

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 INLAND FISHERIES  
AND WILDLIFE**

May 2014

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**STATE OF MAINE**  
126<sup>TH</sup> 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.

*CARRIED OVER*.....carried over to a subsequent session of the Legislature  
*CON RES XXX* ..... chapter # of constitutional resolution passed by both houses  
*CONF CMTE UNABLE TO AGREE*..... 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  
*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  
*P&S XXX*..... chapter # of enacted private & special law  
*PUBLIC XXX* ..... chapter # of enacted public Law  
*RESOLVE XXX* ..... chapter # of finally passed resolve  
*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<sup>th</sup> 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 Inland Fisheries and Wildlife*

**LD 89      An Act To Establish a Deadline for Snowmobile Registration**

**ONTP**

| <u>Sponsor(s)</u>    | <u>Committee Report</u> | <u>Amendments Adopted</u> |
|----------------------|-------------------------|---------------------------|
| THOMAS<br>TIMBERLAKE | ONTP                    |                           |

This bill was carried over from the First Regular Session of the 126th Legislature.

It requires that the fee for a resident snowmobile registration and for a nonresident seasonal snowmobile registration be paid on or before December 31st of the year prior to the year that the registration will be in effect and establishes a \$20 late fee.

**LD 153      An Act To Establish a Comprehensive Hunting and Fishing License**

**ONTP**

| <u>Sponsor(s)</u>  | <u>Committee Report</u> | <u>Amendments Adopted</u> |
|--------------------|-------------------------|---------------------------|
| KESCHL<br>SAVIELLO | ONTP                    |                           |

This bill was carried over from the First Regular Session of the 126th Legislature.

It eliminates the superpack license and replaces it with a comprehensive license that includes all hunting and fishing licenses and permits including entries into the moose and antlerless deer permit lotteries. The comprehensive license differs from the superpack license in that:

1. The license holder is not allowed to take more deer than is permitted for other hunting license holders;
2. The license does not include an antlerless deer permit for use in wildlife management districts in which 3,500 such permits are issued;
3. The resident fee for the license is \$35 instead of \$200;
4. The license is available to nonresidents and aliens for a fee of \$125; and
5. There is no license fee category for a person who holds two or more lifetime licenses.

**LD 738      An Act To Promote the Maine Economy and Support Maine's Sporting  
Camp Tradition**

**PUBLIC 437**

| <u>Sponsor(s)</u> | <u>Committee Report</u> | <u>Amendments Adopted</u> |
|-------------------|-------------------------|---------------------------|
| JACKSON T<br>WOOD | OTP-AM<br>ONTP          | S-305<br>S-340 HILL       |

This bill was enacted by the Legislature during the First Regular Session of the 126th and was held by the Governor; final disposition occurred at the beginning of the Second Regular Session.

This bill is a concept draft pursuant to Joint Rule 208. It proposes to provide economic support for certain sporting camps by directing the Department of Inland Fisheries and Wildlife to offer for sale a certain number of moose permits for the camps' use. In order to qualify, a sporting camp must be a facility licensed by the Department of

## ***Joint Standing Committee on Inland Fisheries and Wildlife***

Health and Human Services that offers American plan fully guided taxable moose hunting packages. The moose permits would be transferable and valid for one-time use during the current season or the next season on an American plan fully guided hunt within the eligible camp's zone or up to two contiguous zones.

The following provisions apply when the Department of Inland Fisheries and Wildlife offers the moose permits for sale:

1. The total number of moose permits must be greater than the number issued in calendar year 2012;
2. All hunters must hold valid Maine hunting licenses;
3. The fee per permit is \$1,500;
4. The number of permits offered for sale to the sporting camps must be capped at 250; and
5. The revenue received from the sale of the permits must be used to offset any loss from the moose permit auction by youth conservation education programs.

