Shaded LDs have been voted on by the Committee

6/1/2023

TAXATION COMMITTEE 131st LEGISLATURE 1st REG SESSION G:\TAXCMTE\131st-1\commchartmaster.docx

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL I	MPACT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
6	124	1/31	2/9	Тетту	Interest of the State in Certain Real Estate in the Unorganized Territory	This resolve is annual MRS bill that authorizes the State Tax Assessor to convey the interest of the State in several parcels of real estate in the Unorganized Territory (UT) that were acquired by the State for nonpayment of property taxes. MRS administers the property tax in the UT. Revenue from property tax in the UT is deposited in a Special Fund and used to cover the cost of municipal services provided in the UT. Property owners are given the opportunity to pay amounts owed before the property is sold.	OTPA		
7	122	1/31	2/9	Terry	the United States Internal Revenue Code of 1986 Contained in the Maine Revised Statutes	This bill is the annual MRS bill that updates the date of conformity with the U.S. Internal Revenue Code contained in the Maine Revised Statutes, Title 36 The date of conformity in current law is 12/31/21. This bill changes the date to 12/31/22 and applies to tax years beginning on or after January 1, 2022 and for any prior tax year as specifically provided by the United States Internal Revenue Code of 1986, as amended. This bill conforms to changes in federal law enacted in calendar year 2022. MRS proposed amendment: Delinks Maine IT standard deduction and dependent exemption credit from federal law to maintain the		MRS estimate: Conforming to feder will result in approx \$300,000,000 addition	imately onal Maine IT

Numbers may represent preliminary estimates and are subject to change. For more detail, please see fiscal note documents in LD file.

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						benefits at current statutory rates rather than being reduced due to federal sunset in 2026. Timing requested to take into consideration Revenue Forecasting process Maine Center for Economic Policy proposes adopting 6.8% minimum tax.			
37	211	3/13	4/4		An Act to Amend the Laws Governing Property Tax homestead for Senior Citizens to Eliminate the Requirement for an Annual Application	This bill amends the laws governing property tax stabilization for senior citizens to eliminate the requirement for an annual application. It provides that a new application is required when an individual establishes a new homestead in the State.	ONTP		
66	250	1/31	2/9 2/16 5/23	Perkins	An Act to Prohibit the Taxation of Drinking Water	This bill expands the sales tax exemption for grocery staples to include drinking water other than flavored, mineral bottled and carbonated waters. MRS testimony: 1. "drinking water" should be defined. Suggest Streamlined Sales Tax definition of "bottled water". 2. Questions whether it intended to include drinking water sold for nonresidential use (e.g. hotels etc) 3. Needs application date. Rep. Hasenfus has proposed Committee Amendment VOTED Divided report 2/16/23 OTPA OTPA OTPA OTPA ONTP 5/23 reconsidered/revoted	OTPA/ ONTP	MRS PH testimony preliminary estimate \$7.5 million and \$10 but depends on clariful MRS Admin Costs absorbed. In response to quest Rudnicki at PH, New \$3.1 million per year bottled water.	e revenue loss of 0 million annually ifications. minimal and can be ion from Rep. wel Augur estimates

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68	177	2/14	5/25	Sachs	An Act to Exempt Certain Nonprofit Organizations from the Sales and Use Tax and the Service Provider Tax	This bill exempts from the sales and use tax and from the service provider tax sales to a non profit organization that is exempt from income tax under Section 501(c)(3) of the federal Internal Revenue Code if the property or services sold are to be used primarily for the purposes for which the nonprofit organization was organized. The bill also requires the MRS Office of Tax Policy to review current sales and use tax and service provider tax exemptions to identify provisions that should be repealed or amended because they are duplicative or otherwise unnecessary and to submit a report including suggested legislation repealing or modifying those exemptions to the TAX Committee. LD 2011 in the 129th Legislature contained same language. Bill died at end of session tabled in House without acceptance of either committee amendment. MRS comments: 1. Not all nonprofits are 501(c)(3) orgs 2. recommends doing study of existing exemptions before enacting generic exemption for all 501(c)(3) orgs.	OTPA	Similar provision w. Committee Amendr 129th Legislature, 2th which died in posses at end of session. Legisles tax, service provincome tax MRS estimates cost to \$12 million for saprovider tax expansives earch; recommen	nents to LD 2011 in d Regular Session ssion of the House D 2011 included ovider tax and in the range of \$10 ales tax and service ion but needs more
88	488	3/9	3/21	Paulhus	An Act to Provide Qualifying Municipalities a Percentage of Adult Use Cannabis Sales and Excise Tax Revenues	This bill establishes the Local Government Cannabis Revenue Fund and requires the transfer to the fund of 12% of revenue from the sales tax on adult use cannabis and adult use cannabis products and 12% of cannabis excise tax revenue. The fund must be distributed monthly to municipalities where cannabis establishments are operating in proportion to the ratio of revenues generated by the sales and excise taxes on adult use cannabis and adult use cannabis products within the municipality to the revenues generated by all cannabis establishments operating in the State.	OTPA/ ONTP		

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						28-B MRSA §1101.2.C (enacted in 2022) permits each municipality to receive up to \$20,000 from the Adult Use Marijuana Public Health and Safety and Municipal Opt-in Fund for certain administrative costs incurred in adopting an ordinance and related activities permitting the operation of cannabis establishments in the municipality. MRS has administrative concerns.			
89	218	3/16	4/4		An Act to Clarify Eligibility for Property Tax Stabilization for Individuals 65 Years of Age or Older	This bill, for property tax years beginning on or after April 1, 2024, expands eligibility for the property tax stabilization program for individuals 65 years of age or older to surviving spouses of eligible individuals as long as they were married for at least 10 years before the eligible individual's death.	ONTP		
101	253	2/7	2/16 5/30		An Act to Return to the Former Owner Any Excess Funds Remaining After the Sale of Foreclosed Property	1 Under current law, except in certain circumstances, if a municipality, or the State Tax Assessor for property located in the unorganized territory, forecloses on property for failure to pay taxes owed on that property, the municipality is under no obligation to return to the owner any funds that exceed the amount owed in taxes after the sale of the property. 2.Under current law, 36 MRSA §943-C municipalities that intend to sell foreclosed property, must retain a licensed real estate broker, sell for fair market value and return excess funds (reduced by taxes owed and municipal costs) if: A. At least one of former owners is 65 or older B. Income reduced by medical expenses of former owners less than \$40,000 C. Liquid assets of former owners is less the \$50,000 (single person) or \$75,000 (more than one person).	Tabled 5/30/2023 tabled		

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						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
						If a licensed real estate broker cannot be found or			
						property does not sell within 6 months, municipality			
						may sell property through usual foreclosure process.			
						3. This bill requires the municipality, which includes			
						the State Tax Assessor for property located in the			
						unorganized territory, to			
						A. Provide notice of the availability of the excess			
						funds, after subtracting the tax lien, interest, fees			
						for recording the lien, costs of mailing notice,			
						court costs and any other expenses incurred in			
						disposing of the property, to the former owner within 30 days after the sale of the property or			
						180 days after the foreclosure, whichever is			
						sooner.			
						B. Keep the excess funds in a segregated escrow account. If the former owner fails to claim the			
						excess funds in person within 90 days after			
						receipt of the notice, the municipality is allowed			
						to retain the excess funds.			
						C. If the former owner or the former owner's			
						representative notifies the municipality within 90			
						days after receipt of the notice, the municipality			
						must <u>negotiate</u> with the former owner over the			
						return of the excess funds. If the former owner is			
						dissatisfied with the municipality's offer, the			
						former owner may seek binding arbitration for resolution of the matter.			
						resolution of the matter.			
						On 5/25/23 the United States Supreme Court in the			
						case of <i>Tyler v. Hennipin County, Minnesota, et al,</i> ruled unanimously that the retention by the County			
						upon acquisition and sale of property acquired for			
						nonpayment of property taxes of amounts in excess of			

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						the amount owed for taxes by Tyler violated the Takings Clause of the Fifth Amendment ("private property [shall not] be taken for public use, without just compensation."			
130	29	3/16	4/4 4/27 5/25 6/1	Bennett	An Act to Eliminate Senior Citizen Property Tax Stabilization and Expand the Homestead Property Tax Exemption.	This bill limits the application of the property tax stabilization for person 65 years of age or older to the property tax year beginning on 4/1/23. For property tax years beginning on or after April 1, 2024, the bill replaces the stabilization program with an increased homestead property tax exemption of \$75,000 just value for person 65 or older who have resided in the homestead for at least the preceding 10 years. MRS has technical concerns.	4/4 Tabled 4/27 tabled		
144	362	2/7	2/16	Sachs	An Act Regarding the Monitoring of Municipal Abandoned Property	1 <u>Under current law</u> , a municipality that certifies abandoned property is required to provide <u>information regarding the property to the Maine State Housing Authority</u> for use in determining opportunities for redevelopment, programs supporting first-time home buyers and similar programs and data analysis. 2 <u>This bill</u> instead requires the municipality to submit such <u>information to the Maine Redevelopment Land Bank Authority</u> for use in determining opportunities for redevelopment. MRS requests that this bill and LD 167 be held until later in the session to be considered with other bills affecting PT relief programs that will be affected by these changes.	OTP/ ONTP No fn	No Fiscal N OFPR	
149	203	2/7	4/4	Bailey	An Act to Amend the Definition of "Homestead" Under the Homestead Property Tax Exemption Laws	Current law provides that one qualification of a residence for the homestead property tax exemption is if the real property is held for the applicant in a revocable living trust.	ONTP		

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						This bill removes the requirement that the living trust be revocable.			
167	247	2/7	2/16 4/4	Bell	An Act Regarding Eligibility for the Maine Resident Homestead Property Tax Exemption	This bill provides that a person who holds a life lease on a permanent residence is eligible for the Maine resident homestead property tax exemption. MRS concerns: Changes in definition of "homestead" has repercussions for other benefits that incorporate the definition of "homestead." MRS requests that this bill and LD 149 be held until later in the session to be considered with other bills affecting PT relief programs that will be affected by these changes.	ONTP		
191	289	2/14		Stewart	An Act to Amend the Laws Regarding Certain Business Equipment Tax Benefits	This bill excludes from eligibility for the BETE and BETR a person that, based on 3rd-party certifications, bans, boycotts or otherwise restricts or prevents the sale or distribution of any product that is legally produced, harvested or grown in the Maine. BETR: 1. Eligible property 1st placed in service after 4/1/95 and on or before 4/1/05. 2. Certain retail sales facility property placed in service after 4/1/95 BETE: 1. Eligible property 1st placed in service on or after 4/1/05 MRS has administrative and Constitutional concerns. 1. "3rd party certification" needs to be clarified. 2. Constitutional "Commerce Clause" concerns			
195	430	1/31	1/31	Haggan	An Act to Exempt Gold Star Parents fbrom Income Tax	This bill provides an exemption from Maine income tax to gold star parents who are residents of the State of Maine. Eligible persons are: 1. Parents of a member of the United State Armed Forces who has died as the result of circumstances described in federal law (while	ONTP		

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						engaged in action against an enemy of the US, engaged in military operations against an opposing foreign force or serving with friendly foreign forces in which the US is not a belligerent party; and 2. Who demonstrate receipt of a report of casualty form or notification of loss from the U.S. Department of Defense.			
210	820	2/7	2/16	Hasenfus	An Act to Expand the List of Persons Exempt from the Real Estate Transfer Tax	Current law provides exemption from Real Estate Transfer Tax for transfers to spouses, parents, grandparents and grandchildren. This bill expands the exemption for family members to include siblings, stepchildren and step grandchildren.	OTPA/ ONTP		
						MRS indicates that it <u>already considers stepchildren</u> and step grandchildren to be exempt. Recommends considering <u>whether stepsiblings should be exempted</u> ,			
283	123	5/10	5/16 5/23	Matlack	An Act to Make Technical Changes to the Maine Tax Laws	ANNUAL DAFS/MRS BILL MRS will provide chart Part A makes changes to the property tax law. Part A: 1. Allows disclosure of confidential information to the State Board of Property Tax Review; MRS has provided additional info regarding confidentiality of info. 2. Clarifies that a municipality's equalized tax rate of residential property is the equalized full value tax rate when calculating qualification for sudden and severe disruption assistance; 3. Removes the requirement that updates to the property tax assessment manual be made by the State Tax Assessor by rule; 4. Clarifies that the fixed-dollar parsonage and personal property exemptions for houses of religious worship are based on just value;	OTPfno		

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						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
LD	LR	PH	WS	SPONSOR	TITLE	(Summaries may not reflect content of most recent committee action) 5. Clarifies that only individuals qualify for certain property tax exemptions for veterans and removes gender-specific terms in those provisions; 6. Facilitates the repeal of the Circuitbreaker Program, which has expired, by moving definitions from that program to current provisions; 7. Clarifies that the income and asset limitations of the state property tax deferral program apply to all owners of the property; and 8. Makes other technical and grammatical changes to improve the clarity of property tax provisions. Part B makes changes to the income tax law. Part B: 1. Clarifies that a petition for reconsideration related to a determination issued by Maine Revenue Services must be filed within the specified time period with Maine Revenue Services in order to be available for review in Superior Court or by the Maine Board of Tax Appeals; 2. Repeals the Maine income modifications related to the expired federal domestic production activities deduction; 3. Repeals the Maine income modification for the expired federal deferral of income modification for insurance premiums for long-term care insurance; 6. Repeals the expired Maine income modification for federal recovery amounts included in federal	ACTION		
						for federal recovery amounts included in federal adjusted gross income; 7. Clarifies Maine Revenue Services' rule-making authority regarding the Maine research expense income			
						tax credit by correcting an erroneous reference to the federal Internal Revenue Code of 1986, removing unnecessary and confusing language and making the rule-making requirement discretionary;			

