of the commission's enforcement practices and related laws applicable to utility poles and a review of the commission's current educational resources related to pole attachments and the effectiveness of those resources. The law requires the commission to submit an initial report of the study by February 15, 2024 and a final report by December 1, 2024 to the joint standing committee of the Legislature having jurisdiction over utility matters.

LD 1479 Resolve, Directing the Public Utilities Commission to Convene a Stakeholder Group Regarding Liquefied Propane Gas Systems and the So-called Dig Safe Law

ENACTED LAW SUMMARY

Resolve 2023, chapter 47 directs the Public Utilities Commission to convene a stakeholder group to discuss matters related to the underground facility damage prevention system, including options that may be available to the commission to ensure the safety measures established by the system are maintained while reducing administrative requirements for membership and participation in the system that are applicable to liquefied propane gas distribution systems that have an underground tank or pipe. The resolve specifies the membership of the stakeholder group and requires the commission to submit a report, by December 6, 2023, to the Joint Standing Committee on Energy, Utilities and Technology summarizing the stakeholder discussions including any recommended legislation.

LD 1591 An Act to Promote Economic Reuse of Contaminated Land Through Clean Energy Development

ENACTED LAW SUMMARY

Public Law 2023, chapter 321 directs the Public Utilities Commission to initiate a competitive solicitation for energy and renewable energy credits equal to 5% of the retail electricity sales in the State for the period from January 1, 2021 to December 31, 2021 plus any amount contracted for under previous procurements that the commission determines are unfulfilled. Projects eligible to be selected for contracts are Class IA resources that begin commercial operation on or after

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