### **Committee Amendment "A" (S-305)**

This amendment, which is the majority report of the committee, replaces the bill and creates a new moose hunting permit lottery system for hunting outfitters, who may sell or transfer the permits as part of a food, lodging and hunting package. The permits made available for this lottery, if any, will come from 10% of the number of permits that exceed 3,140, which is the total number of moose hunting permits issued in 2010. Individuals hunting with permits issued under this system must hunt with a licensed Maine guide. Proceeds of the new lottery system will be allocated to youth conservation education programs under certain conditions and any remainder will be allocated to the Moose Research and Management Fund.

### **Senate Amendment "A" To Committee Amendment "A" (S-340)**

This amendment lapses \$10,374 for each of fiscal years 2013-14 and 2014-15 from the Inland Fisheries and Wildlife Carrying Balances - General Fund account to the General Fund unappropriated surplus to offset the loss in revenue from changes made to moose permit fees.

### **Enacted Law Summary**

Public Law 2013, chapter 437 creates a new moose hunting permit lottery system for hunting outfitters, who may sell or transfer the permits as part of an eating, lodging and hunting package. The permits made available for this lottery, if any, will come from 10% of the number of permits that exceed 3,140, which is the total number of moose hunting permits that were issued in 2010. Individuals hunting with permits issued under this system must hunt with a licensed Maine guide. Proceeds of the new lottery system will be allocated to youth conservation education programs under certain conditions and any remainder will be allocated to the Moose Research and Management Fund. This law provides for the transfer of \$10,374 in both fiscal years 2013-14 and 2014-15 from the Inland Fisheries and Wildlife Carrying Balances - General Fund account to the General Fund unappropriated surplus to offset the loss in revenue from changes made to moose permit fees.

See also Public Law 2013, chapter 538 (LD 1667), which repeals Public Law 2013, chapter 437, section 1, and, for purposes of entry into the moose permit lottery and allocation of moose lottery permits, defines "hunting outfitter" to include sporting camp owner-operators who are licensed to provide package deals for food, lodging and the services of a guide. It prohibits the sale or transfer of the permit by a hunter who receives it through a hunting outfitter.

*Joint Standing Committee on Inland Fisheries and Wildlife*

**LD 931      An Act To Prevent Fish Kills and To Allow for Recreational Use of  
Sebago Lake**

**Leave to Withdraw  
Pursuant to Joint  
Rule**

| <u>Sponsor(s)</u> | <u>Committee Report</u> | <u>Amendments Adopted</u> |
|-------------------|-------------------------|---------------------------|
| SHAW<br>PLUMMER   |                         |                           |

This bill was carried over from the First Regular Session of the 126th Legislature. It establishes water flow requirements for a dam and bypass area that controls the water level of Sebago Lake and the flows entering the Presumpscot River to prevent fish kills and to allow for recreational use of public access to Sebago Lake.

**LD 1626      An Act To Fund Invasive Species Prevention and Control**

**PUBLIC 580  
EMERGENCY**

| <u>Sponsor(s)</u> | <u>Committee Report</u> | <u>Amendments Adopted</u> |
|-------------------|-------------------------|---------------------------|
| MCCLELLAN         | OTP-AM<br>OTP-AM        | H-692<br>H-750 SHAW       |

This bill increases the fees collected for watercraft operating on inland waters of the State by \$7 for residents and establishes a \$35 fee for nonresidents. It also directs the Department of Environmental Protection to establish a program within the department that uses the revenue from the increased fees to work on removing invasive aquatic plants that exist in lakes of 10,000 acres or more in area. The department is also directed to establish a long-term management program to prevent future infestation of invasive aquatic plants.

**Committee Amendment "A" (H-692)**

This amendment, which is the majority report of the committee, increases the fees collected for watercraft operating on inland waters of the State by \$5 beginning in 2015. This amendment also increases the lake and river protection sticker fee for nonresidents by \$5. It directs that the revenue from these increased fees be directed to the Invasive Aquatic Plant and Nuisance Species Fund established within the Department of Environmental Protection beginning in 2015. Finally, this amendment eliminates the proposed invasive aquatic plant removal and long-term management programs within the Department of Environmental Protection and the proposed nonresident registration fees that are contained in the bill.