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						8. Clarifies that the benefit base under the property tax fairness credit includes property tax payments, and not payments of rent constituting property taxes, under the State's property tax deferral program; and 9. Provides that the additional credit for permanently and totally disabled veterans under the property tax fairness credit is limited to the total taxes paid by the taxpayer and by the State on behalf of the taxpayer pursuant to the property tax deferral program, if any. Part C makes changes to provisions regarding the sales tax. Part C: 1. Removes the word "pickup" from the phrase "pickup trucks" in the Multimodal Transportation Fund transfer to align with the removal of the word in the corresponding sales tax provisions by Public Law 2021, chapter 578; and 2. Clarifies the confidentiality exemption for disclosing registration, revocation of registration or exemption certificate information by providing that the allowable disclosure is limited to the disclosure of information applicable to the previous 6 years.			
286	1192	2/14	3/2 4/4 4/11 4/18	Carlow	An Act to Authorize the Use of Tax Increment Financing Funds for Constructing or Renovating Municipal Offices and Other Municipal Buildings	MRS presented proposed amendment at PH.(attached to testimony) 1. Removes gender-specific term 2. Clarifies due dates of certain income tax installment payments TIF districts must support economic development purposes and must be approved by DECD. List of allowed expenditures is lengthy. Use for general use municipal buildings is specifically excluded. This bill permits revenue from tax increment financing (TIF) districts to be used for the construction or renovation of municipal offices or other municipal buildings when the legislative body of the municipality	OTPA/ ONTP		

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						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
						functioning of government or otherwise hinder the vitality of the local economy. Bill provides that TIF revenue that may be used for municipal properties may not exceed 10% of the total current assessed value of the TIF district or \$3,000,000, whichever is less during a 20 year period for any one TIF district. Both MRS and DECD have indicated needs to clarify language in the bill.			
						Tabled for JSJ to draft amendment and run by chairs/			
287	235	2/14	3/2		Providing a Sales Tax Exemption for Diapers	This bill provides a sales tax exemption for disposable and reusable diapers for children. MRS suggests use of Streamlined Sales Tax definition of "diapers" and "children's diapers." MRS recommends using Streamlined Sales Tax definitions to provide clarity with regard to exempted items.		LD 863 in 129 th died Table at end of 2 nd F Bill also included di and pins Fiscal note: \$1.7 m	Regular Session. aper covers, wraps
341	951	3/30	4/6		An Act to Amend the Maine Tree Growth Tax Law to Encourage Housing Construction	Current penalty for withdrawal of land from TGTL is greater of: 1. Current use reduction in taxes over previous 5 years, and 2. (a) If the land was classified for 10 years or less, 30% of the difference in value on date withdrawn or (b) If the land was classified for more than 10 years 30% or the difference in value on date withdrawn reduced by 1% for each year over 10 years, but no lower than 20%. This bill reduces the penalty for withdrawal of land from classification under the Maine Tree Growth Tax Law to the lesser of the two penalty options under current law,	6 ONTP/ 3 OTPA		

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						the land withdrawn is used for the construction of single-family residential housing and the conditions required for building construction are met within 2 years of withdrawal.			
457	2184			Chipman	An Act to Amend Maine's Tax Laws	This bill is a concept draft pursuant to Joint Rule 208. This bill would amend Maine's tax laws.			
499	1756			Chipman	An Act to Amend Maine's Tax Laws	This bill is a concept draft pursuant to Joint Rule 208. This bill would amend Maine's tax laws.			
517	1856	3/28	4/6 4/19	Andrews	An Act to Allow Maine Families to Deduct Vehicle Excise Taxes on State Income Tax Returns	This bill provides an income deduction in the amount of MVET paid for a vehicle to: 1. a resident individual 2. who claims as a dependent child who has not attained 18 years of age. MRS indicates technical and administrative concerns. Suggests instead that dependent exemption tax credit would be a better alternative.	4/6 not taken up 4/19 ONTP	MRS es Admin costs: Revenue loss (annua	\$104,918 FY 24 al) \$4,000,000
529	748	3/16	4/4		An Act to Remove the Annual Filing Requirement in the Property Tax Stabilization Laws	This bill amends the laws governing property tax stabilization for senior citizens to: 1. Eliminate the requirement for an annual application. 2. Requires a new application when an individual establishes a new homestead in the State. 3. Requires an individual or the personal representative of the individual's estate to notify the municipality when there is a change in ownership of the individual's homestead.	ONTP/ OTPA		
533	635	3/28	4/6 4/19 5/2	Lanigan	An Act to Exempt Overtime Pay from Individual Income Tax	This bill excludes overtime pay received by an employee (hours in excess of 40 hours worked per week) from income tax if the employer is required by	4/6 tabled For group to work on amndmnt		stimates \$104,918 on going

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						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
						law to pay the overtime to the employee under Title 26, section 664, subsection 3. MRS has technical concerns		Revenue loss (annu	al) \$70,000,000
541	1108	3/9	3/21	Fredericks	An Act to Create Parity in the Taxation of Medicine	This bill includes medical cannabis in the sales tax exemption that applies to medicines sold on a doctor's prescription.		MRS provides a prover the next 3 year \$12,300,000.	
629	2204	3/9	3/21 4/4 5/11	Ardell	Defend the Individual Civil Right to Bear Arms Through Exemption of Firearms and Ammunition from Taxation	This bill: 1. Prohibits the State Tax Assessor from assessing a sales or use tax on any firearms or ammunition sold or possessed in the State. 2. Prohibits a municipality or a county officer from assessing a tax or fee on any firearms or ammunition sold or possessed in the State. MRS has technical concerns.	Tabled REFER To IFW	MRS provides preli revenue loss of \$6.0	
633	445			Madigan	An Act to Dedicate Revenue from Alcohol Tax to Alcohol Use Disorder Treatment	This bill is a concept draft pursuant to Joint Rule 208. This bill would dedicate a portion of the revenue from the taxes imposed on alcohol to funding for alcohol use disorder treatment programs.			
641	839	3/3/28	4/6 4/12 4/25	Roberts	An Act to Combat Hunger by Creating an Income Tax Credit for Businesses Engaged in Food Production for Donations to Qualified Organizations	This bill provides an income tax credit for: 1. persons engaged in commercial agricultural production, commercial aquacultural production or commercial fishing 2. for donations to a qualified donee that provides food to low-income individuals without charging a fee for the food or requiring any other type of compensation from the low-income individuals. A qualified done is an IRC section 170(3)(2) organization	taken up	Admin costs \$33.	Services Estimates 000 FY 25 one time mputer set up

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						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
						A "low income individual" is a member of a low income household or who is homeless under the Maine Affordable Housing Act of 1989. The credit is equal to 10% of the deduction claimed for federal income tax purposes up to a maximum credit of \$5,000.			
643	1665	3/28	4/6 4/19	Terry	Development in the State by Increasing the Research Expense Tax Credit	 This bill increases the research expense tax credit by: increasing the amount of expenditures eligible for the credit, doubling the rate by which the credit is calculated from 5% to 10% of the excess of qualified research expenses over the base amount and from 7.5% to 15% of the base research payments under the IRC, doubling the maximum amount of the credit that may be claimed from 100% of the corporation's first \$25,000 tax due to the first \$50,000 of tax due and 75% of the amount over \$50,000 and halving the base amount used to determine the credit from 100% to 50% of the average amount per year spent by the taxpayer on qualified research expenses over the previous 3 years. Unused credit that exceeds the tax due for the year may be carried over for up to 15 years. MRS notes: Bill does not have application date Benefits highly concentrated on small number of large corps Consider 3/11/22 OPEGA report. 	4/6 not taken up 4/19/2023 tabled	Admin costs: Revenue loss(ani	Marginal, absorbed mual) \$7.5 million mate of revenue loss of 0,000
667	1948	3/23	4/5 5/17		An Act to Impose a Tax Surcharge on Certain Incomes	This bill establishes an income tax surcharge of: 1. 3% on taxable income in excess of \$1,000,000 up to \$10,000,000 and	4/5 Tabled 5/17	MRS Admin costs	S Estimates Under review

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL	IMPACT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
						2. 6% on taxable income in excess of \$10,000,000 and requires that the revenue collected from the surcharge must be spent on 1. 75% on public K-12 education and 2. 25% on rural economic development. Administration opposes bill MRS has technical concerns	ONTP	Revenue impact	\$115,000,000 FY 24
695	570	4/13	4/20 4/25	Kuhn	An Act to Exempt Nonprofit Land Trusts from Sales Tax	This bill provides a sales exemption for 1. sales to an incorporated nonprofit land trust 2. if the tangible personal property or taxable services sold are to be used primarily for the purposes for which the nonprofit land trust was organized. Note: LD 68 (PH 2/14) proposes a sales tax exemption for all IRC 501(c)(3) nonprofit organizations. Question raised at PH regarding who benefits from nonprofit land trusts? MRS suggests "land trust" should be defined.	4/20 ONTP/ OTPA 4/25 Reconsid. OTPA/ OTPA		
708	1842	3/7	3/21	Morris	An Act to Establish a Sales Tax Holiday Weekend	This bill is an EMERGENCY bill that establishes an annual 4-day sales tax holiday in August for sales of tangible personal property, beginning at 12:01 a.m. of the 3 rd Friday before Labor Day until 11:59 p.m. of the 4 th day. Similar bill in 130 th Legislature (LD 1381, Morris) proposed 3-day weekend holiday in October. Included meals and lodging. Excluded tobacco products, motor vehicles, motorboats, and any single item with a price exceeding \$2,500. Fiscal Note; \$15 million to \$16 million. Committee vote: ONTP(8)/OTPA(3) fno. Failed enactment in both H&S.	ONTP/ OTPA		

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						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
						Sponsor testimony at PH indicates: Support for excluding "large ticket items" and tobacco products Allow holiday to apply to meals and lodging MRS indicates that emergency effectiveness my not allow enough time for administrative adjustments.			
713	1934	3/7	3/21 4/4 5/24		RESOLUTION, Proposing an Amendment to the Constitution of Maine to Dedicate a Portion o Sales and Use Taxes from All Motor Vehicle Sales and Motor Vehicle-related Sales to the Highway Fund for Road and Bridge Capital Improvements	This resolution proposes to amend the Constitution of Maine to dedicate to the Highway Fund for road and fbridge capital improvements 50% of sales and use tax revenue from sales of motor vehicles and sales related to motor vehicles. Bill reflects recommendations of the Blue Ribbon Commissions to Study and Recommend Funding Solutions for the State's Transportation Systems. (2019, 2020). MRS indicates need for clarifications in language and indicates an estimated GF loss of approximately \$200 million per year. Possible conflict with transfers to Multimodal Transportation Fund.	4/4 not taken up 5/24 OTPA	MRS es	stimates nately \$200 million
758	623	3/7	3/21 4/11		An Act to Account for the Impact of Inflation on the Taxation of Capital Gains and Losses	This bill provides that the portion of capital gains included in federal adjusted gross income must be reduced by the amount by which the value of the asset increased less than the Consumer Price Index over the period of time the asset was held by the taxpayer. MRS identified problems: 1. Bill doesn't accomplish goal 2. Significant complexity for taxpayer and State 3. May not be administrable 4. Unable to estimate fiscal impact	7 ONTP/ 4 OTPA fno 4/11 Recon ONTP		

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792	630	3/23	4/5	Brakey	An Act to Provide a Turnpike Gasoline Fairness Credit for Maine Turnpike Drivers	This bill provides a refundable income tax credit based on: 1. the type of fuel used by 2. motor vehicles owned by a Maine resident and 3. the number of miles the vehicles traveled on the Maine Turnpike.	ONTP/ OTPA fno		
793	1463	3/30	4/6	Brakey	An Act to Support Municipal Services with Revenue Sharing	This bill provides that municipalities may elect to receive for state-municipal revenue sharing an amount equal to 10% of the sales or use tax collected within the municipality instead of the usual distribution formula. Current municipal revenue sharing distribution formula is based proportionally on a municipality's population multiplied by its property tax burden			
802	2073	3/30	4/6 4/19	Ducharme	An Act to Increase the Maine Exclusion Amount for Estate Tax Exemptions	This bill raises the Maine estate tax exclusion amount x from \$5,600,000 to \$12,000,000 beginning with estates of decedents dying on or after January 1, 2023. Sponsor testimony presented change in language of the bill that would provide that Maine's exclusion amount would equal the federal basis exclusion amount (\$12,920,000 in 2023, indexed annual for inflation through 2026 then reverts to \$5,000,000?). Maine's exclusion amount is also indexed annually and for deaths in 2023 is \$6,410,000. See 4/19 email from MRS (Sean Norton) for "exclusion amount" calculations MRS indicates need for technical amendment regarding inflation terminology.	4/19 ONTP/ OTPA		stimates ominal/absorbed al) \$9 million
803	1817			Perry J	An Act Regarding Taxation	This bill is a <u>concept draft</u> pursuant to Joint Rule 208. This bill would <u>make changes to the laws governing taxation</u> .			

