



Senate of Maine

One Hundred and Thirtieth Legislature
First Special Session

Advance Journal and Calendar

15th Legislative Day

In Senate Chamber, Monday, July 19, 2021.

Senate called to Order by President Troy D. Jackson of Aroostook County.

Prayer by Senator Stacy Brenner of Cumberland County.

Pledge of Allegiance led by Senator Stacey K. Guerin of Penobscot County.

Reading of the Journal of Thursday, July 1, 2021.

Troy D. Jackson
President of the Senate

Darek M. Grant
Secretary of the Senate

COMMUNICATIONS

(2-1) The Following Communication:

S.C. 701

**STATE OF MAINE
HOUSE OF REPRESENTATIVES
SPEAKER'S OFFICE
AUGUSTA, MAINE**

July 8, 2021

Honorable Darek Grant
Secretary of the Senate
3 State House Station
Augusta, ME 04333

Dear Secretary Grant:

Pursuant to my authority under House Rule 201.1 (I) (a), I am appointing Representative Jack Ducharme of Madison to the Joint Standing Committee on Appropriations and Financial Affairs, effective immediately. Representative Ducharme is to fill the vacant seat left as a result of the Honorable Justin Fecteau's resignation.

Please do not hesitate to contact me should you have any questions regarding this appointment.

Sincerely,

S/Ryan M. Fecteau
Speaker of the House

(2-2) The Following Communication:

S.C. 702

**STATE OF MAINE
HOUSE OF REPRESENTATIVES
SPEAKER'S OFFICE
AUGUSTA, MAINE**

July 9, 2021

Honorable Darek Grant
Secretary of the Senate
#3 State House Station
Augusta, ME 04333-0003

Dear Secretary Grant:

Pursuant to my authority under House Rule 201.1 (I) (a) and Joint Rule 371, I have appointed Representative Mark Blier of Buxton as a member of the Government Oversight Committee replacing Representative Kathleen Dillingham of Oxford, effective immediately.

Should you have any questions regarding this appointment, please do not hesitate to contact me.

Sincerely,

S/Ryan M. Fecteau
Speaker of the House

(2-3) The Following Communication:

S.C. 703

**STATE OF MAINE
HOUSE OF REPRESENTATIVES
SPEAKER'S OFFICE
AUGUSTA, MAINE**

July 14, 2021

Honorable Darek Grant
Secretary of the Senate
3 State House Station
Augusta, ME 04333

Dear Secretary Grant,

Pursuant to my authority under Resolve 2021, Ch. 59, I am writing to inform you that I am appointing myself, Speaker of the House Ryan Fecteau of Biddeford, to serve on the *Commission To Increase Housing Opportunities in Maine by Studying Zoning and Land Use Restrictions* as a member from the Maine House of Representatives, effective immediately.

Should you have any questions regarding this appointment, please do not hesitate to contact me.

Best,

S/Ryan Fecteau
Speaker of the House

(2-4) The Following Communication:

S.C. 704

**STATE OF MAINE
HOUSE OF REPRESENTATIVES
SPEAKER'S OFFICE
AUGUSTA, MAINE**

July 14, 2021

Honorable Darek Grant
Secretary of the Senate
3 State House Station
Augusta, ME 04333

Dear Secretary Grant,

Pursuant to my authority under Resolve 2021, Ch. 59, I have appointed the following to the *Commission To Increase Housing Opportunities in Maine by Studying Zoning and Land Use Restrictions*, effective immediately:

Representative Amy Arata of New Gloucester
Jeff Lavine of Portland
Madeline Hill of Bailey Island
Erin Cooperride of East Boothbay
Cheryl Golak of Harpswell
Anthony Jackson of Brewer

Should you have any questions regarding these appointment, please do not hesitate to contact me.

Best,

S/Ryan Fecteau
Speaker of the House

(2-5) The Following Communication:

S.C. 708

**STATE OF MAINE
130TH LEGISLATURE
OFFICE OF THE PRESIDENT
AUGUSTA, MAINE**

July 15, 2021

Darek M. Grant
Secretary of the Senate
3 State House Station
Augusta, ME 04333

Dear Secretary Grant:

Pursuant to my authority under Title 3, MRSA, §227, I am pleased to appoint the following individuals to the Maine-Canadian Legislative Advisory Commission, effective the date of this letter:

Justin Chenette of Saco
Vincent Frallicciardi of Madawaska

Please let me know if you have any questions regarding this appointment.

Sincerely,

S/Troy D. Jackson
President of the Senate

(2-6) The Following Communication:

S.C. 709

**STATE OF MAINE
130TH LEGISLATURE
OFFICE OF THE PRESIDENT
AUGUSTA, MAINE**

July 15, 2021

Darek M. Grant
Secretary of the Senate
3 State House Station
Augusta, ME 04333

Dear Secretary Grant:

Pursuant to my authority under Title 1, MRSA, Chapter 13, Section 411, I am pleased to appoint Justin Chenette to the Right to Know Advisory Committee, effective the date of this letter. He will be serving in seat number 13 on the committee, as a representative of the public.

Please let me know if you have any questions regarding this appointment.

Sincerely,

S/Troy D. Jackson
President of the Senate

(2-7) The Following Communication:

S.C. 710

**STATE OF MAINE
ONE HUNDRED AND THIRTIETH LEGISLATURE
COMMITTEE ON ENERGY, UTILITIES AND TECHNOLOGY**

July 15, 2021

The Honorable Troy Dale Jackson
President of the Senate of Maine
130th Maine State Legislature
State House
Augusta, Maine 04333-0003

Dear Mr. President:

In accordance with 3 M.R.S.A., Section 157, and with Joint Rule 505 of the Maine Legislature, the Joint Standing Committee on Energy, Utilities and Technology has had under consideration the nomination of Timothy R. Schneider, Esquire of Falmouth, for appointment to the Maine Connectivity Authority.

After public hearing and discussion on this nomination, the Committee proceeded to vote on the motion to recommend to the Senate that this nomination be confirmed. The Committee Clerk called the roll with the following result:

YEAS	Senators	2	Lawrence, M. of York, Vitelli, E. of Sagadahoc
	Representatives	5	Berry, S. of Bowdoinham, Carlow, N. of Buxton, Foster, S. of Dexter, Grohoski, N. of Ellsworth, Wadsworth, N. of Hiram
NAYS		0	
ABSENT		6	Sen. Stewart, T. of Aroostook, Rep. Cuddy, S. of Winterport, Rep. Grignon, C. of Athens, Rep. Kessler, C. of South Portland, Rep. Wood, B. of Portland, Rep. Zeigler, S. of Montville

Seven members of the Committee having voted in the affirmative and zero in the negative, it was the vote of the Committee that the nomination of Timothy R. Schneider, Esquire of Falmouth, for appointment to the Maine Connectivity Authority be confirmed.

Signed,

S/Mark W. Lawrence
Senate Chair

S/Seth A. Berry
House Chair



(2-8) The Following Communication:

S.C. 711

**STATE OF MAINE
ONE HUNDRED AND THIRTIETH LEGISLATURE
COMMITTEE ON ENERGY, UTILITIES AND TECHNOLOGY**

July 15, 2021

The Honorable Troy Dale Jackson
President of the Senate of Maine
130th Maine State Legislature
State House
Augusta, Maine 04333-0003

Dear Mr. President:

In accordance with 3 M.R.S.A., Section 157, and with Joint Rule 505 of the Maine Legislature, the Joint Standing Committee on Energy, Utilities and Technology has had under consideration the nomination of Robert J. Souza of Durham, for appointment to the Maine Connectivity Authority.

After public hearing and discussion on this nomination, the Committee proceeded to vote on the motion to recommend to the Senate that this nomination be confirmed. The Committee Clerk called the roll with the following result:

YEAS	Senators	1	Vitelli, E. of Sagadahoc
	Representatives	6	Berry, S. of Bowdoinham, Carlow, N. of Buxton, Foster, S. of Dexter, Grohoski, N. of Ellsworth, Wadsworth, N. of Hiram, Wood, B. of Portland
NAYS		0	
ABSENT		6	Sen. Lawrence, M. of York, Sen. Stewart, T. of Aroostook, Rep. Cuddy, S. of Winterport, Rep. Grignon, C. of Athens, Rep. Kessler, C. of South Portland, Rep. Zeigler, S. of Montville

Seven members of the Committee having voted in the affirmative and zero in the negative, it was the vote of the Committee that the nomination of Robert J. Souza of Durham, for appointment to the Maine Connectivity Authority be confirmed.

Signed,

S/Mark W. Lawrence
Senate Chair

S/Seth A. Berry
House Chair



(2-9) The Following Communication:

S.C. 712

**STATE OF MAINE
ONE HUNDRED AND THIRTIETH LEGISLATURE
COMMITTEE ON ENERGY, UTILITIES AND TECHNOLOGY**

July 15, 2021

The Honorable Troy Dale Jackson
President of the Senate of Maine
130th Maine State Legislature
State House
Augusta, Maine 04333-0003

Dear Mr. President:

In accordance with 3 M.R.S.A., Section 157, and with Joint Rule 505 of the Maine Legislature, the Joint Standing Committee on Energy, Utilities and Technology has had under consideration the nomination of Michael C. Reed of Palermo, for appointment to the Maine Connectivity Authority.

After public hearing and discussion on this nomination, the Committee proceeded to vote on the motion to recommend to the Senate that this nomination be confirmed. The Committee Clerk called the roll with the following result:

YEAS	Senators	2	Lawrence, M. of York, Vitelli, E. of Sagadahoc
	Representatives	6	Berry, S. of Bowdoinham, Carlow, N. of Buxton, Foster, S. of Dexter, Grohoski, N. of Ellsworth, Wadsworth, N. of Hiram, Wood, B. of Portland
NAYS		0	
ABSENT		5	Sen. Stewart, T. of Aroostook, Rep. Cuddy, S. of Winterport, Rep. Grignon, C. of Athens, Rep. Kessler, C. of South Portland, Rep. Zeigler, S. of Montville

Eight members of the Committee having voted in the affirmative and zero in the negative, it was the vote of the Committee that the nomination of Michael C. Reed of Palermo, for appointment to the Maine Connectivity Authority be confirmed.

