

122nd Legislature LD 2055 HP1449

Judiciary

An Act To Correct Errors and Inconsistencies in the Laws of Maine.

(Submitted pursuant to the Maine Revised Statutes, Title 1, section 94.)

Public Hearing 03/21/06. OTP-AM Accepted 05/24/06. **Amended by:** CA H-1085, HB/CA H-1101, HC/CA H-1102, HD/CA H-1103, HE/CA H-1110, HF/CA H-1111, HG/CA H-1112, HI/CA H-1118, HJ/CA H-1119. **Final Disposition:** Emergency Enacted, Signed 06/02/06, PUBLIC LAWS, Chapter 683.

LAWS
OF THE
STATE OF MAINE

AS PASSED BY THE

ONE HUNDRED AND TWENTY-SECOND LEGISLATURE

SECOND SPECIAL SESSION
July 29, 2005

SECOND REGULAR SESSION
January 4, 2006 to May 24, 2006

THE GENERAL EFFECTIVE DATE FOR
SECOND SPECIAL SESSION
NON-EMERGENCY LAWS IS
OCTOBER 28, 2005

THE GENERAL EFFECTIVE DATE FOR
SECOND REGULAR SESSION
NON-EMERGENCY LAWS IS
AUGUST 23, 2006

PUBLISHED BY THE REVISOR OF STATUTES
IN ACCORDANCE WITH MAINE REVISED STATUTES ANNOTATED,
TITLE 3, SECTION 163-A, SUBSECTION 4.

Penmor Lithographers
Lewiston, Maine
2006

the Governor and publish the report on the auditor's publicly accessible website. The report must include a detailed description of the nature of the complaint, the office, bureau or division within the department or any agency that is the subject of the complaint, the determination of potential cost savings, if any, any recommended action and a statement indicating the degree to which the complaint has been substantiated. The report must be submitted no later than 120 days after the State Auditor receives the complaint. In addition, the State Auditor shall publish a semiannual report to the Governor and Legislature of the complaints received by the hotline or other referral service, which may be electronically published. The report must include the following information:

- A. The total number of complaints received;
- B. The number of referrals of fraud or other criminal conduct to the Attorney General;
- C. The number of referrals of agency performance issues to the Office of Program Evaluation and Government Accountability; and
- D. The number of investigations by the State Auditor by current status whether opened, pending, completed or closed.

5. Repeal. This section is repealed July 1, 2009.

Sec. 3. Establishment of referral criteria; report. Prior to commencement of a hotline or other referral service established by the State Auditor to receive complaints of fraud, waste, inefficiency or abuse in State Government, the State Auditor, the Attorney General and the Director of the Office of Program Evaluation and Government Accountability shall work together to establish criteria for the referral of such complaints received and coordination of the response between the appropriate agencies. The State Auditor shall report the results of this effort to the joint standing committee of the Legislature having jurisdiction over state and local government matters no later than 30 days following development of the criteria or at the next meeting convenient for the committee to receive the report.

See title page for effective date.

CHAPTER 683

H.P. 1449 - L.D. 2055

An Act To Correct Errors and Inconsistencies in the Laws of Maine

Emergency preamble. Whereas, acts of the Legislature do not become effective until 90 days after adjournment unless enacted as emergencies; and

Whereas, acts of this and previous Legislatures have resulted in certain technical errors and inconsistencies in the laws of Maine; and

Whereas, these errors and inconsistencies create uncertainties and confusion in interpreting legislative intent; and

Whereas, it is vitally necessary that these uncertainties and this confusion be resolved in order to prevent any injustice or hardship to the citizens of Maine; and

Whereas, in the judgment of the Legislature, these facts create an emergency within the meaning of the Constitution of Maine and require the following legislation as immediately necessary for the preservation of the public peace, health and safety; now, therefore,

Be it enacted by the People of the State of Maine as follows:

PART A

Sec. A-1. 2 MRSA §6, sub-§2, as amended by PL 2005, c. 405, Pt. D, §1 and c. 412, §1, is repealed and the following enacted in its place:

2. Range 90. The salaries of the following state officials and employees are within salary range 90:

Superintendent of Financial Institutions;

State Tax Assessor;

Superintendent of Insurance;

Executive Director of the Maine Consumer Choice Health Plan;

Deputy Commissioner, Department of Administrative and Financial Services;

Associate Commissioner for Adult Services, Department of Corrections;

Associate Commissioner for Juvenile Services, Department of Corrections;

Public Advocate;

Deputy Commissioner of Integrated Services, Department of Health and Human Services;

Deputy Commissioner of Health, Integrated Access and Strategy, Department of Health and Human Services;

Chief Information Officer;

F. The Maine Center for Disease Control and Prevention shall adopt rules to implement this subsection. Rules adopted pursuant to this subparagraph are major substantive rules as defined in Title 5, chapter 375, subchapter 2-A.