The amendment also strikes the emergency preamble and emergency clause and adds an appropriations and allocations section.

**Committee Amendment "B" (H-693)**

This amendment, which is the minority report, replaces the bill. It requires the Department of Inland Fisheries and Wildlife and the Department of Environmental Protection to report annually on the Lake and River Protection Fund and the Invasive Aquatic Plant and Nuisance Species Fund, respectively, and activities and accomplishments related to invasive species prevention and control supported by the funds, to the joint standing committee of the Legislature having jurisdiction over inland fisheries and wildlife matters.

**House Amendment "C" To Committee Amendment "A" (H-750)**

This amendment retains the emergency preamble and emergency clause in the bill. It removes from Committee Amendment "A" the provisions that increase fees for watercraft operating on the inland waters of the State and for lake and river protection stickers. It increases from 60% to 80% the percentage of these fees that is dedicated to the

***Joint Standing Committee on Inland Fisheries and Wildlife***

Invasive Aquatic Plant and Nuisance Species Fund in the Department of Environmental Protection and reduces from 40% to 20% the percentage of these fees that is dedicated to the Lake and River Protection Fund in the Department of Inland Fisheries and Wildlife. It requires the Commissioner of Environmental Protection to use at least 20% of the money in the Invasive Aquatic Plant and Nuisance Species Fund for eradication activities. It allocates funds from the Inland Fisheries and Wildlife Carrying Account, General Fund account within the Department of Inland Fisheries and Wildlife to the Lake and River Protection Fund in an amount equal to the reduction in funding to the Lake and River Protection Fund caused by the reduction in the percentage of fees dedicated to the fund for the current biennium.

**Enacted Law Summary**

Public Law 2013, chapter 580 increases from 60% to 80% the percentage of fees for watercraft operating on the inland waters of the State and for lake and river protection stickers that is dedicated to the Invasive Aquatic Plant and Nuisance Species Fund in the Department of Environmental Protection, and reduces from 40% to 20% the percentage of these fees that is dedicated to the Lake and River Protection Fund in the Department of Inland Fisheries and Wildlife. It requires the Commissioner of Environmental Protection to use at least 20% of the money in the Invasive Aquatic Plant and Nuisance Species Fund for eradication activities. It allocates funds from the Inland Fisheries and Wildlife Carrying Account, General Fund account within the Department of Inland Fisheries and Wildlife to the Lake and River Protection Fund in an amount equal to the reduction in funding to the Lake and River Protection Fund caused by the reduction in the percentage of fees dedicated to the fund for the current biennium.

Public Law 2014, chapter 580 was enacted as an emergency measure effective April 29, 2014.

**LD 1667      An Act To Amend Certain Provisions of Inland Fisheries and Wildlife  
Laws**

**PUBLIC 538  
EMERGENCY**

| <u>Sponsor(s)</u> | <u>Committee Report</u> | <u>Amendments Adopted</u> |
|-------------------|-------------------------|---------------------------|
| DUTREMBLE         | OTP-AM                  | S-474<br>H-806   SHAW     |

This bill makes the following changes to inland fisheries and wildlife laws.

1. It eliminates the delinquency fee charged to agents of the Department of Inland Fisheries and Wildlife who sell licenses and registrations for the department but fail to remit the funds within 60 days.
2. It clarifies changes made by Public Law 2013, chapter 236 (LD 1015) to the laws regarding hunting with a crossbow.
3. It clarifies a change made to the law regarding resident junior hunting licenses to specify that the license does not exempt the holder from having to comply with the requirements of the lottery process, including those of the lottery for an antlerless deer permit.
4. It corrects an error made in Public Law 2013, chapter 408 (LD 1435), which amended the qualifications for an antlerless deer permit for a person with a disability and inadvertently removed from eligibility a person who is suffering from the permanent loss of use of both lower limbs.
5. It adds the discharge of a bow and arrow to the prohibition against discharging a weapon over or near a public paved way.
6. It resolves a conflict created by Public Law 2013, chapters 380 (LD 932) and 408 (LD 1435), which repealed the same provisions of law regarding nonresident junior fishing licenses, except that chapter 380 delayed the repeal

## *Joint Standing Committee on Inland Fisheries and Wildlife*

until January 1, 2015 to minimize the fiscal impact to the department. The conflict is resolved by delaying the repeal until January 1, 2015, as in chapter 380.