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL I	MPACT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
805	1935	3/16	4/5	Реггу Ј	An Act to Provide That a Licensed Motor Vehicle Dealer May Claim a Credit for Sales Tax on the Purchase and Installation of Equipment to Be Used for the Charging of Electric Vehicles	This bill provides that a licensed motor vehicle dealer may claim a credit for sales tax if the dealer has paid the sales tax on the purchase and installation of equipment to be used for the charging of electric vehicles. MRS administrative concerns: 1. Need to clarify whether credit includes purchase for installation at both dealer's location and customer's residence. 2. "Equipment used for the charging of electric vehicles" is not defined and needs clarification 3. Bill needs to specify time when credit may be claimed (filing period when equipment purchased or filing period when equipment is installed).	ONTP		
835	1612	3/23	4/5	Boyer	An Act to Phase Out the Income Tax	This bill 1. phases out the income tax over 5 years beginning in 2024 and 2. requires that each state department budget be reduced proportionally to achieve a balanced budget.	10 ONTP/ 3 OTPA		
843	608	3/23	4/5	Osher	An Act to Improve Income Tax Progressivity by Establishing a New Top Individual Income Tax Rate	This bill establishes an additional income tax bracket with a tax rate of 11.15% for taxable income exceeding: 1. \$125,000 for single individuals and married persons filing separately, 2. \$150,000 for heads of households and 3. 250,000 for married persons filing jointly and surviving spouses.	ONTP		
849	1783	4/18	5/4 5/16	Terry	An Act to Implement the Recommendations of the Working Group to Review the Process for Ongoing Review of Tax Expenditures by the Legislature	This bill implements the recommendations of the Working Group To Review the Process for Ongoing Review of Tax Expenditures by the Legislature established in 2021. It is identical to LD 2009 submitted by Sen. Chipman in the Second Regular Session of the 130th Legislature	5/4 Not taken up 5/16 OTPA/ ONTP		35,000

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL	IMPACT ¹
						(Summaries may not reflect content of most recent	ACTION	FY24	FY25
						committee action)			
						which died at the end of session on the Appropriations			
						<u>Cable</u>			
						ווי ו			
						The bill: 1. Beginning with the 132 nd Legislature, changes the			
						membership of the GOC by requiring that the			
						membership of that committee must include			
						a. at least 2 members who are members TAX and			
						b. at least one member who is a member IDEAB			
						For the <u>purpose of improving communications among</u>			
						those committees regarding tax expenditure review			
						activities;			
						2. Authorizes TAX to meet throughout the year as			
						determined to be necessary by the chairs to			
						perform tax expenditure review functions;			
						3. Changes the process for expedited review of tax			
						expenditures by repealing requirements that the information be provided to TAX by OPEGA and			
						by expanding the information required to be			
						reported by the MRS (red book) to facilitate			
						review by TAX;			
						4. <u>Prioritizes full review of business incentive tax</u> expenditures over tax expenditures directed			
						primarily toward individual tax relief;			
						primarity toward individual tax felici,			
						5. Requires that the schedule for review of full			
						review tax expenditures take into consideration			
						any statutory expiration dates;			
						6. Establishes a procedure for review of current			
						6. <u>Establishes a procedure for review of current</u> statutes containing full review tax expenditures to			
						identify and address the need for statutory			
						changes to improve the ability to analyze and			
						evaluate those provisions;			
						7. Establishes a procedure for review by TAX of			
						legislation under consideration that would enact a			

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL I	MPACT ¹
						(Summaries may not reflect content of most recent	ACTION	FY24	FY25
						full review tax expenditure. The review is for the purposes of identifying and recommending provisions to facilitate tax expenditure review; 8. Establishes a process for TAX to request 2 limited analysis projects per year to be completed by OPEGA for the purpose of assisting consideration of legislation before the committee; and 9. Directs OPEGA and the Office of Fiscal and Program Review OFPR to assess and report to the Legislative Council regarding the need for additional staff to perform the additional functions contained in the bill. Letter from GOC chairs (5/3/23) supports bill but recommends changes in the recommendation regarding additional membership requirements MRS has technical and substantive issues.			
854	2197	5/11	5/24	, and the second	Estuarine Ecosystems and to Impose an Excise Tax on Certain Bottled Water Operators	This bill creates an excise tax of 5¢ per gallon on bottled water operator that extracted more than 1,500,000 gallons of groundwater or surface water for commercial bottling for sale in the previous calendar year. Revenue from the excise tax is allocated to the Land for Maine's Future Fund to acquire, restore or protect riparian or estuarine lands in the State that are essential to protecting aquifers, surface waters or intertidal waters on which human and natural communities depend.	ONTP/ OTPA		stimates 140,000 to set up ot provided
916	2374			O'Neil	An Act to Establish a Windfall Profits Tax on Electric Utilities to Assist with Residential Heating Costs	This bill is a concept draft pursuant to Joint Rule 208. This bill proposes to establish a windfall profits tax on electric utilities and dedicate the revenue from this tax to a fund to provide assistance with heating costs to the residents of this State.			

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL 1	MPACT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
971	855	3/23	4/5 5/17	Carmichael		This bill 1. Establishes the Income Tax Relief Fund for Maine Residents 2. for the purpose of reducing individual income tax rates. 3. The fund receives a transfer at the close of each fiscal year of the amount by which GF revenue for that fiscal year exceeds GF revenue for the preceding fiscal year adjusted by the growth limitation factor. 4. STA uses amount in Fund to reduce bracket rates Administration opposes bill. MRS has technical concerns.	4/5 Tabled 5/17 ONTP	MRS E Admin costs Revenue impact	Nominal, can be absorbed Not available at this time
984	1846	3/28	4/6 4/11 4/27 5/25 6/1	Chipman	Homestead Property Tax Exemption	This bill provides that property is eligible for the homestead property tax exemption if the property is: 1. owned by a limited liability company and 2. occupied as a permanent residence by a member of the limited liability company. MRS has technical concerns.	4/6 not taken up 4/11 not taken up 4/27 Not taken up		
996	2326			Gramlich	to Establish a Local Option Sales Tax	This bill allows a municipality to impose a seasonal or year-round local option sales tax on the sale of any goods or services allowed to be taxed at the statewide level by vote of the legislative body of the municipality or by municipal referendum.			
1010	370			Теггу	Working Families	This bill is a concept draft pursuant to Joint Rule 208. This bill proposes to provide tax relief to working families by reforming the imposition of the service provider tax, especially on nonprofit organizations, schools, religious institutions and hospitals, and by adjusting the income tax brackets to make them fairer.			
1027	762			Perkins		This bill prohibits a municipality from imposing a local sales tax.			

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL II	MPACT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
1051	10.6	2 (2.0	116	D 1			0.07704/		
1051	426	3/28	4/6	Brakey	An Act to Protect Maine People from Inflation by Exempting Gold and Silver Coins and Bullion from the State Sales and Use Tax	This bill provides a sales and use tax exemption for sales of gold and silver coins and bullion.	8 OTPA/ 3 ONTP		
1060	132	3/30	4/6	Jackson		This bill	4/6 not	MRS es	stimate
			4/19 5/4		Public Safety by Increasing State-Municipal Revenue	1. <u>increases the percentage of state-municipal</u> revenue sharing from 5% to 7% of Income	taken up	Revenue loss to State	o (onnual)
			3/4		Sharing to 7 Percent	Tax, Sales Tax and a portion of Service Provider Tax, and	4/19 Tabled	\$100 million	
						requires the additional funds to be used by municipalities for the employment, training and provision of emergency fire and medical services and law enforcement.	ONTP/ OTPA fno		
						Not clear who would be responsible for determining whether municipalities were using funds for designated purposes.			
						4/19 tabled for sponsor to work on amendment			
1063	242	3/30	4/6 4/12	Pierce	Treatment to State-licensed Cannabis Businesses	This bill, for taxable years beginning on or after January 1, 2023, adds manufacturing facilities, cannabis establishments and testing facilities to the list of cannabis businesses licensed by the State that are eligible to take deductions under the state income tax laws.	4/6tabled 4/12 OTPA/ ONTP	MRS estima Revenue loss: \$1 Admin costs: \$24	,000,000 per year
						Current law allows deduction of business expenses of registered caregivers and registered dispensaries, MRS indicates needs for technical changes			
1075	800	4/13	4/20	Daughtry	An Act to Promote Economic Growth Through Increased Film Incentives	This bill makes multiple changes to the tax credits available to visual media production companies operating in the State. The bill:	tabled		

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL II	MPACT ¹
						(Summaries may not reflect content of most recent	ACTION	FY24	FY25
						committee action)			
						 makes the available tax credits refundable and transferable, increases the credits for certain expenses incurred in Maine and for hiring residents of Maine and offers additional credits for visual media productions that are located in certain Maine counties, are set in Maine or have a lead cast member, writer or director who is a Maine resident. reduces the total expenditures needed to qualify for the credits, extends the time period for visual media production companies to certify with the DECD and sets a \$500,000 limit on the total value of the tax credits that increases to \$1,000,000 after January 1, 2027. The bill makes other changes necessary for these provisions. 			
1118	591	4/11	4/19		An Act to Reduce the Sales Tax on Automobiles	This bill exempts from the sales and use tax the first \$7,500 of the maker's list price of an automobile, sold on or after January 1, 2024. Definitions in Sales Tax statutes: 36 MRSA, §1752.1-B. "Automobile." "Automobile" means a self-propelled 4-wheel motor vehicle designed primarily to carry passengers and not designed to run on tracks. "Automobile" includes a pickup truck or van with a gross vehicle weight rating of 10,000 pounds or less." 36 MRSA §1752, sub§7. "Motor vehicle. "Motor vehicle" means any self-propelled vehicle designed for the conveyance of passengers or property on the public highways. "Motor vehicle" includes an all-terrain vehicle and a snowmobile as defined in Title 12, section 13001.			

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL	IMPACT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
						"Maker's list price" is defined in MV excise tax chapter but not defined for sales tax.			
1135	1506	4/18	4/25	Boyle	An Act to Ensure that Carbon Credits Can Be Sold on Forest Land Enrolled in the Maine Tree Growth Tax Law	This bill is a concept draft pursuant to Joint Rule 208. This bill would allow a person that owns wooded property enrolled in the Maine Tree Growth Tax Law to sell carbon credits for that property and stay enrolled in the Maine Tree Growth Tax Law as long as timber harvesting was not prohibited under the carbon credit agreement. Sponsor presented language at the PH for an amendment which would turn the bill into a Resolve to direct the Maine Forest Service and Maine Revenue Services to work together to provide joint guidance regarding the impact of the sale of carbon on the classification of land under the Tree Growth Tax Law.	ONTP Letter to MRS		
1147	427	4/13	4/20	Brakey	An Act to Exempt Gold and Silver Coins and Bullion from the State Income Tax	Current law: Maine does not have a "capital gains tax." Income from sales or transfers of gold, silver, bullion that are taxable on the federal level are taxed in the same manner as ordinary income in Maine. This bill: exempts (subtraction modification) from Maine income tax capital gains and ordinary income resulting from the sale or transfer of gold or silver coins or bullion. MRS has technical concerns	ONTP	Admin costs:	estimates FY 24 \$115,918 FY 25 \$123,845 Not available at this time
1153	1513	4/5	4/12	Woodsome	An Act to Allow Municipalities to Tax Personal Solar Energy Equipment Under 5 Megawatts	Current law provides a property tax exemption for solar and wind energy equipment that generates heat or electricity IF: 1. all of the energy is used on the site where the property is located, or 2. the energy is transmitted through the facilities of a transmission and distribution utility, and a utility customer or customers receive a utility bill credit for the energy generated by the equipment.	tabled		

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL I	MPACT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
						This bill removes wind energy equipment from the exemption.			
1168	2067	4/26	5/2	Perry	Excise Tax Rates	This bill changes the excise tax on motor vehicles and camper trailers from Current law: a 6-year phase-down of the tax from 24 mills on the maker's list price in first model year to 4 mills in 6 th and subsequent years Year Mills 1 24 2 17.5 3 13.5 4 10 5 6.5 6+ 4 Bill: a 10-year phase-down of the tax from 35 mills on the vehicles maker's list price reduced by \$15,000 in first year to 10 mills in 10 th and subsequent years. Year Mills 1. 35 2. 33 3. 31 4. 28 5. 25 6. 22 7. 19 8. 16 9. 13 10+ 10 Maine Revenue Service has concerns	ONTP		

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL I	MPACT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
1176	1501	4/18	4/25	Adams	An Act to Create Municipal Cannabis Revenue Sharing	Current law: Provides that the Adult Use Cannabis Public Health and Safety and Municipal Opt-in Fund may be spent by DHHS to provide up to \$20,000 reimbursement to municipalities for "qualifying expenses" incurred as a result of the municipality setting up operation of adult use cannabis establishments in the municipality. This bill: Replaces conditions in current law and instead directs that 20% of the money credited to the Adult Use Cannabis Public Health and Safety and Municipal Opt-in Fund be distributed equally to all municipalities that opted to permit some or all adult use cannabis establishments. It requires reimbursement to be distributed "equally" to municipalities opting to permit adult use cannabis establishments.			
1182		4/18	4/25	Salisbury	An Act to Make Revisions to the Tax Increment Financing and Development District Laws	This bill amends the laws governing tax increment financing by 1. removing the requirement that DACF and the DoT review proposals for the designation of downtown tax increment financing districts. 2. The bill also clarifies the standard for a TIF development district to be considered as "suitable for commercial or arts district uses."	OTP Fn?		
1184	312	4/26	5/4	Jackson	An Act to Exempt Certain Prescribed Home Medical Supplies from Sales Tax	Current law: STE for prosthetic and orthotic devices prescribed by health care practitioner; crutches and wheel chairs for sick, injured or disabled persons. This bill provides a sales tax exemption for medical equipment and supplies prescribed by a health care provider for medical purposes when payment is made by an insurance company or Medicare/Medicaid.	tabled		