Sec. G-3. PL 2005, c. 581, §4 is amended to read:

Sec. 4. Transition. The provisions of the Maine Revised Statutes, Title 22, section 1580-A, subsection 9 apply to all votes to allow smoking in a qualifying club as defined in section 1580-A, subsection 2, paragraph C-2, except that a qualifying club that held a vote in favor of smoking under authority of Title 22, section 1580-A, subsection 7 between July 1, 2005 and ~~August~~ September 1, 2006 may allow smoking under authority of that vote until ~~August~~ September 1, 2008.

PART H

Sec. H-1. 20-A MRSA §13013-A, sub-§4 is enacted to read:

4. Expend funds. For fiscal year 2006-07 only, a school administrative unit may expend funds received through the salary supplement under subsection 1 without calling for a special meeting of the local legislative body.

Sec. H-2. 20-A MRSA §15689, sub-§7, ¶D is enacted to read:

D. For fiscal year 2006-07 only, a school administrative unit may expend any funds received through the adjustment under this section without calling for a special meeting of the local legislative body.

PART I

Sec. I-1. 30-A MRSA §706-A, sub-§4, as enacted by PL 2005, c. 2, Pt. B, §1 and affected by §§2 and 4 and c. 12, Pt. WW, §14, is amended to read:

4. Adjustment for new state funding. If the State provides net new funding to a county for existing services funded in whole or in part by the county assessment, other than required state mandate funds pursuant to section 5685 that do not displace current county assessment expenditures, the county shall lower its county assessment limit in that year in an amount equal to the net new funds. For purposes of this subsection, "net new funds" means the amount of funds received by the county from the State in that fiscal year, with respect to services funded in whole or in part by the county assessment, less the product of the following: the amount of such funds received in the prior fiscal year multiplied by one plus the growth

limitation factor described in subsection 3. If a county receives net new funds in any fiscal year for which its county assessment limit has not been adjusted as provided in this subsection, the county shall adjust its county assessment limit in the following year in an amount equal to the net new funds.

Sec. I-2. 30-A MRSA §5721-A, sub-§4, as amended by PL 2005, c. 621, §13, is further amended to read:

4. Adjustment for new state funding. If the State provides net new funding to a municipality for existing services funded in whole or in part by the property tax levy, other than required state mandate funds pursuant to section 5685 that do not displace current property tax expenditures, the municipality shall lower its property tax levy limit in that year in an amount equal to the net new funds. For purposes of this subsection, "net new funds" means the amount of funds received by the municipality from the State in that fiscal year, with respect to services funded in whole or in part by the property tax levy, less the product of the following: the amount of such funds received in the prior fiscal year multiplied by one plus the growth limitation factor described in subsection 3. "Net new funds" does not include changes in state funding for general assistance under Title 22, section 4311 or in state funding under the Urban-Rural Initiative Program under Title 23, section 1803-B if those changes are the result of the operation of the formula for calculation of state funding under that section but does include changes in funding that are the result of a statutory change in the formula for calculation of state funding under that section. If a municipality receives net new funds in any fiscal year for which its property tax levy limit has not been adjusted as provided in this subsection, the municipality shall adjust its property tax levy limit in the following year in an amount equal to the net new funds.

PART J

Sec. J-1. 20-A MRSA §15905, sub-§4, as amended by PL 2005, c. 595, §1 and affected by §2, is further amended to read:

4. Rules. The state board may adopt or amend rules relating to the approval of school construction projects. Rules adopted pursuant to this subsection relating to the approval of major capital ~~secondary~~ school construction projects under this chapter are major substantive rules pursuant to Title 5, chapter 375, subchapter 2-A.