Signed,

S/Mark W. Lawrence
Senate Chair

S/Seth A. Berry
House Chair



(2-10) The Following Communication:

S.C. 713

**STATE OF MAINE
ONE HUNDRED AND THIRTIETH LEGISLATURE
COMMITTEE ON ENERGY, UTILITIES AND TECHNOLOGY**

July 15, 2021

The Honorable Troy Dale Jackson
President of the Senate of Maine
130th Maine State Legislature
State House
Augusta, Maine 04333-0003

Dear Mr. President:

In accordance with 3 M.R.S.A., Section 157, and with Joint Rule 505 of the Maine Legislature, the Joint Standing Committee on Energy, Utilities and Technology has had under consideration the nomination of John M. Chandler of Falmouth, for appointment to the Maine Connectivity Authority.

After public hearing and discussion on this nomination, the Committee proceeded to vote on the motion to recommend to the Senate that this nomination be confirmed. The Committee Clerk called the roll with the following result:

YEAS	Senators	1	Lawrence, M. of York
	Representatives	6	Berry, S. of Bowdoinham, Carlow, N. of Buxton, Cuddy, S. of Winterport, Foster, S. of Dexter, Wadsworth, N. of Hiram, Wood, B. of Portland
NAYS	Senators	0	
	Representatives	2	Grohoski, N. of Ellsworth, Kessler, C. of South Portland
ABSENT		4	Sen. Stewart, T. of Aroostook, Sen. Vitelli, E. of Sagadahoc, Rep. Grignon, C. of Athens, Rep. Zeigler, S. of Montville

Seven members of the Committee having voted in the affirmative and two in the negative, it was the vote of the Committee that the nomination of John M. Chandler of Falmouth, for appointment to the Maine Connectivity Authority be confirmed.

Signed,

S/Mark W. Lawrence
Senate Chair

S/Seth A. Berry
House Chair

(2-11) The Following Communication:

S.C. 714

**STATE OF MAINE
ONE HUNDRED AND THIRTIETH LEGISLATURE
COMMITTEE ON ENERGY, UTILITIES AND TECHNOLOGY**

July 15, 2021

The Honorable Troy Dale Jackson
President of the Senate of Maine
130th Maine State Legislature
State House
Augusta, Maine 04333-0003

Dear Mr. President:

In accordance with 3 M.R.S.A., Section 157, and with Joint Rule 505 of the Maine Legislature, the Joint Standing Committee on Energy, Utilities and Technology has had under consideration the nomination of Danielle Louder of Cornville, for appointment to the Maine Connectivity Authority.

After public hearing and discussion on this nomination, the Committee proceeded to vote on the motion to recommend to the Senate that this nomination be confirmed. The Committee Clerk called the roll with the following result:

YEAS	Senators	2	Lawrence, M. of York, Vitelli, E. of Sagadahoc
	Representatives	7	Berry, S. of Bowdoinham, Carlow, N. of Buxton, Cuddy, S. of Winterport, Foster, S. of Dexter, Grohoski, N. of Ellsworth, Wadsworth, N. of Hiram, Wood, B. of Portland
NAYS		0	
ABSENT		4	Sen. Stewart, T. of Aroostook, Rep. Grignon, C. of Athens, Rep. Kessler, C. of South Portland, Rep. Zeigler, S. of Montville

Nine members of the Committee having voted in the affirmative and zero in the negative, it was the vote of the Committee that the nomination of Danielle Louder of Cornville, for appointment to the Maine Connectivity Authority be confirmed.

Signed,

S/Mark W. Lawrence
Senate Chair

S/Seth A. Berry
House Chair



(2-12) The Following Communication:

S.C. 715

**STATE OF MAINE
ONE HUNDRED AND THIRTIETH LEGISLATURE
COMMITTEE ON ENERGY, UTILITIES AND TECHNOLOGY**

July 15, 2021

The Honorable Troy Dale Jackson
President of the Senate of Maine
130th Maine State Legislature
State House
Augusta, Maine 04333-0003

Dear Mr. President:

In accordance with 3 M.R.S.A., Section 157, and with Joint Rule 505 of the Maine Legislature, the Joint Standing Committee on Energy, Utilities and Technology has had under consideration the nomination of Daniel P. Belyea of Vassalboro, for appointment to the Maine Connectivity Authority.

After public hearing and discussion on this nomination, the Committee proceeded to vote on the motion to recommend to the Senate that this nomination be confirmed. The Committee Clerk called the roll with the following result:

YEAS	Senators	2	Lawrence, M. of York, Vitelli, E. of Sagadahoc
	Representatives	6	Berry, S. of Bowdoinham, Cuddy, S. of Winterport, Foster, S. of Dexter, Grohoski, N. of Ellsworth, Wadsworth, N. of Hiram, Wood, B. of Portland
NAYS		0	
ABSENT		5	Sen. Stewart, T. of Aroostook, Rep. Carlow, N. of Buxton, Rep. Grignon, C. of Athens, Rep. Kessler, C. of South Portland, Rep. Zeigler, S. of Montville

Eight members of the Committee having voted in the affirmative and zero in the negative, it was the vote of the Committee that the nomination of Daniel P. Belyea of Vassalboro, for appointment to the Maine Connectivity Authority be confirmed.

Signed,

S/Mark W. Lawrence
Senate Chair

S/Seth A. Berry
House Chair

(2-13) The Following Communication:

S.C. 716

**STATE OF MAINE
ONE HUNDRED AND THIRTIETH LEGISLATURE
COMMITTEE ON ENERGY, UTILITIES AND TECHNOLOGY**

July 15, 2021

The Honorable Troy Dale Jackson
President of the Senate of Maine
130th Maine State Legislature
State House
Augusta, Maine 04333-0003

Dear Mr. President:

In accordance with 3 M.R.S.A., Section 157, and with Joint Rule 505 of the Maine Legislature, the Joint Standing Committee on Energy, Utilities and Technology has had under consideration the nomination of Carlos Javier Barrionuevo of Georgetown, for appointment to the Maine Connectivity Authority.

After public hearing and discussion on this nomination, the Committee proceeded to vote on the motion to recommend to the Senate that this nomination be confirmed. The Committee Clerk called the roll with the following result:

YEAS	Senators	2	Lawrence, M. of York, Vitelli, E. of Sagadahoc
	Representatives	6	Berry, S. of Bowdoinham, Carlow, N. of Buxton, Cuddy, S. of Winterport, Grohoski, N. of Ellsworth, Wadsworth, N. of Hiram, Wood, B. of Portland
NAYS	Senators	0	
	Representatives	1	Foster, S. of Dexter
ABSENT		4	Sen. Stewart, T. of Aroostook, Rep. Grignon, C. of Athens, Rep. Kessler, C. of South Portland, Rep. Zeigler, S. of Montville

Eight members of the Committee having voted in the affirmative and one in the negative, it was the vote of the Committee that the nomination of Carlos Javier Barrionuevo of Georgetown, for appointment to the Maine Connectivity Authority be confirmed.

Signed,

S/Mark W. Lawrence
Senate Chair

S/Seth A. Berry
House Chair



(2-14) The Following Communication:

S.C. 689

**STATE OF MAINE
OFFICE OF THE GOVERNOR
AUGUSTA, MAINE**

June 29, 2021

The 130th Legislature of the State of Maine
State House
Augusta, Maine

Dear Honorable Members of the 130th Legislature:

By the authority conferred by Article IV, Part Third, Section 2 of the Constitution of the State of Maine, I am hereby vetoing LD 675, *An Act to Protect Maine Consumers from Unsupported Price Increases on Prescription Medications*.

The high price of prescription drugs is an enormous problem for consumers in the State of Maine and nationally. It is unconscionable that lifesaving medications are often unavailable or difficult to access due to their cost. I have worked hard as Governor to expand health coverage to more Maine citizens - through MaineCare expansion, development of the State-based Marketplace for individual coverage, and reforms to make coverage more affordable for small businesses - thus increasing insurance coverage for prescription drugs. In my first year in office I restored the Maine Low-Cost Drugs for the Elderly and Disabled Program to cover an additional 1,800 Maine seniors. Additionally, I have supported a number of bills that shine a light on pricing practices of pharmaceutical companies so that the public and purchasers are more aware of drug pricing, as well as a bill to create the Prescription Drug Affordability Board, and bills to better regulate pharmacy benefit managers.

This bill is one five bills that comprised the *Making Health Care Work for Maine* package. Of these five, I was pleased to sign two into law (LDs 673 and 686), while a third, LD 120, which I support, is on the Special Appropriations Table. On LD 675, which received a divided report in the Health Coverage, Insurance and Financial Services Committee, I was prepared to support the Amendment advanced by the Committee Chairs. I remain committed to working with the Legislature to address these important issues in a way that will ultimately be legal and, as a result, allow us to make real and meaningful change for the people we represent, a goal I know we all share.

I commend the sponsor and supporters of LD 675 for bringing further attention to the high price of prescription medications. Unfortunately, I believe this bill, along with LD 1117, would not survive Constitutional scrutiny, would invite costly and protracted litigation, and, even if unexpectedly upheld in court, would not have the intended effect of significantly lowering the price of medication for Maine citizens.

LD 675 aims to prohibit "unsupported price increases" of prescription drugs.¹ As structured, the bill requires the Maine Prescription Drug Affordability Board (MPDAB) to identify a list of up to 12 drugs with unsupported price increases based on data identified in the Maine Health Data Organization (MHDO) annual report. This list of medications must then be

reported to the State Treasurer in order to collect fines from the manufacturers. The Attorney General can also bring an action on behalf of the Treasurer whereby the Superior Court may issue an order to collect these fines, which would be placed into a fund to offset Attorney General's costs of enforcing the law. It would not be until 2027-28 that the bill proposes any of this fund might be used to benefit consumers or to offset health care costs to consumers.

This bill, and its complex structure, will undoubtedly invite litigation based on several potential Constitutional claims. First, because the bill applies state consequences (fines) to out-of-state prices, the bill is vulnerable to a challenge based on the dormant Commerce Clause, which precludes states from regulating transactions that occur wholly outside their borders.² Moreover, because the bill applies to both generic and *patented* drugs, the State may also be vulnerable to claims related to patent preemption. A Washington D.C. law prohibiting drug manufacturers from selling patented drugs for "excessive prices" (defined as prices paid by other high income countries) was overturned by the U.S. Court of Appeals for the Federal Circuit based on patent preemption - specifically that Congress has the exclusive authority to balance the interests between innovation and access to the patented medications.³ Unfortunately, this legislation encounters the same fundamental problem.

I believe it is critical that the Federal government pass legislation to address the national concern of drug pricing and that the Federal government is best positioned to help our citizens achieve benefit from real and lasting drug pricing reforms. In particular, the federal government could use its purchasing power through the Medicare program, to negotiate prices of medications on behalf of seniors, for instance.