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL I	MPACT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
1202	2011	4/5	4/12	Theriault	An Act to Increase the Homestead Exemption to \$50,000	Current law: Homestead exemption is \$25,000 State reimbursement to municipalities is 76% for 4/1/23 property tax years, increasing by 3% each subsequent year until it reaches 100%. This bill 1. increases the homestead property tax exemption from \$25,000 to \$50,000 for property tax years beginning on or after April 1, 2024. 2. changes the rate of state reimbursement to	ONTP		
						85% for property tax years beginning 4/1/24 and each subsequent year.			
1212	1389	4/11	5/4 5/16 5/23	Baldacci		This resolve requires MRS to conduct a study on the effects of a seasonal sales tax including 1. Revenue impact 2. Effect on economy 3. Investigate other states with seasonal tax 4. Submit report to the Legislature by 12/6/23 MRS suggests study should be done by DAFS or OTP rather than MRS and has other concerns. Voted 5/16 Divided report OTPA fno (Perry, Chipman, Crockett) ONTP (All others) Reconsidered 5/23/2023 ONTP	5/4 Not taken up 5/16 ONTP/ OTP fno 5/23/2023 ONTP	OTP amendment h determined by OF fiscal note	
1213	606	4/11	5/17 5/31	Baldacci	An Act to Reform Income Taxes by Reducing Tax Rates for Each of the 3 Income Tax Brackets	Current tax brackets 2023TYs: Single; married separate returns: \$0 to \$23,000 5.5% \$23,000 to \$54,450 6.75% \$54,450 and over 7.15%	Tabled ONTP		ot yet determined 273,000,000 annual
						Heads of household: \$0 to \$34,500 5.5% \$34,500 to \$81,700 6.75%			

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL	IMPACT ¹
						(Summaries may not reflect content of most recent	ACTION	FY24	FY25
						committee action)			
						\$81,700 and over 7.15%			
						Married joint; surviving spouse:			
						\$0 to \$46,000 5.5%			
						\$46,000 to \$\$108,900 6.75%			
						\$108,900 and over 7.15%			
						This bill tax brackets 2023TYs:			
						Single; married separate returns:			
						\$0 to \$23,000 2.9%			
						\$23,000 to \$54,450 5%			
						\$54,450 to \$80,000 7%			
						\$80,000 and over 7.15%			
						Heads of household:			
						\$0 to \$34,500 2.9%			
						\$34,500 to \$81,700 5%			
						\$81,700 to \$120,000 7%			
						\$120,000 and over 7.15%			
						Married joint; surviving spouse:			
						\$0 to \$46,000 2.9%			
						\$46,000 to \$\$108,900 6.75%			
						\$108,900 to \$160,000 7%			
						\$160,000 and over 7.15%			
						SPONSOR AMENDMENT 4/7:			
						Taxpayers in following categories pay 3% on total			
						taxable income:			
						Single up to \$45,000			
						Heads of Household up to \$69,000			
						Married joint up to \$90,000			
						Taxpayers with higher taxable income would pay			
						according to current rates and brackets.			
						MDC			
						MRS reviewing sponsor's proposed amendment.			

LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM		
					(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
784	4/11	5/2	Stewart	An Act to Expand Child Care Services Through an Employer- supported Tax Credit	This bill repeals the section of law governing the former employer-assisted day care income tax credit, which by its own terms, since 2015 has not appled to tax years beginning on or after January 1, 2016.	5/2 Not taken up		\$33,000 One time
					The bill creates a new refundable tax credit for an employer that pays or provides in-kind resources to build or subsidize child care for the children of its employees.		Revenue loss (annual)	\$5,000,000
					The amount of the annual <u>credit is the lesser of</u> : 1. 50% of the amount expended by the employer or 2. \$3,000 per child			
					MRS has technical concerns			
2275	4/11	4/27	O'Neil	An Act to Protect Housing by Increasing the Property Tax Fairness Credit	For income tax years beginning on or after January 1, 2023, this bill increases the maximum property tax fairness credit from 1. \$\frac{\$1,000 \text{ to \$1,500 for residents under 65}}{\$age and}\$ 2. \$\frac{\$1,500 \text{ to \$2,000}}{\$or residents 65 years of age or older.}\$	ONTP		
1161	5/3	5/17 5/31	Carmichael		CONCEPT DRAFT: This bill is a concept draft pursuant to Joint Rule 208. This bill would change the income tax brackets for imposition of the individual Maine income tax but retain the same tax rates.	Tabled 5/31 tabled		
1789	4/5	4/12		An Act to Increase the Personal Property Tax Exemption for Farm Machinery	Current law provides a property tax exemption for all farm machinery used exclusively in production of hay and field crops to an aggregate actual market values of \$10,000, excluding motor vehicles. This bill increases the property tax exemption for farm machinery to an aggregate value of \$45,000 beginning	ОТРА		
	784 2275	784 4/11 2275 4/11 1161 5/3	784 4/11 5/2 2275 4/11 4/27 1161 5/3 5/17 5/31	784 4/11 5/2 Stewart 2275 4/11 4/27 O'Neil 1161 5/3 5/17 Carmichael 5/31	784 4/11 5/2 Stewart An Act to Expand Child Care Services Through an Employer-supported Tax Credit 2275 4/11 4/27 O'Neil An Act to Protect Housing by Increasing the Property Tax Fairness Credit 1161 5/3 5/17 Carmichael An Act to Bring Fairness in Income Taxes to Maine Families by Adjusting the Tax Brackets 1789 4/5 4/12 Terry An Act to Increase the Personal Property Tax Exemption for	Stewart	Stewart	Stewart Stew

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL I	MPACT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
						It requires the State to reimburse municipalities for 100% of property taxes lost as a result of the increase in the exemption and provides administrative provisions for MRS to enforce the exemption and reimbursement.			
1268	232	5/11	5/18		An Act to Provide for a Local Motor Vehicle Excise Tax Exemption for Qualifying Volunteer Firefighters and Emergency Medical Services Persons	This bill allows a municipality to provide an exemption from annual excise tax for one vehicle owned, separately or jointly, by: 1. a resident of that municipality 2. who is a volunteer firefighter or volunteer EMS person, 3. Who has actively served during the previous 12 months 4. as long as that vehicle is used to perform those volunteer services. 5. Municipality made impose additional conditions. MRS has technical and substantive concerns. Potential Concerns from the Maine Constitution. (IX,8 and IX,9) Local option for exemption may subject the vehicle to property tax.			
1276	1824	4/13	4/25 5/16 5/24	-	An Act to Create and Sustain Jobs and Affordable Housing Through the Development of Cooperatives and Employee- owned Businesses	This bill does the following to support employee- owned businesses and cooperatives. 1. It excludes from Maine income tax the amount of gain, up to a maximum of \$750,000, recognized by a business owner in transferring the business to an employee stock ownership plan, eligible worker-owned cooperative, consumer cooperative, affordable housing cooperative or agriculture producer cooperative.		Maine Revenue S Admin costs: \$77,0 computer programm Revenue loss(annua \$400,000 to \$500,0	l)

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL I	MPACT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
						2. It excludes from Maine income tax interest from loans that finance transfers of ownership as provide in item 1. 3. It requires the DECD, Office of Business Development to contract with a nonprofit development organization with relevant expertise to develop and manage the Maine Employee Ownership Center to provide information and programs to assist businesses in the transition to employee or cooperative ownership. 4. It specifies performance measures for OPEGA/GOC tax expenditure review process. Maine Revenue Services has technical concerns Sponsor amendment to remove provisions of the bill taxing interest on loan to facilitate qualified transfer of business.			
1298					Sales Tax on Short-term Lodging to Fund Affordable Housing	This bill allows a municipality to impose a local option sales tax of 1% on short-term lodging that is subject to the state sales and use tax if approved by referendum of the voters in that municipality. The revenue from the local option sales tax must be distributed to the municipality imposing the local option sales tax. The distributed revenue must be used in municipal programs that support affordable housing development in that municipality, including rental assistance for lower income households or moderate income households. Revenue received by a municipality may not be used to reduce or eliminate funding otherwise due the municipality under other provisions of law. The local option sales tax may not take effect before July 1, 2024.			
1303	1884	4/11	4/19 5/2 5/10			Current law: 36 MRSA §2013 currently provides a <u>refund of sales</u> tax or certification to <u>purchase depreciable machinery</u>	4/19 Tabled		

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL	IMPACT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
					Commercial Farming from State Sales Tax	and equipment without paying sales tax for persons engaged in commercial agricultural production, commercial fishing, commercial aquaculture, or commercial wood harvesting if the machinery and equipment will be used directly and primarily for those purposes. Current law specifically excludes motor vehicles (including ATVs) and trailers.	5/2 Tabled 5/10/2023 OTPA		
						 This bill provides a sales tax exemption for sales to a qualified purchaser of: boats and all-terrain vehicles used directly and exclusively in commercial fishing or commercial agricultural production. The bill defines "qualified purchaser" to mean a purchaser who, under current law, has obtained a certificate from the State Tax Assessor stating that the purchaser is engaged in commercial fishing or commercial agricultural production. It also requires the seller to obtain from the purchaser an affidavit as prescribed by the assessor attesting to the qualification of the purchase for exemption. 			
						MRS concerned about overlaps and inconsistencies between current law and the bill. MRS suggested amendment to current law exclusion of			
						motor vehicles from definition of "depreciable machinery and equipment" to provide that ATVs are not excluded.			
						Tabled for group to work on amendment Discussion of using term "universal vehicle: instead of ATV.			
						MRS suggestion of definition of "universal vehicle" as "a self-propelled vehicle designed with a bed,			

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL I	MPACT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
						principally for the purpose of transporting material or cargo in connection with construction, agricultural, forestry, grounds maintenance, lawn and garden, materials handling or similar activities. The vehicle has an attainable speed in one mile on a paved level surface of more than twenty miles per hour but not more than 25 miles per hour. A utility vehicle does not include an ATV."			
1308	2460	4/18	5/2		An Act to Establish Municipal Cost Components for Unorganized Territory Services to Be Rendered in Fiscal Year 2023-24	This bill establishes municipal cost components for state and county services provided to the unorganized territory that would normally be paid for by a municipality. The municipal cost components constitute the property tax for the unorganized territory.	OTPA fno		
1313	424	4/13	4/20 5/2		for Major Business Headquarters Expansions Regarding Employees' Location and Time	Current law: requires that for a business to receive the credit for "major business headquarters expansion" the business must, for the first 10 years for which the credit is claimed, have at least 80 additional full-time employees for each year for which the credit has been claimed over the number of employees on the first day of the tax year for which the credit is claimed. This bill (retroactive to 1/1/21): 1. allows employees working anywhere in the State, not just at the applicant's headquarters, to be counted as employees for purposes of the credit and 2. changes the time for determining the number of new employees added on or after January 1, 2018; rather than the first day of the first year for which the tax credit is claimed. The changes made in this bill are retroactive to January 1, 2021. DECD testified in favor of bill.	ONTP OTP/ ONTP fn not required		

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL I	MPACT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
						MRS did not present testimony.			
1328	2271	5/11	5/11	Andrews	An Act to Fund a Public Defender's Office Through a Tax	This bill:	ONTP		
					on University Endowment Income	Directs the Maine Commission on Indigent Legal Services to develop and maintain a public defender's office.			
						2. It establishes an endowment tax at a rate of 3% on funds held for investment by the trustees of a public or private college or university that were generated by trusts created and established by private donors for the benefit of the university or college.			
						3. It establishes the Public Defender's Office Fund within the Maine Commission on Indigent Legal Services and provides that money received from the endowment tax must be transferred to that fund until the balance of the fund is \$35,000,000. It provides that any money collected in excess of \$35,000,000 must be transferred to the Maine Civil Legal Services Fund.			
1335	1376	4/12	4/27 5/25 6/1	Boyer	Tax Stabilization for Senior Citizens Law	 This bill; provides that eligible individuals who are married to each other may not receive property tax stabilization for more than one homestead, allows homesteads held in trust to qualify for stabilization and requires each application after the application upon which the stabilization was originally based to contain information indicating any additions or improvements that have been made to the eligible homestead since the previous application. 	tabled		
						MRS has technical concerns.			
1337	1529	4/13	4/20	Matlack		This bill requires a corporation that files a tax return with the State to file a tax disclosure statement with the	4/20 not taken up		