The state board is encouraged to review school construction rules regarding costs per square foot, consider other measures for containing building costs and report on these efforts to the joint standing

"Enacted with amendments H-1085, H-1101, H-1102, H-1103, H-1110, H-1111, H-1112, H-1118 and H-1119 as P.L. 2005, c.683" "Amending language introduced and amended by amendments H-1085, H-1101 and H-1103"

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122nd MAINE LEGISLATURE

SECOND REGULAR SESSION-2006

Legislative Document

No. 2055

H.P. 1449

House of Representatives, March 9, 2006

An Act To Correct Errors and Inconsistencies in the Laws of Maine

(EMERGENCY)

Reported by Representative SIMPSON of Auburn for the Revisor of Statutes pursuant to the Maine Revised Statutes, Title 1, section 94.

Reference to the Committee on Judiciary suggested and ordered printed under Joint Rule 218.

Millicent M. MacFarland
MILLICENT M. MacFARLAND
Clerk

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L.D. 2055

DATE: 5/1/6

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JUDICIARY

10 Reproduced and distributed under the direction of the Clerk of
12 the House.

14 STATE OF MAINE
16 HOUSE OF REPRESENTATIVES
18 122ND LEGISLATURE
20 SECOND REGULAR SESSION

22 COMMITTEE AMENDMENT "A" to H.P. 1449, L.D. 2055, Bill, "An
24 Act To Correct Errors and Inconsistencies in the Laws of Maine"

26 Amend the bill by inserting after the enacting clause the
28 following:

30 'PART A'

32 Further amend the bill by striking out sections 15 to 17.

34 Further amend the bill by striking out section 22.

36 Further amend the bill by striking out section 34.

38 Further amend the bill by striking out section 39.

40 Further amend the bill by striking out section 49.

42 Further amend the bill by striking out sections 64 and 65.

44 Further amend the bill by inserting after section 82 the
46 following:

'PART B'

Sec. B-1. 5 MRSA §1753, sub-§4, as enacted by PL 1993, c. 606,
§2, is amended to read:

COMMITTEE AMENDMENT

RMS

COMMITTEE AMENDMENT "A" to H.P. 1449, L.D. 2055

- 2 (2) Reviewing mental health, medical and school records of the child;
- 4 (3) Reviewing mental health and medical records of the parents;
- 6 (4) Having qualified people perform medical and mental evaluations of the child;
- 8 (5) Having qualified people perform medical and mental evaluations of the parents;
- 10 (6) Procuring counseling for the child;
- 12 (7) Retaining an attorney to represent the guardian ad litem in the pending proceeding, with approval of the court;
- 14 (8) Subpoenaing witnesses and documents and examining and cross-examining witnesses;
- 16 (9) Serving as a contact person between the parents and the child; or
- 18 (10) Other duties that the court determines necessary, including, but not limited to, filing pleadings.

28 If, in order to perform the duties, the guardian ~~as~~ ad litem needs information concerning the child or parents, the court may order the parents to sign an authorization form allowing the release of the necessary information. The guardian ad litem must be allowed access to the child by caretakers of the child, whether the caretakers are individuals, authorized agencies or child care providers.

36 **Sec. B-10. 20-A MRSA §6651, sub-§4**, as amended by PL 1989, c. 414, §16, is further amended to read:

38
40 **4. Cost to teachers and other employees.** A school administrative unit or private school may offer school-based child care services to teachers and other employees of the unit or private school in accordance with a policy established by the local school board ~~which~~ that establishes the basis for participation. The school administrative unit or private school shall charge a fee for provision of such services ~~which is at least equal to the per-child cost defined in subsection 3.~~

48 **Sec. B-11. 20-A MRSA §11805**, as amended by PL 1991, c. 824, Pt. A, §36 and repealed by c. 832, §5 and affected by §§13 and 50 14, is repealed.

COMMITTEE AMENDMENT

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Sec. B-12. 20-A MRSA §15901, sub-§4, as amended by PL 1999, c. 81, §6, is further amended to read:

4. School construction project. "School construction project" means:

- A. On-site additions to existing schools;
- B. New schools;
- C. The cost of land acquired in conjunction with projects otherwise defined by this subsection;
- D. The building of or acquisition of other facilities related to the operation of school administrative units;
- E. The complete restoration of existing school buildings in lieu of replacement when in the judgment of the commissioner the action is in the best interest of the State and local unit; and
- F. Off-site construction may only be ~~included within the meaning of this term~~ if, in the judgment of the commissioner, it is economically in the best interests of the State or there is no other practical way to complete a project.