Whether as District Attorney, Attorney General, or as Governor, I have never shied away from a legal battle that I knew was right and that would benefit the people of Maine. This is not such an occasion. The risks associated with this legislation are high, and the potential reward is low.

In the meantime, for the reasons set forth above, I return LD 675 unsigned and vetoed and urge the Legislature to sustain this action.

Sincerely,

S/Janet T. Mills
Governor

¹ To identify an "unsupported price increase" LD 675 relies on data collected and reported on MHDO that meets the notification requirements of Title 22 section 8732:

- A. Increased the wholesale acquisition cost of a brand-name drug by more than 20% per pricing unit;
- B. Increased the whole sale acquisition cost of a generic drug that costs at least \$10 per pricing unit by more than 20% per pricing unit; or

C. Introduced a new drug for distribution in this State when the whole sale acquisition cost is greater than the amount that would cause the drug to be considered a specialty drug under the Medicare Part D program.

LD 675 then in section 2036 (l)(B) further requires that the MPDAB use the data from MDHO to determine a list of drugs by:

- (1) Reviewing the report regarding prescription drug pricing under paragraph A and determining which drugs had price increases greater than the medical Consumer Price Index plus 2%;
- (2) Determining which drugs identified under subparagraph (1) had the largest net price increases in the past year;
- (3) Considering manufacturer data regarding any factors or reasoning in the price increases for the manufacturer's drugs in the past year;
- (4) Reviewing all relevant clinical literature regarding the drugs under consideration; and
- (5) Finalizing a list of 12 or fewer of the drugs that increased in price in the preceding calendar year without any support for that increase.

² Healy v. Beer Inst., 491 U.S. 324 (1989).

³ BIO v. District of Columbia, 496 F.3d 1362 (2007).

(2-15) The accompanying Bill "An Act To Protect Maine Consumers from Unsupported Price Increases on Prescription Medicines by Creating an Independent Review Process"

S.P. 262 L.D. 675

(2-16) The Following Communication:

S.C. 690

STATE OF MAINE
OFFICE OF THE GOVERNOR
AUGUSTA, MAINE

June 29, 2021

The 130th Legislature of the State of Maine
State House
Augusta, Maine

Dear Honorable Members of the 130th Legislature:

By the authority conferred by Article IV, Part Third, Section 2 of the Constitution of the State of Maine, I am hereby vetoing LD 1117, *An Act To Prevent Excessive Prices for Prescription Drugs*.

The high price of prescription drugs is an enormous problem for consumers in the State of Maine and nationally. It is unconscionable that lifesaving medications are often unavailable or difficult to access due to their cost. I have worked hard as Governor to expand health coverage to more Maine citizens - through MaineCare expansion, development of the State-based Marketplace for individual coverage, and reforms to make coverage more affordable for small businesses - thus increasing insurance coverage for prescription drugs. In my first year in office I restored the Maine Low-Cost Drugs for the Elderly and Disabled Program to cover an additional 1,800 Maine seniors. Additionally, I have supported a number of bills that shine a light on pricing practices of pharmaceutical companies so that the public and purchasers are more aware of drug pricing, as well as a bill to create the Prescription Drug Affordability Board, and bills to better regulate pharmacy benefit managers.

This bill is one five bills that comprised the *Making Health Care Work for Maine* package. Of these five, I was pleased to sign two into law (LDs 673 and 686), while a third, LD 120, which I support, is on the Special Appropriations Table. On LD 1117, which received a divided report in the Health Coverage, Insurance and Financial Services Committee, I was prepared to support the Amendment advanced by the Committee Chairs. I remain committed to working with the Legislature to address these important issues in a way that will ultimately be legal and, as a result, will allow us to make real and meaningful change for the people we represent, a goal I know we all share.

I commend the sponsor and supporters of LD 1117 for bringing further attention to the high price of prescription medications. Unfortunately, I believe this bill, along with LD 675, would not survive Constitutional scrutiny, would invite costly and protracted litigation, and, even if unexpectedly upheld in court, would not have the intended effect of significantly lowering the price of medication for Maine citizens.

The laudable goal of LD 1117 is to prohibit excessive price increases of generic or off-patent prescription drugs, a goal I wholeheartedly share. Under this legislation, a price increase of such drugs would be deemed excessive when, adjusted for inflation using the Consumer Price Index, the increase exceeds 20 percent of the wholesale acquisition cost per pricing unit of the preceding calendar year, so long as the cost of the drug is at least \$10 per pricing unit. As structured, the bill would require the Maine Health Data Organization to notify the Attorney General of any such price increases. The Attorney General could then seek an order from the Superior Court to compel the production of records to restrain or enjoin a violation, to restore money to consumers, to assess civil penalties of up to \$30,000 per day, and provide for any other relief.

This bill, with its complex structure, appears to be crafted in an attempt to avoid the Constitutional flaws that resulted in a similar law being invalidated in Maryland. When Maryland passed a law (H.B. 631) prohibiting manufacturers and wholesale distributors from price gouging - defined as an unconscionable increase in price of generic or off-patent prescription drugs - the statute was successfully challenged as a violation of the Commerce Clause of the U.S. Constitution.¹ The problem with the Maryland law and LD 1117 is that both attempt to regulate transactions that occur outside of the states' borders.²

Furthermore, the Maryland law, like LD 1117, applied only to medications available for sale in the state. Ultimately, however, the out-of-state manufacturers are liable for the price increase, based on the terms of these dealings with out-of-state wholesalers. It was this attempt at extra-territorial regulation that the Fourth Circuit Court of Appeals found to be a Commerce Clause violation. The Court specifically held that the law could not be applied to situations in which both parties to a transaction are located out of state.³ LD 1117 is fundamentally structured in the same way, and, as a result, would likely meet the same end in court and Maine people would shoulder the costs of the legal challenge. Even if this bill were ultimately upheld in court, it focuses only on off-patent generic drugs, which are much less expensive than their brand-name counterparts, this bill would do little to lower costs for those it purports to serve.

I believe it is critical that the Federal government pass legislation to address the national concern of drug pricing and that the Federal government is best positioned to help our citizens achieve benefit from real and lasting drug pricing reforms. In particular, the federal government could use its purchasing power through the Medicare program, to negotiate prices of medications on behalf of seniors, for instance.

Whether as District Attorney, Attorney General, or as Governor, I have never shied away from a legal battle that I knew was right and that would benefit the people of Maine. This is not such an occasion. The risks associated with this legislation are high, and the potential reward is low. In the meantime, for the reasons set forth above, I return LD 1117 unsigned and vetoed and urge the Legislature to sustain this action.

Sincerely,

S/Janet T. Mills
Governor

¹ *Ass'n for Accessible Meds. v. Frosh*, 887 F.3d 664, (4th Cir. 2018), cert. denied, 139 S. Ct. 1168 (2019).

² The Maryland law was also challenged on the grounds that its definition of price gouging was unconstitutionally vague. On this issue, LD 1117's specific but complex process for determining what constitutes an excessive price increase would likely make the bill more defensible. The court never reached the vagueness issue in its review of the Maryland law, resolving the case instead on basis of the Commerce Clause violation, which is also the fundamental problem that remains with LD 1117.

³ *Ass'n for Accessible Meds. v. Frosh*, 887 F.3d at 671.

(2-17) The accompanying Bill "An Act To Prevent Excessive Prices for Prescription Drugs"
S.P. 380 L.D. 1117

(2-18) The Following Communication:

S.C. 693

**STATE OF MAINE
OFFICE OF THE GOVERNOR
AUGUSTA, MAINE**

June 30, 2021

The 130th Legislature of the State of Maine
State House
Augusta, Maine

Dear Honorable Members of the 130th Legislature:

By the authority vested in me by Article IV, Part Third, Section 2 of the Constitution of the State of Maine, I am hereby vetoing L.D. 954, *An Act To Provide Equal Access to the Benefits of the Maine Food Sovereignty Act*.

Under the 2017 Maine Food Sovereignty Act, communities may pass local ordinances that allow the direct sale of many food products without State regulatory oversight. These direct producer-to-consumer transactions must occur face-to-face at the site of production. L.D. 954 originally proposed to add plantations and unorganized territories to the entities that may adopt and enact ordinances under the current Act. The Administration recognized the need for this existing Maine law to be applied equally for all residents regardless of where they reside or conduct business within the state. The bill, as initially written, proposed no further substantive changes to the existing Act, and the Administration supported its adoption.

However, the amendment introduced in the House and adopted by both chambers vastly changes the scope of the transactions that would be exempt from state oversight, and deviates from the intent of the 2017 legislation by eliminating the face-to-face site of production requirement. As a result, anyone would be able to sell any food product, except for certain meat and poultry products, anywhere a food sovereignty ordinance has been adopted with no regulatory oversight and no requirement to inform customers that items were produced in an uninspected facility. Further, L.D. 954 allows the adoption of a Food Sovereignty ordinance at the county-wide level.

Not all foods require inspection in Maine. I strongly support local producers providing healthy foods to their communities. I also believe that all Mainers have a right to healthy, sufficient, and appropriate foods. However, the essential tenets of food sovereignty cannot be entirely divorced from food safety.

A significant portion of the agricultural community has expressed concern that eliminating the existing direct producer-to-consumer definition from the Maine Food Sovereignty Act undermines the ability of consumers to make informed decisions about the safety and quality of the products they are buying. Transactions occurring at the site of production allow the consumer to interact with the producer and make their own judgment about the state of their operation to inform their decision to purchase a product that has not been subject to state inspection. Expanding the reach of these transactions beyond the site of production will allow these foods to enter commerce more broadly, where the consumer may not realize that they are buying an

uninspected product, particularly if they are not a resident of the community that has adopted such an ordinance. Notably, there is also no labeling requirement in this bill for these products to convey such information.

I am also concerned that allowing the adoption of county-wide ordinances does not allow for communities to opt out if they wish. This bill places significant public health and food safety responsibilities upon counties and municipalities that may not have the capacity, training, ability, or desire to assume them adequately.

I have heard deep concern from several sectors of the agriculture community and other entities that sell perishable or processed food items about the negative impact that this bill could have on the reputation of Maine's local foods if someone becomes ill from uninspected products. Licensing an operation generally costs between \$25 and \$50, a nominal amount for the educational and technical assistance services provided by state inspectors. It is inaccurate to suggest that basic food safety education, assistance, and occasional inspection of entrepreneurial food producers by the Department of Agriculture, Conservation and Forestry is holding these businesses back.