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL I	MPACT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
					State to File a Tax Disclosure Statement	Department of Administrative and Financial Services, Bureau of Revenue Services.			
						It requires the bureau to adopt major substantive rules for the procedures to provide public access to the tax disclosure statements at least 3 calendar years following the tax year of the filing and to adopt major substantive rules for oversight and penalties for failing to file or filing an inaccurate tax disclosure statement. It permits a corporation that files a tax disclosure statement to submit supplemental information that could facilitate proper interpretation of the information included in the tax disclosure statement. It requires a corporation that files an amended tax return or with a tax liability that is changed as the result of an uncontested audit adjustment or final determination by the bureau, the Maine Board of Tax Appeals or Superior Court to file a revised tax disclosure statement within 60 calendar days of filing the amended return or the final determination. It requires the bureau to make the tax disclosure statement available to the public on an ongoing basis in the form of a searchable database accessible through the Internet. It requires the chief operating officer of a corporation to attest in writing to the accuracy of the tax disclosure statement. It requires the bureau to audit a corporation's tax disclosure. It requires the bureau to publish the name of and penalty imposed upon a corporation subject to a penalty for failing to file or filing an inaccurate tax disclosure			
1338	1962	5/17	5/18	Collings	An Act to Amend the Maine Exclusion Amount in the Estate	This bill returns the exclusion amount, below which the		MRS es	etimates
					Tax	Maine estate tax does not apply, to \$2,000,000 from the \$5,600,000 in current law for estates of decedents dying on or after January 1, 2024.	ONIP	Admin costs	Still under consideration
						The Treasurer of State would be required to credit 100% of the revenues generated by the reduction in the exclusion amount to the Maine State Housing Authority to be used to support affordable housing. Twenty-five percent of the amount credited to MeSHA		Revenue gain	\$17,000,000 annually

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL I	MPACT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
						must be used to support affordable housing for veterans. The bill also creates an additional exclusion amount from the estate tax for family farms and aquaculture, fishing and wood harvesting businesses of up to \$3,800,000. This additional exclusion applies to farmland or depreciable machinery and equipment used in agriculture, aquaculture, fishing or wood harvesting that is inherited by a family member and remains in commercial use for 5 years following transfer. MRS has technical concerns			
1345	812	4/12	4/27 5/25 6/1		An Act to Permit Municipalities to Establish by Ordinance a Program for Partial Deferral of Property Taxes for Seniors	This bill permits municipalities to establish a program by ordinance for seniors that provides for: 1. partial stabilization of property taxes 2. accompanied by deferral of the amount of taxes due in excess of the stabilized amount. Residents of a municipality that adopts such a program may not participate in the State's property tax deferral or stabilization programs. MRS has technical concerns.	tabled		
1355	548	4/11	4/19 5/4 5/16 5/23			This bill amends the student loan repayment tax credit for behavioral health clinicians to: 1. double the maximum annual tax credit from \$2,500 per year to \$5,000 per year and 2. double the lifetime cap from \$25,000 to \$50,000. To be eligible for the increased credit, the bill requires that a behavioral health clinician must be 1. licensed to practice in a clinical capacity in an agency licensed by the State to provide mental health or substance use disorder treatment services and Sponsor in PH testimony indicated that this provision was included by mistake and should be stricken (p 2, lines7-10)	5/4 not taken up 5/16 not taken up ONTP	MRS es Admin costs: Unde Revenue loss (annua Less than \$2	al):

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL I	MPACT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
						2. be engaged in that employment <u>for at least 5</u> <u>years</u> .			
						MRS has significant technical concerns that would need to be addressed for bill to be implemented.			
1380	1291	4/12	4/27	Baldacci	An Act to Fund Municipal Administrative Costs Associated with the Senior Property Tax Stabilization Program	This bill requires the State to compensate municipalities for 100% of the cost of administering the senior property tax stabilization program.	ONTP		
1381	697	4/26	5/10	Guerin	An Act to Create Fairness in Maine's Motor Vehicle Excise Tax by Basing the Tax on the Sale Price	Current law: Motor vehicle excise tax is generally based upon the maker's list price for the motor vehicle with the exception that the excise tax on certain commercial motor vehicles, buses and special mobile equipment is based on the purchase price. State reimburses municipalities for difference between excise tax based on maker's list price and fair market value. This bill requires that the excise tax for all motor vehicles, special mobile equipment and camper trailers be based upon the purchase price of the vehicle, equipment or trailer. The State would be required to reimburse a municipality for the difference in the amount of excise tax that would have been collected by the municipality using the manufacturer's suggested retail price instead of the actual purchase price. This bill applies that requirement to all vehicles registered and taxed by the municipality using the actual purchase price. MRS identifies "need for clarity" provisions	ONTP		
1384	928	4/26	5/31	Chipman	An Act to Promote Fairness in the Taxation of Adult Use Cannabis by Basing the Excise	Current law: Adult use cannabis excise tax Cannabis flower \$335 per pound or fraction thereof Cannabis trim \$94 per pound or	OTPA/ ONTP		

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL I	MPACT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
					Tax on the Tier of a Cultivation Facility	Fraction thereof Immature plants/seedlings Mature cannabis plants Cannabis seeds Beginning July 1, 2024, this bill changes the basis for the calculation of the excise tax on cannabis flower and cannabis trim by establishing rates based on the tier of a cultivation facility licensee.			
1386	213	4/13	4/20	Pouliot	An Act to Require That a Completed Form for the Homestead Property Tax Exemption Be Provided to a Person Purchasing a Home	This bill requires the settlement agent for the conveyance of residential real property to provide the buyer a completed application for the Maine resident homestead property tax exemption. If the buyer signs the application, the settlement agent is required to submit it to the municipal assessor for the residential real property being conveyed. MRS has technical concerns	ONTP with letter to realtors Hold in Comittee until 5/5		
1392	410	4/26	5/31	Pierce	An Act to Change How the Adul Use Cannabis Excise Tax Is Calculated	Beginning July 1, 2024, this bill changes the basis for the calculation of the excise tax on cannabis products from the weight or quantity of product sold to the fair market value of the product sold. Fair market value would be determined biannually by the Department of Administrative and Financial Services.	OTPA/ OTPA		
1405	1636	4/26	5/31	Boyer	An Act to Change How Adult Use Cannabis Excise Tax Is Calculated	Beginning January 1, 2024, this bill changes the basis for the calculation of the adult use cannabis excise tax on cannabis flower from the weight of product sold to the average market rate of cannabis flower sold. The average market rate would be determined annually by the Department of Administrative and Financial Services. The bill also decreases the excise tax on cannabis trim from \$94 per pound to \$25 per pound.	OTPA		

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL	IMPACT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
1413	404	4/12	4/27		An Act to Amend the Laws Establishing a Property Tax Stabilization Program for Senior Citizens	 This bill: establishes an income eligibility requirement for the senior property tax stabilization program and provides for annual indexing of the income thresholds. requires certification of eligibility by the State Tax Assessor and repeals the provision in current law that eligibility for the program may be transferred to a different municipality if an eligible individual changes homesteads. 	ONTP		
1434	1546	5/3			Income Tax and Establish a Zerobased Budget	This bill eliminates the Maine income tax beginning January 1, 2026. It requires DAFS to review provisions of law that refer to income tax and submit a report, including suggested legislation, to the Second Regular Session of the 131st Legislature identifying necessary changes to implement the elimination. The bill also requires DAFS to review current laws relating to budget development and submit legislation to the Second Regular Session to provide for a new zero-based budgeting system in which agencies would be subject to zero-based budgeting every 8 years and in the interim years be subject to review and alternative budget requirements including budget reduction proposals MRS has technical concerns.		Admin costs Revenue impact	estimates Nominal/absorbed Annual loss \$2.5 billion
1445	1893	4/26	5/10	Faulkingham		This bill makes the following changes to the sales tax laws.	ONTP		estimates review 4/26
						It enacts an <u>additional seasonal sales tax of 2%</u> , imposed annually between <u>Memorial Day and</u> <u>Indigenous Peoples Day beginning in 2024</u> . The			ly to be significant

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL I	MPACT ¹
						(Summaries may not reflect content of most recent	ACTION	FY24	FY25
						committee action)			
						tax is imposed only on those items or services that			
						are subject to the current 5.5% sales tax.			
						2. Revenue from the seasonal sales tax is deposited,			
						without any subtractions, into the new Maine			
						Residents Income Tax Relief Fund. The purpose of			
						the fund is to increase the personal exemption. If			
						the change would increase the personal exemption			
						beyond the amount of the personal exemption			
						under federal law, then the joint standing committee having jurisdiction over taxation			
						matters may report out legislation that uses the			
						funds to reduce the income tax by other means.			
						3. It amends the refundable sales tax fairness credit to			
						increase the maximum credit from \$225 to \$300 and increase the income levels at which the credit			
						is phased out, beginning in 2024.			
1454	1717			Chipman		This bill changes the distribution of revenue from the			
						real estate transfer tax on property transfers by deeds to			
					Real Estate Transfer Tax	provide that beginning in fiscal year 2023-24 revenue received by the State would be distributed entirely to			
						the Maine State Housing Authority for deposit in the			
						Housing Opportunities for Maine Fund after the			
						transfer of funds identified to be used by the Maine			
						State Housing Authority for deposit in the Maine			
						Energy, Housing and Economic Recovery Fund to meet			
						the authority's obligations relating to bonds issued or planned to be issued by the authority for the Maine			
						Energy, Housing and Economic Recovery Program.			
						For fiscal years 2025-26 to 2030-31, as long as the			
						revenue to the Maine State Housing Authority does not			
						fall below the level of available revenues of fiscal year			
						2021-22, 50% of the remaining funds received in the			
						Housing Opportunities for Maine Fund must be used to support the creation of new housing units that are			
						affordable to low income households.			

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL I	MPACT ¹
						(Summaries may not reflect content of most recent	ACTION	FY24	FY25
						committee action)			
1475	1929	4/18	5/10	Jackson	An Act to Promote	This bill establishes a refundable Maine income tax	OTPA/		
					Biomanufacturing and	credit for investment in biotechnology incubators and	ONTP		
					Biotechnology Development by Establishing a Tax Credit	biomanufacturing facilities.			
					Establishing a Tax Credit	The amount of the credit is 30% of qualified			
						investment, taken in the form of an annual credit of 6%			
						of the qualified investment each year for 5 years after a			
						certificate of completion has been issued by the			
						Commissioner of Economic and Community			
						Development.			
						The amount of investment in a biotechnology incubator			
						that is eligible for a credit is capped at \$15 million for			
						each project and \$30 million for all projects in total.			
						The amount of investment in a biomanufacturing			
						facility that is eligible for a credit is capped at \$15			
						million for each project and \$30 million for all projects			
						in total.			
						The bill also provides for situations in which the			
						facilities are no longer being primarily used for the			
						purposes of biotechnology incubation or			
						biomanufacturing.			
						Sponsor is proposing eliminating the proposed tax			
						credit and substituting a grant program for the			
						same purposes administered by Maine Technology			
						<u>Institute</u> .			
1486	1802	4/26	5/10	Stewart	An Act to Exempt Tractor	This bill exempts trucks and truck tractors registered	ONTP		
					Trailer Trucks from the Excise	for more than 26,000 pounds from the motor vehicle			
					Tax	excise tax.			
						If reimbursement to municipalities is required,			
						Secretary of State will need funds for adminiatration			
						and reimbursement.			

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL I	MPACT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
1493	1111	4/26	5/4 5/23 5/31	LaRochelle	An Act to Increase Affordable Housing by Expanding Tax Increment Financing	This bill authorizes the creation of Pine Tree Housing Zones to allow retained value resulting from a TIF district in a municipality to be used anywhere in the	5/23 Tabled	MRS es	stimates
						municipality for the purposes of the purchase, rehabilitation or establishment of affordable and workforce housing in the municipality.	OTPA/ ONTP	Estimates n	oot provided
						The bill provides for a sales tax exemption or reimbursement for the associated purchasing of tangible personal property and electricity T&D for use directly and primarily by a qualified project in a Pine Tree Housing Zone.			
						DECD directed to adopt rules specifying many details for the process.			
						Maine Revenue Services has technical concerns.			
						Sponsor amendment 5/4.			
						Governor's budget change package ends PTDZ entry after 2023, benefits for already certified end 2034.			
1504	2190	4/26	5/10 5/16	Terry	An Act to Exempt Broadband Equipment from the Sales and	This bill provides a sales tax exemption for sales of machinery and equipment used to provide broadband	Tabled		
			5/24 6/1		Use Tax	communications service to a broadband communications service provider.	5/24 tabled		
						MRS has technical concerns; need for language clarification			
						5/24 Sponsor amendment to require that exemption only applies if the provider uses the amount of the exemption to reinvest an equal amount of additional machinery and equipment used to provide broadband communications service (in underserved areas?) in the State in the following year. Also clarifies some technical concerns raised by MRS.			