"School construction project" does not mean the purchase, lease-purchase or construction of portable temporary classroom space, as defined in section ~~15603~~ 15672, subsection ~~19-A- 21-B~~, the lease-purchase of bus garage and maintenance facilities, ~~as defined in section 15603, subsection 6-A~~ or a permanent space lease-purchase project as defined in section 15901, subsection 4-B.

Sec. B-13. 20-A MRSA §15901, sub-§4-A, as amended by PL 1991, c. 268, §6, is further amended to read:

4-A. Small scale school construction project. "Small scale school construction project" means a project that will not be eligible for state subsidy and is limited to:

- A. New buildings not exceeding 600 square feet in gross area to be utilized solely for storage or custodial work, or both; or
- B. On-site additions to existing school buildings not exceeding 600 square feet in gross area.

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2 "Small scale school construction project" does not mean the
purchase, lease-purchase or construction of portable temporary
4 classroom space, as defined in section ~~15603~~ 15672, subsection
19-A- 21-B, or the lease-purchase of bus garage and maintenance
6 facilities, ~~as defined in section 15603, subsection 6-A.~~

8 **Sec. B-14. 20-A MRSA §15901, sub-§4-B**, as enacted by PL 1999,
c. 81, §7, is amended to read:

10 **4-B. Permanent space lease-purchase project.** "Permanent
12 space lease-purchase project" means the lease-purchase of
permanent administrative space or permanent small
14 nonadministrative or instructional space whose costs are wholly
or partially eligible as debt service costs for subsidy purposes
16 under section ~~15603~~ 15672, subsection --8- 2-A, paragraph B,
subparagraph (1) or subparagraph (3). "Permanent space
18 lease-purchase project" does not mean the purchase,
lease-purchase or construction of portable temporary classroom
20 space, as defined in section ~~15603~~ 15672, subsection 19-A- 21-B,
or the lease-purchase of bus garage and maintenance facilities,
~~as defined in section 15603, subsection 6-A.~~

22 **Sec. B-15. 20-A MRSA §15904, sub-§6**, as enacted by PL 1999, c.
24 81, §12, is amended to read:

26 **6. Permanent space lease-purchase projects.** A permanent
space lease-purchase project, as defined in section 15901,
28 subsection 4-B, whose costs are wholly eligible as debt service
costs for subsidy purposes under section ~~15603~~ 15672,
30 subsection -8- 2-A, paragraph B must receive a favorable vote of
the legislative body of the school administrative unit. A
32 permanent space lease-purchase project whose lease-purchase costs
are not eligible as debt service costs for subsidy purposes under
34 section ~~15603~~ 15672, subsection -8- 2-A, paragraph B must receive
a favorable vote of the legislative body conducted in accordance
36 with this section, except that subsection 4 does not apply. The
vote may authorize the school board or school committee to enter
38 into a mortgage, security interest or other encumbrance on the
permanent space lease-purchase project determined to be necessary
40 for the permanent space lease-purchase project.

42 **Sec. B-16. 20-A MRSA §15905, sub-§7**, as enacted by PL 1997, c.
44 397, §1, is amended to read:

46 **7. Interest-only interim local financing.** Notwithstanding
any provision of law or rule to the contrary, the state board may
48 accelerate the dates on which it grants concept approval and
funding approval for a school construction project that has been
placed on the special priority list of the state board on the
50 condition that the school administrative unit provide

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2 interest-only interim local financing for the project in
4 accordance with this subsection. The period of interest-only
6 interim local financing must be determined by the state board at
8 the time concept approval is granted for a project and must be
10 based on the time difference between the date that final funding
12 approval is expected to be granted on an accelerated basis and
14 the date that final funding approval would have been expected to
16 be granted in the normal course. The period of interim local
18 financing for a project may not exceed 5 years.

20 Notwithstanding any provision of law or rule to the contrary, a
22 school administrative unit, including a school administrative
24 unit established by private and special law, authorized to issue
26 securities for school construction purposes may issue its
28 securities for school construction purposes on an interest-only
30 basis during a period of interest-only interim local financing
32 approved by the state board in accordance with this subsection.
34 The period of interest-only interim local financing must precede,
36 and be in addition to, the periods for interest payments and
38 principal payments otherwise established pursuant to the school
40 construction rules of the state board. The length of the period
42 of interest-only interim local financing and the length of the
44 debt service schedule otherwise established must be clearly
46 stated on the face of the securities.