### **Committee Amendment "A" (S-474)**

This amendment adds the following provisions to the bill.

1. It changes the libel proceedings statute by adding an exemption for a person who is found hunting after revocation to allow a law enforcement officer to seize hunting equipment without following the libel proceedings for hunting with a suspended or revoked license.
2. It creates a mandatory fee of \$25 to reinstate a license after a suspension.
3. It clarifies that the time frame for which a person is ineligible to obtain any license issued by the Department of Inland Fisheries and Wildlife following a conviction for disturbing traps is three years from the date of conviction for a first offense and five years following the date of conviction for a second or subsequent offense. Current law makes it a mandatory license revocation of any license in effect at the time of the violation for disturbing traps.
4. It adds unlawfully hunting or possessing an antlerless deer in wildlife management areas, in which no antlerless deer permits are issued, to the list of offenses that are subject to mandatory license revocation. It also makes hunting or fishing with a suspended or revoked license subject to mandatory hunting license revocation for a minimum of one year.
5. It exempts a person who loses a license under the interstate wildlife violator compact as a result of a conviction occurring out of state from the requirement that the person complete Maine's outdoor ethics course in order to have the Maine license reinstated once the person has met the eligibility requirements for reinstatement of the license in the state in which the conviction occurred.
6. It reallocates the provision of law regarding the outdoor ethics course.
7. It exempts a person who applies for a Maine apprentice hunter license from the requirement to take a hunter safety course as otherwise required by law.
8. It amends the junior hunting, apprentice hunting and junior trapping laws in order to make them more consistent and, in the context of the provisions for the supervision of junior hunters and junior trappers, clearly defines "in the presence of" to include visual and voice contact that does not include the use of technology, including but not limited to binoculars and citizen band radios.
9. It repeals Public Law 2013, chapter 437 (LD 738), section 1, which established moose permits for hunting lodges, and, for purposes of entry into the moose permit lottery and allocation of moose lottery permits, defines "hunting outfitter" to include sporting camp owner-operators who are licensed to provide package deals for food, lodging and the services of a guide. It prohibits the sale or transfer of the permit by a hunter who receives it through a hunting outfitter.
10. It removes the restriction against discharging a bow and arrow or causing a projectile to pass as a result of that discharge, within 100 yards of a building or residential dwelling without permission from the building's owner or occupant or owner's authorized representative.
11. It repeals the law requiring a grouse hunter to label ruffed grouse the hunter harvested when travelling within or through the unorganized territory.
12. It corrects a reference to junior hunting licenses in the provision on hunter safety requirements to consistently use the term "junior" when referring to a hunting license for people between 10 and 16 years of age.

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13. It requires the Commissioner of Inland Fisheries and Wildlife to provide an annual report to the joint standing committee of the Legislature having jurisdiction over inland fisheries and wildlife matters documenting any rulemaking actions taken to amend the list of waters containing state heritage fish adopted by the commissioner by rule. It also changes the designation of rules governing the removal of waters from the list from major substantive to routine technical.

14. It adds an emergency preamble and emergency clause.

### **House Amendment "A" (H-806)**

Public Law 2013, chapter 368 (LD 1509) authorized the transfer of \$150,000 to fund security improvements and renovations at the Gray headquarters facility. This amendment, instead, authorizes the funds to be used for the construction of a new headquarters facility in Gray.

### **Enacted Law Summary**

Public Law 2013, chapter 538 amends Maine's inland fisheries and wildlife laws as follows.