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL I	MPACT ¹
						(Summaries may not reflect content of most recent	ACTION	FY24	FY25
1524	1261	4/26	5/10	Sampson	An Act to Eliminate the Excise Tax on Recreational Vehicles and Permit Municipal Adoption of Fees to Cover the Cost of Municipal Services to Campgrounds and Recreational Vehicle Parks	This bill 1. provides an exemption from the motor vehicle excise tax for recreational vehicles that have electrical systems of at least 30 amps, water storage and graywater and blackwater holding tanks and 2. Permits municipalities to impose fees on exempt recreational vehicles and campgrounds or parks that host those recreational vehicles. The fees must be calculated to produce annual revenues that would offset the revenue lost by the municipality due to the excise tax exemption. 3 Authorizes municipalities to impose a fee on campgrounds for permission to construct or to lease land to another person or entity to use docks, floats, piers, boat lifts and riprap that occupy space that is within 100 feet from the shoreline of a great pond.	ONTP/ OTPA fno		
1538	142	5/10	5/17	Brenner	An Act to Provide Tax Benefits to Persons Constructing Accessory Dwelling Units	This bill requires 1. reimbursement by the State for up to 10 years 2. to an owner of single family or multifamily residence 3. of a percentage of property taxes paid due to an increase in the taxes (on value increase up to \$200,000) 4. because of the construction of an accessory dwelling unit (ADU) (an attached or detached dwelling unit on the same lot or parcel as an existing or proposed single-family or multifamily residence that allows for independent living for one or more persons and contains kitchen and bathroom facilities and sleeping accommodations).		MRS es Administration will amount of Sta	l require significant

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCA	L IMPA	CT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24		FY25
						The percentage of reimbursement is 100% of the increase in PT in the first 5 years declining to 5% in the 10 th year.				
						MRS has identified several areas in the bill where clarification is needed.				
1544	1661	5/4	5/18	Тетту	An Act to Improve Economic Security for Maine Children by Establishing the Maine Dependent Tax Credit	This bill enacts a new Maine dependent income tax credit to replace the existing dependent tax credit tax credit for tax years beginning in 2023 or after. Current credit: \$300 for each child and dependent of the taxpayer for whom the federal child tax credit is claimed for the same year. The credit is reduced if the taxpayer's FAGI exceeds \$400,000 (married joint) or \$200,000 (other filers). The bill: The dependent tax credit created by this bill is available for a dependent who has resided with the taxpayer claiming the credit for at least 6 months of the tax year and for whom the taxpayer has provided more than 50% of that dependent's financial support during the tax year. The tax credit is fully refundable and may not be counted as income, an asset or a resource for purposes of state or municipal benefits. The tax credit for 2023 is \$350 for each dependent but is annually indexed for inflation. The bill requires the State Tax Assessor to make the application for the child tax credit available as part of the sales tax fairness credit or property tax fairness credit application or through another simplified application.		MRS estimate Admin costs Rev. impact. Refundability at 3 Increase to \$350	not yet	
						The STA is required to work with the Commissioner of Health and Human Services to make the application for the credit available from the Department of Health and				

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL I	MPACT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
						Human Services' state benefits web portal, My Maine Connection. Finally, the bill requires the STA to include in the "red book" specific information about the tax credit, including the number of taxpayers claiming the credit and the number of children and dependents claimed in order to obtain the tax credit.			
1569	736	5/17	5/24		Taxes in Accordance with Their Disability Ratings	Current law: Current exemption is \$6,000 or \$7,000 for veterans age 62+ who served during federal recognized war period or received Armed Forces Expeditionary Medal and \$50,000 for veterans who meet those requirements and are paraplegic veterans with housing assistance. This bill: Provides a property tax exemption for the estates of certain disabled veterans, without regard to age or service during war period. Applies to property tax years beginning on or after April 1, 2024. Like current exemptions for the estates of veterans, the exemption is also made available to an eligible survivor, who may be a widow or widower, a minor child or a parent of an eligible disabled veteran, following the death of the eligible disabled veteran. The exemption provides an amount that increases from \$3,000 to \$10,000 based on the percentage of the veteran's service-connected disability. The bill also requires state reimbursement to municipalities and the Unorganized Territory Education and Services Fund for 100% of the property tax revenue lost as a result of the exemptions provided in the bill.	ONTP		
1573	27	5/24	5/30		An Act to Provide Financial Relief for Certain Volunteers Under the Corporation for	This bill was rereferred from the State and Local Government Committee.	ONTP/ OTPA	MRS es	stimates

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAI	L IMPACT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
					National and Community Service, the Maine Service Fellows and the Maine Climate Corps	This bill requires an application for employment by the State to include a check box to be checked if the applicant served in 1. an approved national service position under the Corporation for National and Community Service based in the State, otherwise known as AmeriCorps, 2. the Maine Service Fellows Program or 3. the Maine Climate Corps Program and Provides an income tax deduction (subtraction modification) from federal adjusted gross income for state income tax purposes an amount equal to a national service educational award received from the National Service Trust OR an approved national service position or an educational loan payment earned through service with the Maine Service Fellows Program. MRS has technical concerns.		Ī	orograming and system programing and system updates Not available at time of PH
1582	636	5/4	5/25 6/1	Doudera	An Act to Clarify What Constitutes a Homestead for the Homestead Property Tax Exemption	This bill provides that a homestead, for purposes of qualifying for the Maine resident homestead property tax exemption, must be a legally established dwelling that meets all relevant state and local codes. Sponsor recommends changing "legally established dwelling that meets state and local codes" to "legal dwelling." MRS has technical concerns.	5/25 not taken up		
1595	81	5/17	5/24		An Act to Exempt the Estates of Veterans Who Were Disabled in the Line of Duty from Property Taxes	This bill provides a <u>complete exemption from property</u> taxes for veterans who were disabled during active military service and who are receiving a pension or compensation from the United States Government for total, service-connected disability. Current law provides up to a \$6,000 exemption.	ONTP		

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCA	L IMPACT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
1600	1614			Stewart	An Act to Improve Property Tax Relief for Certain Disabled Veterans	This bill changes the property tax exemption for disabled veterans by extending it to all disabled veterans and setting the exemption for each disabled veteran at the amount calculated by multiplying the value of the property by the veteran's percentage of disability as rated by the United States Department of Veterans Affairs.	LWD	L	SKING FOR LWD ETTER 5/5/23
1631	196	5/9	5/16	Bailey	An Act to Establish the Gas Tax Fairness Credit	This bill enacts a new gas tax fairness credit, based on the current sales tax fairness credit. In order to be eligible, a taxpayer must have had a motor vehicle registered in Maine for at least 6 months of the tax year for which the credit is being claimed. The credit is: 1. \$125 for single individuals and \$175 for individuals filing MJ or HoH increased by \$25 or \$50 depending on number of children eligible for child tax credit and 2. Phased out for income over \$20,000 S, \$30,000HoH, \$40,000 MJ. MRS has technical concerns that will need to be addressed if the bill moves forward.	ONTP	MRS Admin costs Rev. impact	\$198,836 FY 24 \$247,690 FY 25 Not available
1638	1576	5/3	5/17	Brakey	An Act to Lower the State's Individual Income Tax	This bill decreases the individual income tax rates imposed on individual income tax brackets as follows: 1. For tax years 2023 and 2024, the tax rates are decreased from 5.8%, 6.75% and 7.15% to 5.2%, 6.3% and 7.05%, respectively; and 2. Beginning with tax year 2025, the rates are decreased to 5%, 6% and 7%. MRS has "significant" technical concerns.	ONTP/ OTPA Fno		S estimates ailable at time of PH

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL I	MPACT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
1644	1350	5/10	5/23	Salisbury	An Act to Permit the Expenditure of Accumulated Tax Increment Revenues	This bill authorizes tax increment revenues to be used for certain identified purposes after the date a development district ends. Funds remaining in a "project cost account" may be used only to pay debt service on certain bonds and notes. Funds remaining in a "development sinking fund account" must be used only to pay approved project costs that are described in the development plan. Funds remaining after the expiration of time for authorized uses must be returned to municipal or plantation general fund and corresponding tax shift adjustment made by MRS.	OTPA fino		
						MRS did not testify on this bill.			
1648	1490	5/17		Boyle	An Act to Make Changes to the Farm and Open Space Tax Law	This bill establishes a new method for the valuation of land under the farm and open space tax law. It extends eligibility for a reduced valuation to land managed under a carbon conservation management plan, which is a written agreement between the landowner and DACF that describes strategies to be used on a parcel of land at least 10 acres in size to increase carbon storage or improve carbon conservation. It removes the requirement that wildlife habitat land meet specific criteria to be eligible for a reduced valuation, such as being designated by the Department of Inland Fisheries and Wildlife as supporting important wildlife habitat or identified by the Department of Agriculture, Conservation and Forestry as supporting a natural vegetation community. Instead, such land is eligible for a reduced valuation if the landowner establishes and complies with a written management agreement between the landowner and			

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						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
						either the DIFW or DACF to ensure that the habitat benefits provided by the land are not lost.			
						This <u>bill establishes specific criteria for management plans</u> , including requiring them to contain specific strategies for compliance, be sworn to and complied with by the landowner and renewed at least once every 10 years.			
						This bill requires the State Tax Assessor to reimburse municipalities for revenue lost as a result of being enrolled under the farm and open space tax law in a amount equal to the reduction in valuation multiplied by "tax burden" in the tax jurisdiction."			
						This bill also removes the provision limiting to no more than 15,000 acres the amount of land that may be enrolled by a landowner under the farm and open space tax law.			
1650	699	4/25	4/27		An Act to Create a Tiered Senior Resident Homestead Exemption	Current law HTE: 1. HTE is \$25,000. 2. No difference based on age. 3. State reimburses municipalities: PTY 4/1/22 73% with increase by 3% each year until it reaches 100%	ONTP		
						This bill: 1. replaces the property tax stabilization for senior citizens program enacted by the 130th Legislature with a tiered homestead exemption program for qualifying permanent senior residents (65+) in the State. 2. The bill provides that qualifying seniors a. earning less than 80% of the regional median family income qualify for an additional \$25,000 homestead exemption and			
						b. those earning more than 80% but less than 100% of the regional median family			

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						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
						income qualify for an additional \$15,000 exemption. 3. The bill also requires the State to reimburse municipalities for 100% of the property tax loss under the senior resident homestead exemption.			
1651	1080	5/3	5/17	Arata	An Act to Reduce the State Income Tax	CONCEPT DRAFT: This bill is a concept draft pursuant to Joint Rule 208. This bill would reduce the rates of state tax imposed on individual and corporate income.	ONTP		
1671	952	5/3	5/17 5/31	Ducharme	An Act to Reduce the Income Tax to 4.5 Percent on the Lowest Tax Bracket and Remove Low- income Families from Taxation	This bill decreases the rate of income tax imposed on the lowest bracket of individual income for single individuals and married persons filing separate returns, heads of households and persons filing married joint returns from 5.8% to 4.5%. Other brackets remain the same as under current law. The decreased rate applies to tax years beginning on or after January 1, 2023. MRS has technical concerns regarding application to TY 2023.	Tabled 5/31/2023 tabled	MRS Admin costs Revenue impact	depend on technical correction \$200,000,000 annually
1681	1321	5/9	5/16	Boyer	An Act to Encourage Residential Water Testing by Providing an Income Tax Deduction	This bill provides a <u>income tax deduction (subtraction</u> modification) for expenses related to water testing for a residence occupied by the taxpayer. MRS has technical concerns. Suggests might be more efficient to reduce state water testing fees	ONTP		estimates le at time of PH
1685	1518	5/11	5/24	Matlack	An Act to Increase Acreage Eligibility and Change Requirements for Filing Plans Under the Maine Tree Growth Tax Law	 This bill amends the Maine Tree Growth Tax Law by: increasing the acreage eligibility requirement from 10 to 25 acres of forested land beginning April 1, 2025. Authorizing municipal assessors and the State Tax Assessor to retain copies of required forest 	Tabled		

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM FISCAL IMPACT ¹		MPACT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
						management and harvest plans and with assistance from the Director of the Bureau of Forestry within the Department of Agriculture, Conservation and Forestry to determine the sufficiency of a plan to meet the requirements of the law. Forest management and harvest plans retained by a municipal assessor or the State Tax Assessor are confidential and not public records. MRS has technical concerns.			
1689	1347	5/9	5/16 5/23	Chipman	An Act to Exempt Prescription Pet Medications from Sales Tax	This bill establishes an exemption from the sales and use tax for medications for pets sold on a doctor's prescription.	5/16 not taken up 5/23/2023 ONTP/ OTPA	MRS es	
1714	1621	5/10	5/25	Rana	An Act to Create a Sustainable Funding Source for Recovery Community Centers Using a Percentage of the Adult Use Cannabis Tax Revenue	This bill establishes the Recovery Community Centers Fund within the Department of Health and Human Services, Office of Behavioral Health to fund recovery community centers. Current law: 12% of sales tax on AU cannabis and AU cannabis products and 12 % of the excise tax on AU cannabis is transferred monthly to the Adult Use Cannabis Public Health and Safety and Municipal Opt-in Fund. The bill requires that 12% of sales tax on AU cannabis and adult use cannabis products and the AU excise tax also be transferred monthly to the be credited to the Recovery Community Centers Fund. The bill also clarifies that 12% of the sales tax revenue collected on the sale of adult use cannabis and adult use cannabis products and 12% of excise tax on cannabis is credited to the Adult Use Cannabis Public Health and Safety and Municipal Opt-in Fund under current law,			