Maine's food and farm industry is the backbone of our rural communities, which is why it is crucial to uphold basic food safety standards and keep the current safeguards of the Maine Food Sovereignty Act in place. For these reasons, I return L.D. 954 unsigned and vetoed, and I urge the Legislature to sustain this veto.

Sincerely,

S/Janet T. Mills
Governor

(2-19) The accompanying Bill "An Act To Provide Equal Access to the Benefits of the Maine Food Sovereignty Act"

S.P. 306 L.D. 954

(2-20) The Following Communication:

S.C. 705

**STATE OF MAINE
OFFICE OF THE GOVERNOR
AUGUSTA, MAINE**

July 12, 2021

The 130th Legislature of the State of Maine
State House
Augusta, Maine

Dear Honorable Members of the 130th Legislature:

By the authority vested in me by Article IV, Part Third, Section 2 of the Constitution of the State of Maine, I am hereby vetoing L.D. 1711, *An Act to Enhance Enforcement of Employment Laws*.

Creating a culture of compliance with the law where working women and men are treated with respect and fairness is a goal this Administration shares with this Legislature and with all people of good will. It is a goal that the Attorney General, the Maine Department of Labor (DOL), the Workers Compensation Board and the Maine Human Rights Commission also share. I am proud that the bipartisan budget just passed includes positions and support for the enforcement effort of these agencies.

Individuals who have been harmed by a violation of Maine's employment laws generally have a remedy and the right to have an attorney represent them before these agencies. L.D. 1711, however, would authorize 'private attorneys general' who would file lawsuits not in the name of an individual but in the name of the state, seeking remedies reserved to state government, bypassing many regular administrative procedures, operating without state oversight and collecting attorney's fees for doing what state government does. While the prevalence of binding arbitration clauses in employment contracts may weaken the ability of employees to seek remedies due them, this bill does not address that problem and it actually creates unintended consequences to the public policy of this state.

In Maine it is the Attorney General who represents state agencies and who ensures that our laws are interpreted consistently and in a manner that protects and promotes the public interest and the constitutional rights of citizens. Private attorneys represent the State only in limited circumstances and only with express approval of the Attorney General. Delegating the authority of the state to private individuals or organizations is unconventional and is potentially unlawful. It is for those reasons that entities as diverse as the Professional Logging Contractors of Maine, the Maine Human Rights Commission and organizations representing small businesses all raised serious questions about the bill at the public hearing.

Enabling private attorneys to conduct litigation in the name of the State, while taking positions and advocating for outcomes that the Attorney General and DOL may not support, would lead to damaging and conflicting precedents that undermine the public interest in the coherent and consistent administration of these important laws, as Attorney General Frey conveyed when testifying in opposition to this bill.

Given the expanded enforcement capability provided in the recent budget, this bill appears both problematic and unnecessary.

For these reasons, I return L.D. 1711 unsigned and vetoed, and I urge the Legislature to sustain this veto.

Respectfully,

S/Janet T. Mills
Governor

(2-21) The accompanying Bill "An Act To Enhance Enforcement of Employment Laws"
S.P. 525 L.D. 1711

(2-22) The Following Communication:

S.C. 706

**STATE OF MAINE
OFFICE OF THE GOVERNOR
AUGUSTA, MAINE**

July 13, 2021

The 130th Legislature of the State of Maine
State House
Augusta, Maine

Dear Honorable Members of the 130th Legislature:

By the authority vested in me by Article IV, Part Third, Section 2 of the Constitution of the State of Maine, I am hereby vetoing L.D. 677, *An Act to Improve Public Sector Labor Relations by amending the Laws Governing Arbitration under Certain Public Employees Labor Relations Laws*.

This Legislature and this Administration have taken bold steps to support our hard working public employees, supporting funding 55% state funding for public schools, enacting a \$40,000 minimum salary for teachers, increasing revenue sharing for our municipalities, and successfully negotiating and approving seven collective bargaining agreements in record time in my first year in office.

However, this bill, authorizing binding arbitration, delegates the power of the purse to unelected officials, no matter how those individuals are selected. Binding arbitration also presupposes a failure of good faith negotiations and is an extraordinary remedy that I do not believe is warranted at this time.

L.D. 677 would amend Maine's public employees labor relations acts covering municipal, county, and other public entities, the University of Maine System, Maine Maritime Academy, the Community College System, as well as the executive, legislative, and judicial branches of State government. This bill would empower independent arbitrators to make final and binding determinations with respect to the expenditure of public funds for *salaries* of State employees, and, under certain circumstances, the *salaries, pensions, and insurance* of all other public employees in Maine. The bill would defer the submission of cost items reached through arbitration to the legislative session in the fiscal year after a contract is ratified.

Salaries, pensions, and insurance comprise a significant portion of most operating budgets. Decisions regarding how to spend taxpayer dollars should remain in the hands of the citizens of Maine and their elected representatives. Turning over this responsibility to arbitrators runs counter to the principles of representative democracy. Private arbitrators are not elected and have no public accountability. It is for these reasons that Maine has repeatedly rejected this approach to labor relations in the public sector,

L.D. 677 differs in certain respects from a bill I vetoed in the 129th Legislative Session (L.D. 1177), but the amendments do not alleviate my concerns. This bill changes the way the arbitrator is selected by calling for the creation of a panel of arbitrators selected by the Governor, and then directing labor and management each to choose an arbitrator, who in turn select a neutral arbitrator. The premise, however, remains unchanged. An arbitrator, no matter how chosen, is still a third-party outsider, neither elected nor beholden to the taxpayers or to the greater public. L.D. 677 also attempts to mitigate the immediate budgetary impacts of an arbitrator's decision by requiring that the public employer budget any increased costs no later than the next budget cycle, therefore pushing those costs into a future budget. Deferring these increased costs into a future budget is bad public policy, as elected officials know their current revenue status, but cannot anticipate what the future might bring. The consequences of these decisions could create a need for increased revenues and impact the delivery of public services.

Public employers and bargaining agents are required by law to negotiate in good faith. In the event a public employer and union are not able to reach agreement at the bargaining table, Maine's labor laws help the parties find an acceptable middle ground through the use of mediation, fact finding, and arbitration. If either party fails to bargain in good faith or refuses to participate in these statutory procedures in good faith, the Maine Labor Relations Board holds the parties accountable.

The existing statutory framework for bargaining is fair, balanced, and it works. The people of Maine expect their elected officials to make final decisions on the expenditure of public funds. To delegate those decisions to arbitrators who are not accountable to taxpayers would run counter to that public responsibility.

For these reasons, I return L.D. 677 unsigned and vetoed, and I urge the Legislature to sustain this veto.

Respectfully,

S/Janet T. Mills
Governor

(2-23) The accompanying Bill "An Act To Improve Public Sector Labor Relations by Amending the Laws Governing Arbitration under Certain Public Employees Labor Relations Laws"
S.P. 264 L.D. 677

(2-24) The Following Communication:

S.C. 707

**STATE OF MAINE
OFFICE OF THE GOVERNOR
AUGUSTA, MAINE**

July 13, 2021

The 130th Legislature of the State of Maine
State House
Augusta, Maine

Dear Honorable Members of the 130th Legislature:

Under the authority vested in me by Article IV, Part Third, Section 2 of the Constitution of the State of Maine, I am hereby vetoing L.D. 1411, *An Act to Establish the Maine Buy American and Build Maine Act*.

L.D. 1411 would require that all contracts for the construction, reconstruction, alteration, repair, improvement or maintenance of a public building or public work made by a state agency, board, commission or institution contain a provision that any manufactured good valued over \$5000 be manufactured in the United States. The bill also requires that if an in-state contractor submits a bid that is similar to but substantially higher than other submitted bids, the public agency shall give the in-state contractor a preference of 10 percent.

The provisions of this bill are problematic for several reasons.

First, the Federal Highway Administration (FHWA) strictly prohibits the use of in-state preferences in the selection of contractors, labor, and materials, FHWA's Contract Manual stating that "State transportation agency (STA) shall not impose any requirement or enforce any procedure which requires the use of, or provides a price differential in favor of contractors, labor, articles or materials produced within the State." L.D. 1411 would jeopardize a source of substantial federal funding and significantly impede our ability to repair and upgrade our public infrastructure.

Allowing the bill to become law would also create confusion in the bidding process and pose other serious financial consequences. Maine's contractors are not land-locked and often rely on work outside the state. Many states have adopted reciprocal laws, so that a 10 percent advantage for Maine businesses in Maine would result in a 10 percent *disadvantage* when Maine companies compete for bids out-of-state. This bill would therefore harm the very same Maine contractors it

proposes to favor, many of whom are already struggling with increased materials costs and labor shortages.

Like most states, Maine already offers preference to Maine-based companies in two ways: 1) tie-bid preference, and 2) reciprocal preference. The tie-bid preference favors the in-state bidder in the event of a tie-bid. In the event of another state applying an in-state preference that works against a Maine business, then the reciprocal preference requires Maine to apply the same preference against that state's businesses when they bid on Maine State contract. These preferences are legal under federal law and widely-used across many states.

Existing preferences are working in Maine. Because of these existing preferences and strong competitive bids by Maine companies, more than 90 percent of State contracts are awarded to Maine-based companies. In fact, the Maine Department of Transportation reports that, on average, 93 percent of their work is awarded to Maine firms, and the Bureau of General Services reports that in FY20 97.6 percent of the total spent was awarded to 62 companies with an established presence in Maine.

Maine work is going to Maine firms. And based upon an analysis of the State's actual construction contracts and procurement of services and goods, it is difficult to see how this bill would substantially grow the number of successful Maine contractors and vendors without jeopardizing quality or increasing costs. Finally, it goes without saying that it is virtually impossible to determine the exact origin of each component of each "article, material or supply" valued over \$5,000 purchased by a public agency, whether a vehicle, heat pump, ventilation equipment, engine, camera or plow attachment.

Finally, this bill had a substantial fiscal note that included General Fund appropriations of \$252,784 in fiscal year 2021-22 and \$260,873 in fiscal year 2022-23 for two Planning and Research Associate I positions in the Bureau of General Services (BGS) Division of Planning/Design/Construction and two Procurement Analyst I positions in the BGS Division of Procurement Services. The fiscal note was deleted by a floor amendment which stated simply that the added responsibilities required by the bill would have to be accomplished "within existing resources." This amendment was unrealistic and fiscally irresponsible, rendering the bill even more unacceptable despite its bright sounding title.

For the above reasons, I return L.D. 1411 unsigned and vetoed. I urge the Legislature to sustain it.