1. It eliminates the delinquency fee charged to agents of the Department of Inland Fisheries and Wildlife who sell licenses and registrations for the department but fail to remit the funds within 60 days.
2. It clarifies changes made by Public Law 2013, chapter 236 to the laws regarding hunting with a crossbow.
3. It clarifies a change made to the law regarding resident junior hunting licenses to specify that the license does not exempt the holder from having to comply with the requirements of the lottery process, including those of the lottery for an antlerless deer permit.
4. It corrects an error made in Public Law 2013, chapter 408, which amended the qualifications for an antlerless deer permit for a person with a disability and inadvertently removed from eligibility a person who is suffering from the permanent loss of use of both lower limbs.
5. It adds the discharge of a bow and arrow to the prohibition against discharging a weapon over or near a public paved way.
6. It resolves a conflict created by Public Law 2013, chapters 380 and 408, which repealed the same provisions of law regarding nonresident junior fishing licenses, except that chapter 380 delayed the repeal until January 1, 2015. The conflict is resolved by delaying the repeal until January 1, 2015, as in chapter 380.
7. It changes the libel proceedings statute by adding an exemption for a person who is found hunting after revocation to allow a law enforcement officer to seize hunting equipment without following the libel proceedings for hunting with a suspended or revoked license.
8. It creates a mandatory fee of \$25 to reinstate a license after a suspension.
9. It clarifies that the time frame for which a person is ineligible to obtain any license issued by the Department of Inland Fisheries and Wildlife following a conviction for disturbing traps is three years from the date of conviction for a first offense and five years following the date of conviction for a second or subsequent offense.
10. It adds unlawfully hunting or possessing an antlerless deer in wildlife management areas in which no antlerless deer permits are issued, to the list of offenses that are subject to mandatory license revocation. It also makes hunting or fishing with a suspended or revoked license subject to mandatory hunting license revocation for a minimum of one year.

## *Joint Standing Committee on Inland Fisheries and Wildlife*

11. It exempts a person who loses a license under the interstate wildlife violator compact as a result of a conviction occurring out of state from the requirement that the person complete Maine's outdoor ethics course in order to have the Maine license reinstated once the person has met the eligibility requirements for reinstatement of the license in the state in which the conviction occurred.
12. It reallocates the provision of law regarding the outdoor ethics course.
13. It exempts a person who applies for a Maine apprentice hunter license from the requirement to take a hunter safety course as otherwise required by law.
14. It amends the junior hunting, apprentice hunting and junior trapping laws in order to make them more consistent and, in the context of the provisions for the supervision of junior hunters and junior trappers, clearly defines "in the presence of" to include visual and voice contact that does not include the use of technology, including but not limited to binoculars and citizen band radios.
15. It repeals and re-enacts Public Law 2013, chapter 437, section 1, which established moose permits for hunting lodges, and, for purposes of entry into the moose permit lottery and allocation of moose lottery permits, defines "hunting outfitter" to include sporting camp owner-operators who are licensed to provide package deals for food, lodging and the services of a guide. It prohibits the sale or transfer of the permit by a hunter who receives it through a hunting outfitter.
16. It removes the restriction against discharging a bow and arrow, or causing a projectile to pass as a result of that discharge, within 100 yards of a building or residential dwelling without permission from the building's owner or occupant or owner's authorized representative.
17. It repeals the law requiring a grouse hunter to label ruffed grouse the hunter harvested when travelling within or through the unorganized territory.
18. It corrects a reference to junior hunting licenses in the provision on hunter safety requirements to consistently use the term "junior" when referring to a hunting license for people between 10 and 16 years of age.
19. It requires the Commissioner of Inland Fisheries and Wildlife to provide an annual report to the joint standing committee of the Legislature having jurisdiction over inland fisheries and wildlife matters documenting any rule-making actions taken to amend the list of waters containing state heritage fish adopted by the commissioner by rule. It also changes the designation of rules governing the removal of waters from the list from major substantive to routine technical.
20. It authorizes \$150,000, which was allocated in Public Law 2013, chapter 368, for security improvements and facility renovations at the Department of Inland Fisheries and Wildlife headquarters in Gray, to be used instead for construction of a new headquarters facility in Gray.