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL	IMPACT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
						NOT 12% of total sales tax revenue collected under the			
						Maine Revised Statutes, Title 36, section 1811.			
1717	1737	5/17	5/18	Collamore	An Act to Provide a Property Tax Exemption for All Veterans over 62 Years of Age	Current law provides a \$6,000 property tax exemption to: 1. veterans who served in the Armed Forces of the United States during a federally recognized war period once they reach the age of 62 years or are receiving a pension or compensation from the Federal Government for total disability as a veteran. 2. veteran who are disabled by injury or disease incurred during active military service regardless of when that service was performed. This bill removes the requirement that the military service be performed during a federally recognized war period, allowing a veteran who is at least 62 years of age, regardless of when the military service was performed, to be eligible for the \$6,000 exemption. A veteran who is receiving a pension or compensation from the Federal Government for a service-connected disability continues to be eligible for the \$6,000 exemption, regardless of age or time of service.		ONTP	
1720	973	5/11	5/18	Bennett	An Act to Phase Out the Insurance Premium Tax on Annuities	Current insurance premium tax on annuity considerations: 2% per year	OTPA/ ONTP	MRS e	stimates \$33,000 one-time
						270 por 10m		13111111 00010	computer costs
						This bill phases out the insurance premium tax on all annuity considerations over 10 years beginning in 2024 and provides that during the phase-out period the retaliatory tax on non-Maine insurance companies does not apply. The bill also specifies that certain deductions related to		Revenue estimate o FY 22 FY 23 FY 24 FY 25	·
						annuities may be deducted only from annuity			

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL II	MPACT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
						considerations for tax periods beginning on or after January 1, 2024.			
						Nearly identical bill in the 130 th Legislature (LD 1062, Cloutier) died on the Appropriations Table in 2022.			
1737	2103	5/17	5/24 5/25 5/31	Hymes	An Act to Provide up to \$5,000 in Property Tax Relief to Veterans	Current law provides up to a \$6,000 exemption in just value for veterans who are at least 62 years of age and who served during a federally recognized war period or veterans who were disabled during active military service. This bill provides a complete exemption from property taxes for eligible veterans, except that the dollar amount of the reduction in taxes due because of the exemption is limited to \$5,000 or the amount of taxes actually due for that property tax year, whichever amount is less. Sponsor description of proposed amendment:	Table for carryover		
						 Veterans age 62+ will still have wartime provision, not dishonorably discharged and served at least 10 years (working on amount of exemption) Veterans under age 62 would be eligible if disabled. Amount of exemption would be based on % disability Maximum of total \$5,000 off of total property tax assessed on estate (Details still need to be worked outJSJ) Sponsor working on basing exemption on valuation, rather than amount of taxes paid. 			
1739	569	5/10	5/23 5/31	Kuhn		This bill allows a development district that is a tax increment financing district to be extended an additional 30 years if the district uses at least 51% of	5/23 Tabled OTPA/	MRS es	

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL I	MPACT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
						state tax increment revenue for affordable housing or transit-oriented development.	ONTP		
						DECD (Victoria Foley) expressed desire that if TIF district expanded to 60 years that a new valuation be set at 30 year extension			
						5/23 Sponsor provided additional info regarding questions asked at PH.			
1743	1009	5/3	5/24	Andrews	An Act to Eliminate the Personal Property Tax	This bill: 1. Eliminates the imposition of taxes on personal property, except for excise taxes and sales and use taxes.	ONTP		
						Due to the elimination of personal property taxation, this bill <u>also eliminates BETR and BETE</u> .			
						3. The legislation applies to property tax years beginning on or after April 1, 2024.			
						MRS – raises constitutional questions. May require 50% reimbursement to municipalities.			
1747	1078	5/9	5/24	Arata	An Act to Return the Sales Tax Rate to 5 Percent	This bill decreases the general sales tax rate from 5.5% to 5.25% beginning October 1, 2023 and to 5% beginning July 1, 2024.	ONTP/ OTPA fno	MRS es	
						This bill does not change the rate of the sales tax imposed on prepared food, lodging, rental vehicles, liquor or adult use cannabis.			
						MRS has technical concerns and especially would need additional time before implementation to be able to administer proposed changes.			
1755	1462	5/9	5/16	Curry	An Act to Exempt All Youth Development Nonprofit	Current law:	OTPA		

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL	IMPACT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
					Organizations from Sales Tax and the Service Provider Tax	Provides an exemption from the sales and use tax and the service provider tax for sales to nonprofit youth organizations whose primary purpose is to provide athletic instruction in a nonresidential setting. This bill: Extends those exemptions to all nonprofit youth organizations beginning 1/1/24. MRS has technical concerns that would need to be addressed if bill moves forward.			
1774	1077	5/9	5/24	Arata	An Act Exempting Certain Emergency Distributions and Emergency Savings Accounts from Taxation An Act to Provide Transparency	This bill provides for an IT deduction of the following amounts from FAGI for purposes of calculating MAGI gross income (subtraction modification): 1. An amount constituting an emergency personal expense distribution from an eligible retirement plan allowed under the federal Consolidated Appropriations Act, 2023, Public Law 117-328, Division T, Section 115; and 2. Any capital gains, dividends or interest earned in pension-linked emergency savings accounts described under the federal Consolidated Appropriations Act, 2023, Public Law 117-328, Division T, Section 127. Sponsor provided text of relevent federal laws with her testimony This bill expands info required to be reported in annual	5/24 Not taken up	MRS	estimates
1804	898	3/11	3/16	Benneu		reports by the Commissioner of DECD and STA regarding several tax expenditures 1. Commissioner of DECD to to TAX and IDEAB on Pine Tree Development Zones and 2. STA or local assessor? to TAX and IDEAB to on BETE	tabled		\$26,000 to \$300,000

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL IN	MPACT ¹
						(Summaries may not reflect content of most recent	ACTION	FY24	FY25
						committee action)			
						3. Commissioner of DECD to TAX on info related to employment tax increment financing			
						(ETIF)			
						(DIII)			
						4. STA to TAX on BETR			
						5. STA to TAX on shipbuilding facility credits			
						Reports required under current law: PTDZ: 6/1 annually Commissioner DECD report to TAX and IDEAB specified info.			
						BETE:			
						ETIF:			
						BETR:			
						Shipbuilding Credit: STA reports to TAX biennially employment levels and qualified investment.			
1808	121	5/10	5/23 6/1	-	An Act to Amend the State Tax Laws	EMERGENCY BILL DAFS/MRS annual bill	Tabled	MRS es	timates
						See MRS chart attached to 5/10 testimony		None pr	rovided
						Part A makes changes to the sales tax law. Part A: 1. Requires a marketplace facilitator to collect recycling assistance fees on sales that the marketplace facilitator facilitates; and 2. Adds the definition of "low-income" as used by the sales tax exemption for sales to a nonprofit housing development organization in the Maine Revised Statutes, Title 36, section 1760, subsection 72 to the corresponding exemption under the service provider tax.			
						Part B makes changes to the property tax law. Part B: 1. Simplifies eligibility for the property tax exemption			

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						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
						for veterans who served in a federally recognized war			
						period or received an expeditionary medal by removing			
						the distinction between different expeditionary medals;			
						2. Simplifies and broadens eligibility for the property			
						tax exemption for veterans with specially adapted			
						housing units to include all veterans who receive grants			
						for specially adapted housing;			
						3. Adjusts the personal property factor calculation used			
						to determine state business equipment tax exemption			
						reimbursement rates to exclude business personal			
						property exempt from property taxation for reasons			
						other than the business equipment tax exemption;			
						4. Clarifies the 3 approaches to valuation;			
						5. Allows certain restricted property to be considered			
						comparable to property not so restricted for valuation			
						purposes if the comparison is adjusted for the			
						restriction; MRS asks for Sec B-5 to be removed.			
						6. Changes the payment due date for the homestead			
						property tax deferral program for senior citizens from			
						April 30th of the calendar year following the year in			
						which the property exited the program to 12 months			
						after the property exited the program and changes the			
						date by which an extension must be requested from			
						August 15th of the calendar year following the year in			
						which the property exited the program upon a death to			
						12 months after the property exited the program.			
						Part C makes changes to the income tax law. Part C:			
						1. Provides that each required estimated tax payment			
						for nonadmitted insurance premiums be based on			
						contracts written during the estimated tax period;			
						2. Clarifies that the nonadmitted insurance premiums			
						tax is based on premiums on contracts written by			
						insurers, rather than on premiums paid to insurers;			
						3. Retroactively repeals the Maine modification related			
						to the federal exclusion of benefits for volunteer			
						firefighters and emergency responders;			
						4. Eliminates a duplication of benefits by requiring that			
						the military survivor benefits subtraction modification			

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL	IMPACT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
						be reduced by the amount of those benefits claimed as a pension deduction under the Maine Revised Statutes, Title 36, section 5122, subsection 2, paragraph M-2; 5. Provides that the interest associated with an installment sale of property for which an election is made by a nonresident individual taxpayer to pay the Maine tax on the gain in the year of the sale or in a subsequent year is excluded from Maine taxable income in the year of the election and any year subsequent to the election; 6. Removes the credit for certain homestead modifications for taxable years beginning on or after January 1, 2024, but allows taxpayers to carry forward unused credit amounts for up to 4 years following the first year of eligibility. It also makes an additional technical change; 7. Establishes the extended due dates for filing income tax returns of taxable corporations and franchise tax returns of financial institutions as 30 days following the extended due date for filing the related federal income tax return. This change applies to taxable years beginning on or after January 1, 2024; and 8. Replaces a reference to "Maine income tax withholding" in the employment tax increment financing program with a reference to "gross wages paid" in order to reflect a recent change in the program to base the benefit on gross wages paid rather than on income tax withholding.			
						Part D makes changes to the property tax stabilization for senior citizens program. Part D: 1. Clarifies the property tax year for which individuals request stabilization; 2. Clarifies the form municipalities must use to apply for reimbursement; and 3. Authorizes the Department of Administrative and Financial Services, Maine Revenue Services to audit municipal applications for reimbursement and provides for municipal appeal rights. These changes take effect upon enactment.			

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL I	MPACT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
						Part E makes changes to the tobacco tax law. Part E: 1. Enacts a definition of "remote seller" to mean a seller of premium cigars and pipe tobacco selling directly to consumers located in the State; 2. Enacts a definition of "remote sale" to establish clearly when an economic nexus exists for purposes of regulation and taxation of distributors and remote sellers of tobacco products located outside of the State; and 3. Makes other technical changes throughout to ensure clarity and consistency regarding the imposition of the tax and the many different types of distributors who bring or cause to be brought tobacco products into this State for sale. MRS is working with DHHS on possible changes to Part E. Part F allows the disclosure of a taxpayer's current mailing address to the Treasurer of State for purposes of returning unclaimed or abandoned property.			
1810	1684	5/9			An Act to Expand the Maine Historic Rehabilitation Credit and Establish a Weatherization Tax Credit	 This bill amends the IT credit for historic properties by: Increasing the tax credit from 25% to 30% of the certified qualified rehabilitation expenditures of a taxpayer for a certified historic structure if the taxpayer does not claim a credit under IRC, Section 47; Increasing the allowable certified qualified rehabilitation expenditures of a taxpayer from a maximum of \$250,000 to a maximum of \$1,000,000 for a certified historic structure if the taxpayer does not claim a credit under the IRC, Section 47; Increasing the increased tax credit for a certified affordable housing project from 30% to 35% of certified qualified rehabilitation expenditures for 			

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL I	MPACT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
						which a credit is claimed under the Code, Section 47; and			
						4. Increasing the increased tax credit for a certified affordable housing project from 30% to 45% of certified qualified rehabilitation expenditures if the taxpayer does not claim a credit under the Code, Section 47.			
						5. The bill establishes a credit for rehabilitation and weatherization of historic homes equal to 25% of the qualified exterior rehabilitation expenditures of a taxpayer who incurs at least \$5,000 and not more than \$62,500 in expenditures for a certified historic home. It also provides for an increased credit of 30% of expenditures up to \$75,000 under certain circumstances. It requires the Director of Maine Historic Rehabilitation Commission to determine eligibility.			
						6. The bill adds the credit for rehabilitation and weatherization of historic homes to the biennial report that the Maine Historic Preservation Commission provides to the Legislature			
1852	1798	5/18	5/23		Tax on Campground Sites and Revert to Using the Current Sales Tax	Current law: the rental of living quarters in tourist camps and trailer camps is subject to a sales tax of 9%. This bill removes living quarters in tourist camps and trailer camps from inclusion under the 9% sales tax rate, which will result in the rental of living quarters in trailer camps and tourist camps being subject to the general sales tax rate of 5.5%. MRS has concerns.	OTPA/ ONTP	MRS es	
						Sponsor has proposed amendment to address MRS concerns.			

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCA	L IMPACT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
1853	2352	5/18	5/30	Collings	Excise Tax Laws to the Maine Metallic Mineral Mining Act and Set the Mining Excise Tax at 10 Percent	committee action) Current law: The mining excise tax on each mine site is the greater of: 1. The value of facilities and equipment multiplied by 0.005 or 2. The gross proceeds multiplied by A. If net proceeds are greater than zero the greater of: a. 0.009 or b. A number determined by subtracting from 0.045 the quotient obtained by dividing i. Gross proceeds, by ii. Net proceeds multiplied by 100. B. If net proceeds are equal to or less than zero then by 0.009 NO MNING EXCISE TAX HAS EVER BEEN COLLECTED. SINCE ITS ENACTEMENT IN 1982. This bill conforms the definitions in the mining excise tax laws to the Maine Metallic Mineral Mining Act.	ONTP	MRS	S estimates Nominal; can be absorbed
1855	2450	5/18	5/30	Perry	Resolve, Directing the Office of	The bill also increases from 0.009 to 0.1 a factor in calculation of the tax rate on gross proceeds from a (mine site) mining area. MRS suggests considering together with Governor's Resolve (LD 1855) direct OTP to study Mining Excise Tax. MRS also indicates that LD 1363 (ENR-Voted but not yet reported out) should be coordinated with LD 1853/5. This resolve directs the DAFS/MRS, Office of Tax	ОТРА		
					Tax Policy to Study Maine's Mining Excise Tax	Policy to examine and evaluate the State's taxation of metallic mineral mining business activity and to report by 1/15/24 to the Joint Standing Committee on Taxation with its findings and recommendations and suggested legislation.			