48 The interest-only payments made by a school administrative unit
during the period of interim financing must be paid from local
funds without state participation and may not be included in the
unit's debt service costs for state subsidy purposes under
section ~~15603~~ 15672, subsection --8- 2-A. Such interest-only
payments during the period of interim local financing may not be
considered debt service costs as defined in section ~~15603~~ 15672,
subsection --8--~~paragraph-A~~ 2-A for purposes of calculating
amounts subject to the debt service limit established by this
section ~~15905~~, ~~subsection-1~~, ~~paragraph-A~~.

The referendum question that is submitted to the voters for a
project subject to interest-only interim local financing under
this subsection must include, in addition to the information
required by section 15904, an informational statement that sets
forth the length of the period of interest-only interim financing
established by the state board, an estimate of the annual
interest cost during the period of interest-only interim local
financing and a statement that the interest-only payments during
the period of interim local financing is not eligible for
inclusion in the debt service allocation of the school
administrative unit for purposes of calculating state school
construction subsidy to the unit.

COMMITTEE AMENDMENT

SUMMARY

2 This amendment strikes several sections from the bill.

4 This amendment designates the sections in the bill as Part
6 A. Part B consists of technical corrections. Parts C, D and E
8 contain changes that are or may be considered substantive.

10 Part B does the following.

12 Section 1 corrects a cross-reference and a punctuation error.

14 Section 2 replaces the term "registered credit services
16 organization" with the term "licensed loan broker" to reflect the
18 change made by Public Law 2005, chapter 274.

20 Section 3 replaces an article headnote.

22 Section 4 corrects a conflict created by Public Law 2005,
24 chapters 164 and 274, which affected the same provision of law by
26 incorporating the changes made by both laws.

28 Sections 5 and 6 correct a conflict created by Public Law
30 2005, chapters 164 and 274, which affected the same provision of
32 law, by incorporating the changes made by both laws.

34 Section 7 corrects a cross-reference.

36 Section 8 corrects an error in usage.

38 Section 9 corrects a typographical error in the guardian ad
litem statute.

40 Section 10 strikes language that refers to the Maine Revised
42 Statutes, Title 20-A, section 6651, subsection 3, which was
44 repealed by Public Law 2005, chapter 2, Part D, section 20. It
46 also corrects a grammatical error.

48 Section 11 repeals the Maine Revised Statutes, Title 20-A,
section 11805 to correct a conflict created by Public Law 1991,
chapter 824, Part A, section 36 and chapter 832, section 5.
Section 11805 addressed positions at accredited medical schools.
That topic is now covered by Title 20-A, section 12103.

Sections 12 to 14 correct cross-references and make a
grammatical correction.

Section 15 corrects a cross-reference.

REG

COMMITTEE AMENDMENT "A" to H.P. 1449, L.D. 2055

- 2 Section 16 corrects cross-references to defined terms in the
Maine Revised Statutes, Title 20-A, section 15603, which was
4 repealed by Public Law 2005, chapter 2. These terms are now
defined in Title 20-A, section 15672. This section also corrects
6 an internal cross-reference.
- 8 Section 17 corrects a cross-reference.
- 10 Section 18 corrects a cross-reference and an error in usage.
- 12 Section 19 changes a reference to the Secretary of State in
connection with lobbyist registration to a reference to the
14 Commission on Governmental Ethics and Election Practices.
- 16 Section 20 corrects a numbering problem created by Public
Law 2005, chapters 394 and 400, which enacted 2 substantively
18 different provisions with the same number.
- 20 Section 21 corrects the farm winery license name in the
section in the liquor laws establishing licensing fees. Public
22 Law 1993, chapter 730 changed the name from "Maine farm winery"
to "farm winery."
- 24 Section 22 corrects a conflict created by Public Law 1997,
chapter 373, sections 157 and 158, which made technical changes
26 to the Maine Revised Statutes, Title 28-A, section 2077-A, and
Public Law 1997, chapter 501, section 5, which repealed the same
28 provision of law, by repealing section 2077-A.
- 30 Section 23 corrects a conflict created by Public Law 2005,
chapters 12 and 441, which affected the same provision of law, by
32 incorporating changes made by both laws.
- 34 Section 24 corrects a grammatical error and cross-references
36 to the definition of state share percentage.
- 38 Public Law 2005, chapter 397, Part D, section 3 directs the
Revisor of Statutes to replace "vocational education" with
40 "career and technical education," and section 25 changes a
reference to Associate Commissioner of the Bureau of the
42 Vocational Education to the Department of Education to reflect
the change.
- 44 Section 26 enacts the Maine Revised Statutes, Title 34-A,
46 section 3001-A to correct an improper repeal and replacement of
Title 34-A, section 3002 by Public Law 2005, chapter 216. This
48 section also includes a correction made by Public Law 2005,
chapter 488.
- 50