Respectfully,

S/Janet T. Mills
Governor

(2-25) The accompanying Bill "An Act To Establish the Maine Buy American and Build Maine Act"

S.P. 461 L.D. 1411

ORDERS

Joint Orders

Expressions of Legislative Sentiment recognizing:

(4-1) the 27th annual North Atlantic Blues Festival, as it celebrates the popular American music form on July 10 and 11, 2021, at Harbor Park in Rockland. We send our appreciation to the City of Rockland and the festival's producers for their efforts in bringing high-quality blues music and performers to Rockland and to the State. We join with blues fans from Maine and across the nation in sending our best wishes for the festival's continued success;

SLS 401

Sponsored by Senator MIRAMANT of Knox.

Cosponsored by Representative: GEIGER of Rockland.

(4-2) Debora Cleveland, of Auburn, who is retiring as the head of Children's Services and Family Place coordinator at the Auburn Public Library after 21 years of service. We extend our congratulations and best wishes;

SLS 402

Sponsored by Senator CLAXTON of Androscoggin.

Cosponsored by Representatives: BICKFORD of Auburn, LIBBY of Auburn, MELARAGNO of Auburn.

(4-3) the Cape Elizabeth High School Boys Lacrosse Team, which won the 2021 Class A State Championship. We extend our congratulations and best wishes;

SLS 403

Sponsored by Senator CARNEY of Cumberland.

Cosponsored by Representatives: KESSLER of South Portland, MILLETT of Cape Elizabeth.

(4-4) the Saco Little League Team, which won the 2021 Little League Maine District 4 Championship. We extend our congratulations and best wishes;

SLS 404

Sponsored by Senator BAILEY of York.

Cosponsored by Representatives: CARLOW of Buxton, COPELAND of Saco, O'NEIL of Saco.

(4-5) Knights of Columbus Council #11376, of Bridgton, recipient of a Spirit of America Foundation Award. The Spirit of America Foundation was established to encourage and promote volunteerism, and the foundation presents awards to honor local individuals, organizations or projects in appreciation of community service. We extend our congratulations and best wishes;

SLS 405

Sponsored by Senator BENNETT of Oxford.

Cosponsored by Representative: RISEMAN of Harrison.

(4-6) Songo Garden Club, of Naples, recipient of a Spirit of America Foundation Award. The Spirit of America Foundation was established to encourage and promote volunteerism, and the foundation presents awards to honor local individuals, organizations or projects in appreciation of community service. We extend our congratulations and best wishes;

SLS 406

Sponsored by Senator BENNETT of Oxford.

Cosponsored by Representative: CEBRA of Naples.

(4-7) Rita Dolloff, of Sebago, recipient of a Spirit of America Foundation Award. The Spirit of America Foundation was established to encourage and promote volunteerism, and the foundation presents awards to honor local individuals, organizations or projects in appreciation of community service. We extend our congratulations and best wishes;

SLS 407

Sponsored by Senator BENNETT of Oxford.

Cosponsored by Representative: CEBRA of Naples.

(4-8) Roger and Sharon Benson, of Brownfield, recipients of a Spirit of America Foundation Award. The Spirit of America Foundation was established to encourage and promote volunteerism, and the foundation presents awards to honor local individuals, organizations or projects in appreciation of community service. We extend our congratulations and best wishes;

SLS 408

Sponsored by Senator BENNETT of Oxford.

Cosponsored by Representative: WADSWORTH of Hiram.

(4-9) Edward and Diane Jones, of Fryeburg, recipients of a Spirit of America Foundation Award. The Spirit of America Foundation was established to encourage and promote volunteerism, and the foundation presents awards to honor local individuals, organizations or projects in appreciation of community service. We extend our congratulations and best wishes;

SLS 409

Sponsored by Senator BENNETT of Oxford.

Cosponsored by Representative: WADSWORTH of Hiram.

(4-10) Jim and Mary Hannaford, of Hiram, recipients of a Spirit of America Foundation Award. The Spirit of America Foundation was established to encourage and promote volunteerism, and the foundation presents awards to honor local individuals, organizations or projects in appreciation of community service. We extend our congratulations and best wishes;

SLS 410

Sponsored by Senator BENNETT of Oxford.

Cosponsored by Representative: WADSWORTH of Hiram.

(4-11) Norway Grange #45, recipient of a Spirit of America Foundation Award. The Spirit of America Foundation was established to encourage and promote volunteerism, and the foundation presents awards to honor local individuals, organizations or projects in appreciation of community service. We extend our congratulations and best wishes;

SLS 411

Sponsored by Senator BENNETT of Oxford.

Cosponsored by Representative: MILLETT of Waterford.

(4-12) Knights of Columbus Council #5515, of Norway, recipient of a Spirit of America Foundation Award. The Spirit of America Foundation was established to encourage and promote volunteerism, and the foundation presents awards to honor local individuals, organizations or projects in appreciation of community service. We extend our congratulations and best wishes;

SLS 412

Sponsored by Senator BENNETT of Oxford.

Cosponsored by Representative: MILLETT of Waterford.

(4-13) Mark Irish, of Paris, recipient of a Spirit of America Foundation Award. The Spirit of America Foundation was established to encourage and promote volunteerism, and the foundation presents awards to honor local individuals, organizations or projects in appreciation of community service. We extend our congratulations and best wishes;

SLS 413

Sponsored by Senator BENNETT of Oxford.

Cosponsored by Representative: ANDREWS of Paris.

(4-14) Lance Paradis, of Alfred, a member of Troop No. 399, who has attained the high rank and distinction of Eagle Scout. This is the highest award in Scouting and is given for excellence in skills development, leadership, personal growth and community service. We extend our congratulations and best wishes;

SLS 414

Sponsored by Senator DESCHAMBAULT of York.

Cosponsored by Representative: SAMPSON of Alfred.

(4-15) Liam Prichard, of Kennebunkport, a member of Troop No. 304, who has attained the high rank and distinction of Eagle Scout. This is the highest award in Scouting and is given for excellence in skills development, leadership, personal growth and community service. We extend our congratulations and best wishes;

SLS 415

Sponsored by Senator DESCHAMBAULT of York.

Cosponsored by Representative: GERE of Kennebunkport.

(4-16) Andrew Palmeri, of Kennebunkport, a member of Troop No. 304, who has attained the high rank and distinction of Eagle Scout. This is the highest award in Scouting and is given for excellence in skills development, leadership, personal growth and community service. We extend our congratulations and best wishes;

SLS 416

Sponsored by Senator DESCHAMBAULT of York.
Cosponsored by Representative: GERE of Kennebunkport.

(4-17) Nolan Green, of Dayton, a member of Troop No. 371, who has attained the high rank and distinction of Eagle Scout. This is the highest award in Scouting and is given for excellence in skills development, leadership, personal growth and community service. We extend our congratulations and best wishes;

SLS 417

Sponsored by Senator DESCHAMBAULT of York.
Cosponsored by Representative: PARRY of Arundel.

(4-18) Zachary Lau, of Biddeford, a member of Troop No. 308, who has attained the high rank and distinction of Eagle Scout. This is the highest award in Scouting and is given for excellence in skills development, leadership, personal growth and community service. We extend our congratulations and best wishes;

SLS 418

Sponsored by Senator DESCHAMBAULT of York.
Cosponsored by Representatives: Speaker FECTEAU of Biddeford, GERE of Kennebunkport, SHEEHAN of Biddeford.

(4-19) Keegan Kuhn, of York, a member of Troop No. 301, who has attained the high rank and distinction of Eagle Scout. This is the highest award in Scouting and is given for excellence in skills development, leadership, personal growth and community service. We extend our congratulations and best wishes;

SLS 419

Sponsored by Senator LAWRENCE of York.
Cosponsored by Representatives: BLUME of York, HYMANSON of York.

(4-20) Bradford Newton, of York, a member of Troop No. 301, who has attained the high rank and distinction of Eagle Scout. This is the highest award in Scouting and is given for excellence in skills development, leadership, personal growth and community service. We extend our congratulations and best wishes;

SLS 420

Sponsored by Senator LAWRENCE of York.
Cosponsored by Representatives: BLUME of York, HYMANSON of York.

(4-21) Darryk Kelly, of York, a member of Troop No. 301, who has attained the high rank and distinction of Eagle Scout. This is the highest award in Scouting and is given for excellence in skills development, leadership, personal growth and community service. We extend our congratulations and best wishes;

SLS 421

Sponsored by Senator LAWRENCE of York.

Cosponsored by Representatives: BLUME of York, HYMANSON of York.

(4-22) Benjamin Hines, of York, a member of Troop No. 301, who has attained the high rank and distinction of Eagle Scout. This is the highest award in Scouting and is given for excellence in skills development, leadership, personal growth and community service. We extend our congratulations and best wishes;

SLS 422

Sponsored by Senator LAWRENCE of York.

Cosponsored by Representatives: BLUME of York, HYMANSON of York.

(4-23) Bryce Gamache, of York, a member of Troop No. 301, who has attained the high rank and distinction of Eagle Scout. This is the highest award in Scouting and is given for excellence in skills development, leadership, personal growth and community service. We extend our congratulations and best wishes;

SLS 423

Sponsored by Senator LAWRENCE of York.

Cosponsored by Representatives: BLUME of York, HYMANSON of York.

(4-24) Marcus Gaudet, of Old Orchard Beach, a member of Troop No. 310, who has attained the high rank and distinction of Eagle Scout. This is the highest award in Scouting and is given for excellence in skills development, leadership, personal growth and community service. We extend our congratulations and best wishes;

SLS 424

Sponsored by Senator BAILEY of York.

Cosponsored by Representative: GRAMLICH of Old Orchard Beach.

(4-25) Samuel Kovacs, of Buxton, a member of Troop No. 349, who has attained the high rank and distinction of Eagle Scout. This is the highest award in Scouting and is given for excellence in skills development, leadership, personal growth and community service. We extend our congratulations and best wishes;

SLS 425

Sponsored by Senator BAILEY of York.

Cosponsored by Senator: BRENNER of Cumberland, Representatives: BLIER of Buxton, CARLOW of Buxton.

(4-26) Dorothy Blanchette, of Falmouth, who has been named the 2020 Citizen of the Year by the Town of Falmouth in recognition of her significant contributions as President of the Falmouth Food Pantry. We extend our congratulations and best wishes;

SLS 426

Sponsored by Senator BREEN of Cumberland.

Cosponsored by Representatives: CROCKETT of Portland, PIERCE of Falmouth.

(4-27) David Halligan, Sr., of Falmouth, who received the Legacy Award from the Town of Falmouth for his many years of contributions to the improvement of the community. We extend our congratulations and best wishes;

SLS 427

Sponsored by Senator BREEN of Cumberland.