Public Law 2013, chapter 538 was enacted as an emergency measure effective April 10, 2014.

### **LD 1695      An Act Regarding Fishways**

**PUBLIC 499**

| <u>Sponsor(s)</u> | <u>Committee Report</u> | <u>Amendments Adopted</u> |
|-------------------|-------------------------|---------------------------|
| FOWLE<br>KATZ     | OTP-AM                  | H-673                     |

This bill reduces the distance from the fishway in Webber Pond in Vassalboro within which a person may not fish from 150 feet to 25 feet, to allow fishing from the nearby town dock area.

*Joint Standing Committee on Inland Fisheries and Wildlife*

**Committee Amendment "A" (H-673)**

This amendment changes the bill to restrict fishing in or from the fishway at Webber Pond Dam in the Town of Vassalboro in Kennebec County.

This amendment also restricts fishing in or from the fishway at Pushaw Lake Dam in the Town of Hudson in Penobscot County, Davis Pond Dam in the Town of Eddington in Penobscot County, Leonard's Mills Dam on Blackman Stream in the Town of Bradley in Penobscot County and Souadabscook Stream Dam at Grist Mill Road in the Town of Carmel in Penobscot County.

**Enacted Law Summary**

Public Law 2013, chapter 499 restricts fishing in or from the fishway at Webber Pond Dam in the Town of Vassalboro in Kennebec County, Pushaw Lake Dam in the Town of Hudson in Penobscot County, Davis Pond Dam in the Town of Eddington in Penobscot County, Leonard's Mills Dam on Blackman Stream in the Town of Bradley in Penobscot County and Souadabscook Stream Dam at Grist Mill Road in the Town of Carmel in Penobscot County.

**LD 1845      An Act To Prohibit the Use of Dogs, Bait or Traps When Hunting Bears      INDEF PP**  
**Except under Certain Circumstances**

|                   |                         |                           |
|-------------------|-------------------------|---------------------------|
| <u>Sponsor(s)</u> | <u>Committee Report</u> | <u>Amendments Adopted</u> |
|                   |                         |                           |

This initiated bill prohibits the use of dogs to hunt or pursue bear, the use of bait to hunt or attract bear and the setting of a trap to hunt or capture bear. The use of dogs, bait or a trap is permitted for certain scientific and research purposes or for state or federal employees when necessary to hunt or capture a specific offending bear that threatens livestock, domestic animals, threatened or endangered wildlife or public safety. Baiting is also permitted by owners or operators of commercial timberlands in order to prevent damage to commercial timberland.

*Joint Standing Committee on Inland Fisheries and Wildlife*

SUBJECT INDEX

*All-terrain Vehicles, Snowmobiles and Watercraft*

Not Enacted

LD 89 An Act To Establish a Deadline for Snowmobile Registration ONTP

*Bear*

Not Enacted

LD 1845 An Act To Prohibit the Use of Dogs, Bait or Traps When Hunting Bears  
Except under Certain Circumstances INDEF PP

*Department of Inland Fisheries and Wildlife*

Enacted

LD 1667 An Act To Amend Certain Provisions of Inland Fisheries and Wildlife Laws PUBLIC 538  
EMERGENCY

*Fish and Fishing*

Enacted

LD 1695 An Act Regarding Fishways PUBLIC 499

*Lake and River Protection - Invasive Species*

Enacted

LD 1626 An Act To Fund Invasive Species Prevention and Control PUBLIC 580  
EMERGENCY

*Lake and River Protection - Water Flow Requirements*

Not Enacted

LD 931 An Act To Prevent Fish Kills and To Allow for Recreational Use of Sebago  
Lake Leave to  
Withdraw  
Pursuant to Joint  
Rule 310

*Licenses and Permits*

Not Enacted

LD 153 An Act To Establish a Comprehensive Hunting and Fishing License ONTP

*Moose*

Enacted

LD 738 An Act To Promote the Maine Economy and Support Maine's Sporting  
Camp Tradition PUBLIC 437

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