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L.D. 2055

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STATE OF MAINE
HOUSE OF REPRESENTATIVES
122ND LEGISLATURE
SECOND REGULAR SESSION

HOUSE AMENDMENT "B" to COMMITTEE AMENDMENT "A" to H.P. 1449, L.D. 2055, Bill, "An Act To Correct Errors and Inconsistencies in the Laws of Maine"

Amend the amendment by adding after Part E the following:

PART F

Sec. F-1. 20-A MRSA §13013-A, sub-§4 is enacted to read:

4. Expend funds. For fiscal year 2006-07 only, a school administrative unit may expend funds received through the salary supplement under subsection 1 without calling for a special meeting of the local legislative body.

Sec. F-2. 20-A MRSA §15689, sub-§7, ¶D is enacted to read:

D. For fiscal year 2006-07 only, a school administrative unit may expend any funds received through the adjustment under this section without calling for a special meeting of the local legislative body.'

Further amend the amendment by relettering or renumbering any nonconsecutive Part letter or section number to read consecutively.

SUMMARY

This amendment authorizes school administrative units to expend state funds provided for new minimum teacher salaries and

HOUSE AMENDMENT

Ref

HOUSE AMENDMENT "B" to COMMITTEE AMENDMENT "A" to H.P. 1449,
L.D. 2055

2 for salary supplements for national board-certified teachers
without calling for a special meeting of the local legislative
4 body. These provisions apply to fiscal year 2006-07 only.

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8 SPONSORED BY: 
(Representative SIMPSON)

10

TOWN: Auburn

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DATE: 5-22-06

(Filing No. H-1103)

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STATE OF MAINE
HOUSE OF REPRESENTATIVES
122ND LEGISLATURE
SECOND REGULAR SESSION

HOUSE AMENDMENT "D" to COMMITTEE AMENDMENT "A" to H.P. 1449, L.D. 2055, Bill, "An Act To Correct Errors and Inconsistencies in the Laws of Maine"

Amend the amendment by adding after Part E the following:

PART F

Sec. F-1. 20-A MRSA §15905, sub-§4, as amended by PL 2005, c. 595, §1 and affected by §2, is further amended to read:

4. Rules. The state board may adopt or amend rules relating to the approval of school construction projects. Rules adopted pursuant to this subsection relating to the approval of major capital ~~secondary~~ school construction projects under this chapter are major substantive rules pursuant to Title 5, chapter 375, subchapter 2-A.

The state board is encouraged to review school construction rules regarding costs per square foot, consider other measures for containing building costs and report on these efforts to the joint standing committee of the Legislature having jurisdiction over education matters during the First Regular Session of the 115th Legislature. On or before February 1, 1994 the state board shall adopt rules for approving movable equipment costs for school construction.

Sec. F-2. Effective date. This Part takes effect January 1, 2007.

19. 04. 08.

HOUSE AMENDMENT "D" to COMMITTEE AMENDMENT "A" to H.P. 1449,
L.D. 2055

2 Further amend the amendment by relettering or renumbering
any nonconsecutive Part letter or section number to read
consecutively.

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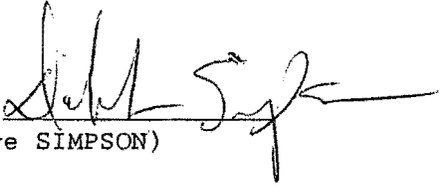
SUMMARY

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10 Public Law 2005, chapter 595 provided that rules adopted by
the State Board of Education pertaining to the approval of major
capital secondary school construction projects be designated as
major substantive rules effective January 1, 2007. This
12 amendment deletes the reference to secondary schools in the
enacted law since the intent of the Legislature was to amend the
14 Chapter 61 State Board of Education rules that pertain to the
approval of major capital construction projects for elementary
16 and secondary schools.

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SPONSORED BY: 
(Representative SIMPSON)

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TOWN: Auburn

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HOUSE AMENDMENT