Cosponsored by Representatives: CROCKETT of Portland, PIERCE of Falmouth.

(4-28) the Scarborough High School Boys Outdoor Track Team, which won the 2021 Class A State Championship. We extend our congratulations and best wishes;

SLS 428

Sponsored by Senator CARNEY of Cumberland.

Cosponsored by Senator: BRENNER of Cumberland, Representatives: BAILEY of Gorham, CAIAZZO of Scarborough, WARREN of Scarborough.

(4-29) Wayne Seeley, of Edmunds Township, who has been named the American Legion, Department of Maine EMT/Paramedic of the Year. We extend our congratulations and best wishes;

SLS 430

Sponsored by Senator MOORE of Washington.

Cosponsored by Representative: JAVNER of Chester.

(4-30) Peter McHugh, of Waterboro, a member of Troop No. 320, who has attained the high rank and distinction of Eagle Scout. This is the highest award in Scouting and is given for excellence in skills development, leadership, personal growth and community service. We extend our congratulations and best wishes;

SLS 431

Sponsored by Senator WOODSOME of York.

Cosponsored by Representative: PRESCOTT of Waterboro.

(4-31) Billy McHugh, of Waterboro, a member of Troop No. 320, who has attained the high rank and distinction of Eagle Scout. This is the highest award in Scouting and is given for excellence in skills development, leadership, personal growth and community service. We extend our congratulations and best wishes;

SLS 432

Sponsored by Senator WOODSOME of York.

Cosponsored by Representative: PRESCOTT of Waterboro.

(4-32) Jacob Guillemette, of Waterboro, a member of Troop No. 320, who has attained the high rank and distinction of Eagle Scout. This is the highest award in Scouting and is given for excellence in skills development, leadership, personal growth and community service. We extend our congratulations and best wishes;

SLS 433

Sponsored by Senator WOODSOME of York.
Cosponsored by Representative: PRESCOTT of Waterboro.

(4-33) Thomas Guillemette, of Waterboro, a member of Troop No. 320, who has attained the high rank and distinction of Eagle Scout. This is the highest award in Scouting and is given for excellence in skills development, leadership, personal growth and community service. We extend our congratulations and best wishes;

SLS 434

Sponsored by Senator WOODSOME of York.
Cosponsored by Representative: PRESCOTT of Waterboro.

(4-34) Brendan Fedrizzi, of Waterboro, a member of Troop No. 320, who has attained the high rank and distinction of Eagle Scout. This is the highest award in Scouting and is given for excellence in skills development, leadership, personal growth and community service. We extend our congratulations and best wishes;

SLS 435

Sponsored by Senator WOODSOME of York.
Cosponsored by Representative: PRESCOTT of Waterboro.

(4-35) Dylan Charlton, of Waterboro, a member of Troop No. 320, who has attained the high rank and distinction of Eagle Scout. This is the highest award in Scouting and is given for excellence in skills development, leadership, personal growth and community service. We extend our congratulations and best wishes;

SLS 436

Sponsored by Senator WOODSOME of York.
Cosponsored by Representative: PRESCOTT of Waterboro.

(4-36) Christian Sprague, of Sanford, a member of Troop No. 320, who has attained the high rank and distinction of Eagle Scout. This is the highest award in Scouting and is given for excellence in skills development, leadership, personal growth and community service. We extend our congratulations and best wishes;

SLS 437

Sponsored by Senator WOODSOME of York.
Cosponsored by Representatives: HARRINGTON of Sanford, HYMANSON of York, TUTTLE of Sanford.

(4-37) Robert Chessie, of Shapleigh, a member of Troop No. 320, who has attained the high rank and distinction of Eagle Scout. This is the highest award in Scouting and is given for excellence in skills development, leadership, personal growth and community service. We extend our congratulations and best wishes;

SLS 438

Sponsored by Senator WOODSOME of York.

Cosponsored by Representatives: KRYZAK of Acton, SAMPSON of Alfred.

(4-38) Noah Gallant, of Shapleigh, a member of Troop No. 320, who has attained the high rank and distinction of Eagle Scout. This is the highest award in Scouting and is given for excellence in skills development, leadership, personal growth and community service. We extend our congratulations and best wishes;

SLS 439

Sponsored by Senator WOODSOME of York.

Cosponsored by Representatives: KRYZAK of Acton, SAMPSON of Alfred.

(4-39) Conner Robles, of Newfield, a member of Troop No. 320, who has attained the high rank and distinction of Eagle Scout. This is the highest award in Scouting and is given for excellence in skills development, leadership, personal growth and community service. We extend our congratulations and best wishes;

SLS 440

Sponsored by Senator WOODSOME of York.

Cosponsored by Representative: SAMPSON of Alfred.

(4-40) Ryan Illig, of Newfield, a member of Troop No. 320, who has attained the high rank and distinction of Eagle Scout. This is the highest award in Scouting and is given for excellence in skills development, leadership, personal growth and community service. We extend our congratulations and best wishes;

SLS 441

Sponsored by Senator WOODSOME of York.

Cosponsored by Representative: SAMPSON of Alfred.

(4-41) Blake Masse, of Waterboro, a member of Troop No. 320, who has attained the high rank and distinction of Eagle Scout. This is the highest award in Scouting and is given for excellence in skills development, leadership, personal growth and community service. We extend our congratulations and best wishes;

SLS 442

Sponsored by Senator WOODSOME of York.

Cosponsored by Representative: PRESCOTT of Waterboro.

(4-42) the Searsport District High School Varsity Baseball Team, which won the 2021 Class D State Championship, the team's 5th state title in 6 seasons. We extend our congratulations and best wishes;

SLS 443

Sponsored by Senator CURRY of Waldo.

Cosponsored by Representative: CUDDY of Winterport.

(4-43) the Searsport District High School Varsity Softball Team, which won the 2021 Class D State Championship. We extend our congratulations and best wishes;

SLS 444

Sponsored by Senator CURRY of Waldo.

Cosponsored by Representative: CUDDY of Winterport.

Joint Resolutions

(4-44) On motion by President **JACKSON** of Aroostook (Cosponsored by Senators: BAILEY of York, BALDACCI of Penobscot, BENNETT of Oxford, BLACK of Franklin, BREEN of Cumberland, BRENNER of Cumberland, CARNEY of Cumberland, CHIPMAN of Cumberland, CLAXTON of Androscoggin, CURRY of Waldo, CYRWAY of Kennebec, DAUGHTRY of Cumberland, DAVIS of Piscataquis, DESCHAMBAULT of York, DIAMOND of Cumberland, DILL of Penobscot, FARRIN of Somerset, GUERIN of Penobscot, HICKMAN of Kennebec, KEIM of Oxford, LAWRENCE of York, LIBBY of Androscoggin, LUCHINI of Hancock, MAXMIN of Lincoln, MIRAMANT of Knox, MOORE of Washington, RAFFERTY of York, ROSEN of Hancock, SANBORN of Cumberland, STEWART of Aroostook, TIMBERLAKE of Androscoggin, VITELLI of Sagadahoc, WOODSOME of York, Representatives: ALLEY of Beals, ANDREWS of Paris, ARATA of New Gloucester, ARFORD of Brunswick, AUSTIN of Gray, BABBIDGE of Kennebunk, BAILEY of Gorham, BELL of Yarmouth, BERNARD of Caribou, BERRY of Bowdoinham, BICKFORD of Auburn, BLIER of Buxton, BLUME of York, BRADSTREET of Vassalboro, BRENNAN of Portland, BROOKS of Lewiston, BRYANT of Windham, CAIAZZO of Scarborough, CARDONE of Bangor, CARLOW of Buxton, CARMICHAEL of Greenbush, CEBRA of Naples, CLOUTIER of Lewiston, COLLAMORE of Pittsfield, COLLINGS of Portland, CONNOR of Lewiston, COPELAND of Saco, COREY of Windham, COSTAIN of Plymouth, CRAFTS of Newcastle, CRAVEN of Lewiston, CROCKETT of Portland, CUDDY of Winterport, DILLINGHAM of Oxford, DODGE of Belfast, DOLLOFF of Milton Township, DOORE of Augusta, DOUDERA of Camden, DOWNES of Bucksport, DRINKWATER of Milford, DUCHARME of Madison, DUNPHY of Old Town, EVANGELOS of Friendship, EVANS of Dover-Foxcroft, FAULKINGHAM of Winter Harbor, FAY of Raymond, FECTEAU of Augusta, Speaker FECTEAU of Biddeford, FOSTER of Dexter, GEIGER of Rockland, GERE of Kennebunkport, GIFFORD of Lincoln, GRAMLICH of Old Orchard Beach, GREENWOOD of Wales, GRIFFIN of Levant, GRIGNON of Athens, GROHOSKI of Ellsworth, HAGGAN of Hampden, HALL of Wilton, HANLEY of Pittston, HARNETT of Gardiner, HARRINGTON of Sanford, HASENFUS of Readfield, HEAD of Bethel, HEPLER of Woolwich, HUTCHINS of Penobscot, HYMANSON of York, JAVNER of Chester, JOHANSEN of Monticello, KESSLER of South Portland, KINNEY of Knox, KRYZAK of Acton, LANDRY of Farmington, LEMELIN of Chelsea, LIBBY of Auburn, LOOKNER of Portland, LYFORD of Eddington, LYMAN of

Livermore Falls, MADIGAN of Waterville, MARTIN of Eagle Lake, MARTIN of Sinclair, MARTIN of Greene, MASON of Lisbon, MATHIESON of Kittery, MATLACK of St. George, McCREA of Fort Fairfield, McCREIGHT of Harpswell, McDONALD of Stonington, MELARAGNO of Auburn, MEYER of Eliot, MILLETT of Waterford, MILLETT of Cape Elizabeth, MORALES of South Portland, MORIARTY of Cumberland, MORRIS of Turner, NADEAU of Winslow, NEWELL of the Passamaquoddy Tribe, NEWMAN of Belgrade, O'CONNELL of Brewer, O'CONNOR of Berwick, O'NEIL of Saco, ORDWAY of Standish, OSHER of Orono, PARRY of Arundel, PAULHUS of Bath, PEBWORTH of Blue Hill, PERKINS of Oakland, PERRY of Calais, PERRY of Bangor, PICKETT of Dixfield, PIERCE of Falmouth, PLUECKER of Warren, POIRIER of Skowhegan, PRESCOTT of Waterboro, QUINT of Hodgdon, RECKITT of South Portland, RIELLY of Westbrook, RISEMAN of Harrison, ROBERTS of South Berwick, ROCHE of Wells, ROEDER of Bangor, RUDNICKI of Fairfield, SACHS of Freeport, SALISBURY of Westbrook, SAMPSON of Alfred, SHARPE of Durham, SHEEHAN of Biddeford, SKOLFIELD of Weld, STANLEY of Medway, STETKIS of Canaan, STOVER of Boothbay, SUPICA of Bangor, SYLVESTER of Portland, TALBOT ROSS of Portland, TEPLER of Topsham, TERRY of Gorham, THERIAULT of China, THORNE of Carmel, TUCKER of Brunswick, TUELL of East Machias, TUTTLE of Sanford, UNDERWOOD of Presque Isle, WADSWORTH of Hiram, WARREN of Hallowell, WARREN of Scarborough, WHITE of Mars Hill, WILLIAMS of Bar Harbor, WOOD of Portland, ZAGER of Portland, ZEIGLER of Montville), the following Joint Resolution:

S.P. 591

**JOINT RESOLUTION TO REAFFIRM THE IMPORTANCE OF
MAINTAINING THE MAINE SCHOOL OF SCIENCE AND MATHEMATICS
IN THE TOWN OF LIMESTONE**

WHEREAS, the Maine School of Science and Mathematics was founded by the Maine Legislature in 1995; and

WHEREAS, the Maine Legislature intended for the school to be located in Limestone and to provide high-achieving high school students with an intensive curriculum emphasizing science and mathematics; and

WHEREAS, the school has thrived at its current location and earned distinction as the first-ranked public high school in Maine and the 2nd-ranked public high school in the United States according to U.S. News and World Report in 2019; and

WHEREAS, the school also earned distinction as the 2nd-ranked magnet school in the United States in 2019; and

WHEREAS, the Town of Limestone, located in Aroostook County, provides the school's students access to a unique and beautiful natural landscape, kind and hard-working neighbors and a community with a rich history that includes diverse cultural influences; and

WHEREAS, the school offers the best of educational opportunities for students from across the United States and around the world and provides enormous economic and cultural advantages to the people of Aroostook County; now, therefore, be it

RESOLVED: That We, the Members of the One Hundred and Thirtieth Legislature now assembled in the First Special Session, on behalf of the people we represent, reaffirm the importance of maintaining the Maine School of Science and Mathematics in the Town of Limestone.

Joint Resolution in Memoriam:

WHEREAS, the Legislature has learned with deep regret of the death of:

(4-45) John Thomas Calloway, of Avon. Mr. Calloway was a veteran of the United States Army. His career included work as Jobs Counselor-Coordinator and Deputy Director for the Office of Economic Opportunity in Nebraska, Community Organizer in New York City, Recreation Leader of adolescent psychiatric patients at Bellevue Hospital and Physical Education Director at a school for children with learning disabilities. After moving to Maine in 1981, he became a teacher for School Administrative District 58. From 1973 to 1979, John was owner and director of Calloway's Traveling Camp, a summer program through which learning-disabled boys and girls developed camping and canoeing skills while participating in the wilderness experience. After retiring, he served as an Avon selectman for twenty years and also as chair of the Franklin County Budget Committee. Mr. Calloway will be long remembered and sadly missed by his wife of 43 years, Karen, his family and friends and all those whose lives he touched;

SLS 429

Sponsored by Senator BLACK of Franklin.

Cosponsored by Representative: SKOLFIELD of Weld.

ORDERS OF THE DAY

Unfinished Business

The following matters in the consideration of which the Senate was engaged at the time of Adjournment have preference in the Orders of the Day and continue with such preference until disposed of as provided by Senate Rule 516.

1.

Tabled and Later Assigned

HOUSE REPORTS - from the Committee on **STATE AND LOCAL GOVERNMENT** on Bill "An Act To Ensure Municipal Compliance with Federal Immigration Laws"

H.P. 991 L.D. 1340

Majority - Ought Not to Pass (8 members)

Minority - Ought to Pass as Amended by Committee Amendment "A" (H-273) (4 members)

Tabled - June 3, 2021 by Senator **BALDACCI** of Penobscot

Pending - **ACCEPTANCE OF EITHER REPORT**

(In House, Majority **OUGHT NOT TO PASS** Report **READ** and **ACCEPTED**.)

2.

Tabled and Later Assigned

HOUSE REPORTS - from the Committee on **AGRICULTURE, CONSERVATION AND FORESTRY** on Bill "An Act To Clarify the Maine Food Sovereignty Act"

H.P. 419 L.D. 574

Majority - Ought Not to Pass (8 members)

Minority - Ought to Pass as Amended by Committee Amendment "A" (H-402) (5 members)

Tabled - June 14, 2021 by Senator **VITELLI** of Sagadahoc

Pending - **FURTHER CONSIDERATION**

(In Senate, June 8, 2021, on motion by Senator **DILL** of Penobscot, Majority **OUGHT NOT TO PASS** Report **READ** and **ACCEPTED** in **NON-CONCURRENCE**.)

(In House, House **INSISTED** on its former action whereby Minority **OUGHT TO PASS AS AMENDED** Report was **READ** and **ACCEPTED** and the Bill **PASSED TO BE ENGROSSED AS AMENDED BY COMMITTEE AMENDMENT "A" (H-402)**.)

3.

Tabled and Later Assigned

An Act To Protect Farm Workers by Allowing Them To Organize for the Purpose of Collective Bargaining

H.P. 107 L.D. 151
(C "A" H-679)

Tabled - June 17, 2021 by Senator **DAUGHTRY** of Cumberland

Pending - **ENACTMENT** in concurrence

(In House, **PASSED TO BE ENACTED**.)

4.

Tabled and Later Assigned

HOUSE REPORTS - from the Committee on **JUDICIARY** on Bill "An Act To Ban Biological Males from Participating in Women's Sports"

H.P. 682 L.D. 926

Report "A" - Ought Not to Pass (8 members)

Report "B" - Ought to Pass as Amended by Committee Amendment "A" (H-730) (4 members)

Report "C" - Ought to Pass as Amended by Committee Amendment "B" (H-731) (1 member)

Tabled - June 30, 2021 by Senator **VITELLI** of Sagadahoc

Pending - **ACCEPTANCE OF ANY REPORT**

(In House, Report "A", **OUGHT NOT TO PASS, READ** and **ACCEPTED**.)

5.

Tabled and Later Assigned

An Act Concerning Climate and Community Investment Projects

H.P. 902 L.D. 1231
(C "A" H-664)

Tabled - June 30, 2021 by Senator **DAUGHTRY** of Cumberland

Pending - **ENACTMENT** in concurrence

(In House, **PASSED TO BE ENACTED**.)

6.

Tabled and Later Assigned

JOINT ORDER - Expression of Legislative Sentiment Recognizing Holly Mullen, of Norridgewock

SLS 391

Tabled - July 1, 2021 by Senator **DAUGHTRY** of Cumberland

Pending - **PASSAGE**

SPECIAL STUDY TABLE

1.

Emergency

Resolve, To Establish the Remote Learning Task Force

S.P. 168 L.D. 380
(C "A" S-45)

Tabled - May 19, 2021 by Senator **DAUGHTRY** of Cumberland

Pending - **FINAL PASSAGE** in concurrence

2.

Resolve, To Establish the Commission To Study the Reduction of Unfunded and Outdated Municipal Mandates

H.P. 427 L.D. 584
(C "A" H-99)

Tabled - June 3, 2021 by Senator **DAUGHTRY** of Cumberland

Pending - **FINAL PASSAGE** in concurrence

3.

Resolve, To Establish a Task Force To Study Safe and Stable Housing in Lodging Facilities
S.P. 268 L.D. 681
(C "A" S-155)

Tabled - June 8, 2021 by Senator **DAUGHTRY** of Cumberland

Pending - **FINAL PASSAGE** in concurrence

4.

Emergency

Resolve, To Establish the Task Force To Study the Process for Bringing Criminal Cases in
Situations of Violence against Health Care Workers

H.P. 465 L.D. 629
(C "A" H-311)

Tabled - June 9, 2021 by Senator **DAUGHTRY** of Cumberland

Pending - **FINAL PASSAGE** in concurrence

5.

Resolve, To Create the Criminal Records Review Committee

H.P. 408 L.D. 563
(C "A" H-297)

Tabled - June 9, 2021 by Senator **DAUGHTRY** of Cumberland

Pending - **FINAL PASSAGE** in concurrence

6.

Resolve, Establishing the Commission To Study Strategies To Assist Working-class Families in Building Wealth and Achieving Upward Mobility

H.P. 743 L.D. 1005
(C "A" H-396)

Tabled - June 10, 2021 by Senator **DAUGHTRY** of Cumberland

Pending - **FINAL PASSAGE** in concurrence

7.

Resolve, To Study the Establishment of the Office of the Education Ombudsman

H.P. 1120 L.D. 1512
(C "A" H-355)

Tabled - June 10, 2021 by Senator **DAUGHTRY** of Cumberland

Pending - **FINAL PASSAGE** in concurrence

8.

Resolve, To Establish an Advisory Panel To Study the Implications of Genome-editing Technology for the Citizens of the State

H.P. 1190 L.D. 1601
(C "A" H-413)

Tabled - June 10, 2021 by Senator **DAUGHTRY** of Cumberland

Pending - **FINAL PASSAGE** in concurrence

9.

Resolve, To Study Best Practices and Different Area Needs for Development of Affordable Homes and Expanding Home Ownership in Maine Communities

H.P. 912 L.D. 1246
(C "A" H-475)

Tabled - June 14, 2021 by Senator **DAUGHTRY** of Cumberland

Pending - **FINAL PASSAGE** in concurrence

10.

Resolve, Establishing the Commission To Research and Recommend Solutions for Regional and Municipal Planning

H.P. 322 L.D. 446
(C "A" H-639)

Tabled - June 17, 2021 by Senator **DAUGHTRY** of Cumberland

Pending - **FINAL PASSAGE** in concurrence

11.

Resolve, Establishing the Commission To Study the Impact of Various Types of Taxes on Various Populations in the State

H.P. 1122 L.D. 1514
(C "A" H-643)

Tabled - June 17, 2021 by Senator **DAUGHTRY** of Cumberland

Pending - **FINAL PASSAGE** in concurrence

12.

Emergency

Resolve, To Establish the Proportional Fines Commission

H.P. 1213 L.D. 1630
(C "A" H-668)

Tabled - June 17, 2021 by Senator **DAUGHTRY** of Cumberland

Pending - **FINAL PASSAGE** in **NON-CONCURRENCE**

13.

Emergency

Resolve, Establishing the Commission To Research Effective Strategies and Efficiencies of Legislatures

S.P. 341 L.D. 1073
(C "A" S-199; S "A" S-333 to
C "A" S-199)

Tabled - June 30, 2021 by Senator **DAUGHTRY** of Cumberland

Pending - **FINAL PASSAGE** in concurrence

14.

Resolve, To Create the Commission To Examine Reestablishing Parole

H.P. 610 L.D. 842
(C "A" H-717; H "A" H-736
to C "A" H-717; H "B" H-
743 to C "A" H-717)

Tabled - July 2, 2021 by Senator **DAUGHTRY** of Cumberland

Pending - **FINAL PASSAGE** in concurrence

SPECIAL APPROPRIATIONS TABLE

L.D. 17 - S.P. 24 (C "A" S-148)	L.D. 730 - S.P. 281 (C "A" S-174)
L.D. 23 - S.P. 31 (C "A" S-72)	L.D. 731 - S.P. 283 (C "A" S-187)
L.D. 54 - H.P. 20 (C "A" H-715)	L.D. 734 - H.P. 539 (C "A" H-135)
L.D. 74 - H.P. 40 (C "A" H-308)	L.D. 761 - H.P. 566 (C "A" H-182)
L.D. 85 - H.P. 51 (C "A" H-45)	L.D. 773 - H.P. 578 (C "A" H-172)
L.D. 110 - H.P. 76 (C "A" H-301)	L.D. 808 - S.P. 141 (C "A" S-217)
L.D. 111 - H.P. 77 (C "A" H-11)	L.D. 830 - H.P. 598 (C "A" H-267)
L.D. 119 - H.P. 85 (C "A" H-91)	L.D. 844 - H.P. 612 (C "A" H-704)
L.D. 144 - H.P. 100 (C "A" H-139)	L.D. 853 - H.P. 621 (C "A" H-594)
L.D. 148 - H.P. 104 (C "A" H-459)	L.D. 886 - H.P. 642 (C "A" H-473)
L.D. 197 - S.P. 85 (C "A" S-131)	L.D. 896 - H.P. 652 (C "A" H-458)
L.D. 201 - S.P. 90 (C "A" S-56)	L.D. 910 - H.P. 666 (C "A" H-223)
L.D. 202 - S.P. 91 (C "A" S-172)	L.D. 912 - H.P. 668 (C "A" H-723)
L.D. 203 - S.P. 92 (C "A" S-13)	L.D. 949 - S.P. 301 (C "A" S-205; H "A" H-572 to C "A" S-205)
L.D. 211 - H.P. 146 (C "A" H-74)	L.D. 956 - S.P. 308 (C "A" S-92)
L.D. 231 - S.P. 99 (C "A" S-195)	L.D. 966 - H.P. 712 (C "A" H-560)
L.D. 241 - S.P. 102 (C "A" S-238)	L.D. 972 - H.P. 718 (C "A" H-391)
L.D. 245 - S.P. 106 (C "A" S-198)	L.D. 979 - H.P. 725 (C "A" H-130)
L.D. 250 - H.P. 171 (C "A" H-163)	L.D. 996 - H.P. 734 (C "A" H-219)
L.D. 262 - H.P. 183 (C "A" H-564)	L.D. 1041 - S.P. 331 (C "A" S-114)
L.D. 272 - H.P. 188 (C "A" H-547)	L.D. 1062 - H.P. 791 (C "A" H-117)
L.D. 273 - H.P. 189 (C "A" H-61)	L.D. 1071 - S.P. 339 (C "A" S-235)
L.D. 290 - S.P. 126 (C "A" S-222)	L.D. 1076 - S.P. 344 (C "A" S-112)
L.D. 292 - H.P. 205 (C "A" H-62)	L.D. 1091 - S.P. 352 (C "A" S-78)
L.D. 293 - H.P. 206 (C "A" H-27; H "A" H-56)	L.D. 1112 - S.P. 374 (C "A" S-226)
L.D. 296 - H.P. 209 (C "A" H-621)	L.D. 1114 - S.P. 377 (C "A" S-163)
L.D. 305 - S.P. 131 (C "A" S-69)	L.D. 1135 - H.P. 813 (C "A" H-294)
L.D. 328 - H.P. 232 (C "A" H-80)	L.D. 1147 - H.P. 825 (C "A" H-278)
L.D. 378 - S.P. 166 (C "A" S-14)	L.D. 1155 - H.P. 833 (C "A" H-530; H "A" H-597 to C "A" H-530)
L.D. 415 - H.P. 299 (C "A" H-251)	L.D. 1178 - H.P. 856 (C "A" H-378)
L.D. 432 - H.P. 312 (C "A" H-655)	L.D. 1197 - H.P. 875 (C "A" H-446)
L.D. 449 - H.P. 325 (H "A" H-540)	L.D. 1204 - S.P. 389 (C "A" S-156)
L.D. 452 - H.P. 328 (C "A" H-244; H "A" H-344 to C "A" H-244)	L.D. 1227 - H.P. 898 (C "A" H-321)
L.D. 461 - H.P. 337 (C "A" H-600)	L.D. 1273 - H.P. 933 (C "A" H-674)
L.D. 473 - H.P. 347 (C "A" H-488; S "A" S-286 to C "A" H-488)	L.D. 1299 - H.P. 955 (C "A" H-252)
L.D. 478 - H.P. 352 (C "A" H-575)	L.D. 1300 - H.P. 956 (C "A" H-699)
L.D. 485 - S.P. 191 (C "A" S-44)	L.D. 1303 - H.P. 959 (C "A" H-574)
L.D. 496 - H.P. 359 (C "A" H-309)	L.D. 1312 - H.P. 968 (C "A" H-608; H "A" H-697 to C "A" H-608)
L.D. 506 - H.P. 369 (C "A" H-343)	L.D. 1324 - H.P. 976 (C "A" H-277)
L.D. 512 - H.P. 375 (C "A" H-389)	L.D. 1326 - H.P. 978 (C "A" H-706)
L.D. 527 - S.P. 212 (C "A" S-93)	L.D. 1329 - H.P. 981 (C "A" H-449)
L.D. 538 - S.P. 226 (C "A" S-46)	L.D. 1335 - H.P. 986 (C "A" H-433)
L.D. 542 - H.P. 387 (C "A" H-102)	L.D. 1338 - H.P. 989 (C "A" H-193)
L.D. 545 - H.P. 390 (C "A" H-702)	L.D. 1352 - S.P. 437 (C "A" S-343; H "A" H-732 to C "A" S-343)
L.D. 546 - H.P. 391 (C "A" H-616)	L.D. 1360 - S.P. 447 (C "A" S-158)
L.D. 551 - H.P. 396 (C "A" H-376)	L.D. 1383 - H.P. 1017 (C "A" H-456)
L.D. 552 - H.P. 397 (C "A" H-247; H "A" H-739 to C "A" H-247)	L.D. 1386 - H.P. 1020 (C "A" H-276)
L.D. 575 - S.P. 228 (C "A" S-73)	L.D. 1390 - H.P. 1024 (C "A" H-684)
L.D. 576 - S.P. 229 (C "A" S-139)	L.D. 1391 - H.P. 1025 (C "A" H-457)
L.D. 581 - H.P. 424 (C "A" H-127)	L.D. 1413 - S.P. 463 (C "A" S-147)
L.D. 582 - H.P. 425 (C "A" H-310)	L.D. 1424 - H.P. 1040 (C "A" H-288; H "A" H-532 to C "A" H-288)
L.D. 614 - H.P. 450 (C "A" H-448)	L.D. 1430 - H.P. 1046 (C "A" H-478)
L.D. 616 - H.P. 452 (C "A" H-398)	L.D. 1440 - H.P. 1056 (C "A" H-293)
L.D. 647 - S.P. 252 (C "A" S-178)	L.D. 1448 - H.P. 1064 (C "A" H-320)
L.D. 654 - H.P. 481 (C "A" H-202)	L.D. 1462 - H.P. 1078 (C "A" H-499)
L.D. 674 - S.P. 261 (C "A" S-132)	L.D. 1467 - H.P. 1083 (C "A" H-622)
L.D. 679 - S.P. 266 (C "A" S-315)	L.D. 1476 - H.P. 1091 (C "A" H-400)
L.D. 684 - S.P. 272 (C "A" S-133)	L.D. 1482 - H.P. 1097 (C "A" H-249)
L.D. 700 - H.P. 512 (C "A" H-100)	L.D. 1488 - H.P. 1102 (C "A" H-436; H "A" H-470 to C
L.D. 703 - H.P. 515 (C "A" H-200)	
L.D. 716 - H.P. 526 (C "A" H-660)	

"A" H-436)	L.D. 1570 - H.P. 1167 (C "A" H-392)
L.D. 1493 - S.P. 480 (C "A" S-144)	L.D. 1573 - H.P. 1170 (C "A" H-563)
L.D. 1497 - H.P. 1107 (C "A" H-712)	L.D. 1584 - S.P. 508 (C "A" S-304)
L.D. 1501 - H.P. 1111 (C "A" H-618)	L.D. 1586 - H.P. 1175 (C "A" H-527)
L.D. 1502 - H.P. 1112 (C "A" H-404)	L.D. 1638 - S.P. 522 (C "A" S-335)
L.D. 1509 - S.P. 486 (C "A" S-292)	L.D. 1641 - S.P. 526 (C "A" S-153)
L.D. 1528 - H.P. 1132 (C "A" H-285)	L.D. 1656 - H.P. 1227 (C "A" H-479)
L.D. 1543 - H.P. 1148 (C "A" H-491)	L.D. 1671 - H.P. 1242 (C "A" H-525)
L.D. 1553 - H.P. 1158 (C "A" H-443)	L.D. 1679 - S.P. 540 (C "A" S-165)
L.D. 1554 - H.P. 1159 (C "A" H-510)	L.D. 1680 - S.P. 541 (C "A" S-230)
L.D. 1555 - H.P. 1160 (C "A" H-377)	L.D. 1683 - H.P. 1252 (C "A" H-625)
L.D. 1565 - H.P. 1162 (C "A" H-520)	L.D. 1686 - H.P. 1255 (C "A" H-700)
L.D. 1566 - H.P. 1163 (C "A" H-561)	L.D. 1716 - H.P. 1271 (C "A" H-401)
L.D. 1569 - H.P. 1166 (C "A" H-644)	

SPECIAL HIGHWAY TABLE

L.D. 284 - H.P. 200 (C "A" H-566)