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						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
1866	2110	5/17	5/17 5/31	Collings	An Act to Establish 5 New Tax Brackets and a Surcharge for Higher Income Levels	 Makes modifications to existing income tax brackets. Establishes 5 new tax brackets for income exceeding \$100,000 for persons filing as single individuals or married individuals filing separately, \$150,000 for individuals filing as heads of households and \$200,000 for individuals filing married joint returns or surviving spouses and Imposes a 3% surcharge on incomes of at least \$1,000,000 and a 6% surcharge on incomes of \$10,000,000 or more. 	tabled		
1873	1495	5/18	5/24	Brakey	An Act to Provide Heating Relief with Tax-free Home Energy Savings Accounts	This bill establishes the Home Energy Savings Account Program, to be administered by FAME to allow individuals and married couples to open a home energy savings account into which annual deposits of up to \$2,500 for an individual and \$5,000 for a married couple may be made to be used for home weatherization and heating or electricity cost of a residence in Maine. Balances in an account carry forward each year. The amount deposited is exempt from Maine income tax but may be used only for the weatherization of the account holder's residence or the payment of fuel or electricity costs incurred for heating the account holder's residence. If used for another purpose are subject to income tax. 5/24 Consider Carryover	table		
1882	2398	5/18	5/25	Faulkingham	An Act to Increase the Deduction from Income for Pension Benefits	The bill increases the pension deduction amount for tax years beginning in 2023 from \$30,000 to \$35,000 and for tax years beginning on or after January 1, 2024 from \$35,000 to \$50,000.	OTPA	Admin costs	Nominal, can be absorbed

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						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
						FAME testified it is not the appropriate agency to administer home energy savings accounts.		Revenue impact	Not currently available
1891	2189			Тетту	An Act to Support Maine Businesses Through a Child Card Tax Credit and a Pass-through Entity Tax	Part A of this bill establishes a pass-through entity tax eon the income of partners and shareholders of S corporations to permit certain entities to elect to pay Maine income tax at the entity level. The effect of this is to allow a taxpayer who elects to become a pass through entity to deduct Maine income taxes paid on the taxpayer's federal income tax return. Part B of this bill establishes a business-supported child care tax credit to provide to an employer that provides early child care and education services to children of its employees, either by expending funds to build, furnish, license, staff, operate or subsidize a child care facility licensed by the Department of Health and Human Services or to contract with a child care facility licensed by or registered with the department. The credit is equal to the lower of \$10,000 or \$1,000 per child of an employee for whom the employer provides early child care and education services.			
1893	224			Strout	An Act to Allow a Municipality to Impose a Fee on Short-term Rentals for the Benefit of That Municipality	This bill allows a municipality to impose, if approved by referendum of the voters in that municipality, a local option fee on short-term rentals of living quarters in any hotel, rooming house or tourist or trailer camp currently subject to the 9% sales tax on lodging, including a short-term accommodation rental rented through a transient rental platform. Long-term rentals currently exempt from sales tax are not subject to the short-term rental fee. The revenue from the local option fee is distributed to the municipality imposing the local option fee. Revenue received by a municipality from a local option fee imposed on short-term rentals may not be used to reduce or eliminate funding otherwise due to the municipality under other provisions of law. The local option fee may not take effect before July 1, 2024.			
1894	1380	5/18	5/24	Boyer	An Act to Establish a Home Heating Income Tax Deduction	This bill allows an individual taxpayer an income tax deduction (subtraction modification) for costs incurred	ONTP		

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL I	MPACT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
						by the taxpayer for electricity, oil, wood or other fuel used to heat the taxpayer's primary residence located in this State. NOTE FYI: There has long existed sales tax exemptions for coal, oil, wood and all other fuels, gas, when bought for cooking and heating in buildings designed and used for both human habitation and sleeping and up to 750 kilowatt hours of residential electricity.			
1900	2209			Brakey	for Employers Who Employ Persons Recovering from Substance Use Disorder	This bill provides for a tax credit for employers who employ persons recovering from substance use disorder who are completing or have successfully completed a substance use disorder treatment program certified by the Department of Health and Human Services. The Department of Health and Human Services is required to establish a certification process for employers. A certified employer, in order to receive the tax credit, is required to apply to the State Tax Assessor for the tax credit. The tax credit is available with respect to an employee who has been employed with the employer for at least 500 hours. The credit is calculated by multiplying the number of hours, above the 500 hours from date of hire, worked by the employee by \$1, except that the credit may not exceed \$2,000 for each eligible employee. The credit may be claimed only once per employee. The credit is further limited by a total allocation of credit of \$2,000,000 per year.			
1928	1747	5/24	5/30	Brakey		This bill establishes a procedure for the State to avoid paying for federal expenditures that are determined by the Maine Supreme Judicial Court to be in violation of the United States Constitution. 1. Either House or Senate may request an opinion of the Supreme Judicial Court to determine whether a federal expenditure is not authorized by the U.S. Constitution. 2. If the SJC determines the expenditure is unconstitutional, Legislature may require employers to pay federal withholding taxes for	ONTP		

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL I	MPACT ¹
						(Summaries may not reflect content of most recent	ACTION	FY24	FY25
						committee action)			
						its employees to MRS and require MRS to determine the amount of unconstitutional expenditure borne by Maine residents and setoff that amount of federal withholding taxes attributable to unconstitutional federal expenditures. 3. MRS setsoff the amount of federal tax withholding received attributable to unconstitutional expenditures and transfers to "segregated account." Remainder is paid to U.S. IRS. 4. The funds in the segregated account are used to either make up a shortage in federal funding that the State is due, as determined by the Treasurer of State, or to provide a refund to Maine taxpayers on a pro rata basis in direct proportion to the amount of federal taxes paid by the taxpayer for the prior tax year. This bill raises constitutional concerns (Maine and United States Constitutions)			
1945	2200	5/17 5/24	5/24		An Act to Provide a Property Tax Exemption to All Veterans Who Are 62 Years of Age or Older and Increase the Current Exemption	Current law: , a veteran of a federally recognized war period , upon reaching 62 years of age or receiving a pension or compensation for total disability, is entitled to a PT exemption on the first \$6,000 of value of property owned by that veteran and located in the veterans place of residence, as long as that veteran is a resident of this State. This bill increases that exemption to \$12,000. The bill also provides a \$6,000 property tax exemption to all veterans upon reaching 62 years of age as long as they served on active duty in the Armed Forces of the United States, were not dishonorably discharged and are residents of this State. Under current law, a veteran is only entitled to one exemption.	ONTP		

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL II	MPACT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
						36 MRSA §653.1.E already provides that the			
						exemption may not be claimed by those discharged,			
						retired or separated under dishonorable conditions.			
1946	2278	5/31		Moonen	An Act to Amend the Income Tax Law to Expand the Middle Tax Bracket, Increase the Lodging Tax and Increase the Short-term Automobile Rental Tax	This bill: Removes the sales tax exemption for automobiles and parts or accessories related to automobiles purchased by a person engaged in the business of renting automobiles for rental of those automobiles for a period of less than one year; Increases the rate of the sales tax imposed on lodging from 9% to 11%, effective October 1, 2023; Increases the rate of sales tax imposed on the short-term rental of automobiles from 10% to 15%, effective October 1, 2023; and Increases the size of the middle individual income tax bracket, which has the effect of increasing the amount of income that may be earned before the top income tax rate applies.			
1954	2553	5/30	6/1	Lyman	An Act to Address the Recent Mill Closure in the Town of Jay by Providing Funds to Offset Property Tax Loss	This bill provides a one-time appropriation to the State Controller of \$600,000 for the purpose of providing funds to the Town of Jay to help offset a property tax revenue loss from a recent mill closure.			
1958	2541	5/24		Perry	An Act to Provide the Mi'kmaq Nation with Sales Tax Revenue for Sales Occurring on Mi'kmaq Nation Territory	Current law: Passamaquoddy Tribe, Penobscot Nation and Houlton Band of Maliseet Indians receive from the State monthly the amount of sales tax attributable to sales occurring on Passamaquoddy Tribal territory, Penobscot Nation territory and the Houlton Band Trust Land. Passamaquoddy Tribe 1999 Penobscot Nation 1/1/23 Houlton Band of Maliseet Indians1/1/23	OTPA		

LD	LR	LR PH WS SPONSOR TITLE		TITLE	SUMMARY	COMM	FISCAL IMPACT ¹		
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
						This bill: provides the Mi'kmaq Nation with sales tax revenue for sales occurring on Mi'kmaq Nation territory in the same manner currently provided to the Passamaquoddy Tribe, the Penobscot Nation and the Houlton Band of Maliseet Indians. Mi'kmac Nation Chief Paul and others, indicated at PH that the correct reference should be "Mi'kmac Nation Trust Land" rather than "Mi'kmac Nation territory."			
1961	2321			Jackson	An Act to Support Potato Processing in Maine	This bill is a concept draft pursuant to Joint Rule 208. This bill proposes to enact measures to support Maine's potato processing industry.			
1974	818			Stewart	An Act to Reauthorize Maine's New Markets Tax Credit Program	This bill amends the Maine New Markets Capital Investment Program and the new 3markets capital investment income tax credit to establish a new tax credit authority, referred 4to as "the program 2 tax credit authority," for tax credit authority allocated by the Finance Authority of Maine on or after January 1, 2023. This bill establishes an application process for community development entities recognized as Maine funds and diverse Maine funds to receive an allocation of tax credit authority. The effect of this change on the Maine New Markets Capital Investment Program is to shorten the period, from 24 months to 6 months after receipt of the notice of allocation of the tax credit authority, by which a community development entity must issue the equity investments or debt securities and receive cash in the total amount of tax credits authorized. The limit on the amount of tax credits authorized is unchanged. The effect of this change on the new markets capital investment tax credit is to shorten the time, from 24 months to 12 months after issuance of the qualified equity investment, by which a community development entity must invest at least 85% of the purchase price of the qualified equity investment in qualified low-income community investments before recapture of the credit is allowed. This bill makes conforming changes to the new markets capital investment tax credit provisions to integrate			

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL I	MPACT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
						impact qualified equity investments into the existing provisions governing the eligibility for an allocation of tax credits under the Maine New Markets Capital Investment Program. The amount of impact qualified equity investments is \$30,000,000, which may be made in exchange for tax credits, to be invested in historically disadvantaged groups located anywhere in this State. Fifty percent of impact qualified 24equity investments must be reserved for diverse Maine funds, which are community development financial institutions that have their principal place of business in this State and are more than 50% owned and controlled by individuals who are racial or ethnic minorities or members of a federally recognized Indian nation, tribe or band in this State or are governed by a board of directors more than 50% of which are individuals who are racial or ethnic minorities or members of a federally recognized Indian nation, tribe or band in this State. The maximum amount of an investment made with a qualified equity investment by a qualified community development entity in a qualified active low-income community business is \$5,000,000.			
1979	2570	5/30	6/1	Perry	An Act Regarding Surplus Lines Insurance Tax	Current law: Premiums for direct insurance and annuity considerations are subject to tax at the rate of 3% on gross premiums or whatever rate is imposed in the jurisdiction in which the insurance company is incorporated, whichever is greater, except for certain nonadmitted insurance premiums. This bill removes the imposition of a higher rate of tax on premiums for direct insurance and annuity considerations for insurers incorporated outside of the State. Under the bill, all premiums attributable to nonadmitted insurers are subject to a 3% tax rate.			
1999	2509			Terry	An Act to Ensure the Equitable Treatment of Military Retirement Plan Income	Current law provides an exemption from state income tax for military retirement plan benefits. This bill provides a state income tax exemption for military			

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL IMPACT ¹	
						(Summaries may not reflect content of most recent committee action)	ACTION	FY24	FY25
						retirement plan benefits that are included in a federal retirement plan.			
2000	1653			Terry	An Act to Change the Taxation of Rental Tangible Personal Property to Make It Consistent with the Predominant Method in Other States' Rental Industry Laws for Sales and Use Tax	In the current system of taxation for the rental or lease of tangible personal property, the rental or leasing company property is taxed at acquisition or when brought into Maine from out of state, but rental and lease receipts are exempt from sales and use tax. This bill amends Maine sales and use tax law to make it more consistent with the predominant method of taxation in other states by allowing rental and leasing companies to purchase exempt from taxation all rental fleet and tangible personal property for resale and requiring the rental and leasing companies to collect sales tax from the customer. The bill includes a limited refund opportunity for use tax paid on the purchase of rental fleet and tangible personal property by rental and leasing companies prior to January 1, 2024. The bill does not affect the lease or rental of trucks and truck tractors from a person primarily engaged in the business of leasing or renting trucks and truck tractors			
2005	2525			Fredericks	An Act to Eliminate the Aircraft Excise Tax	This bill repeals the annual excise tax imposed on aircraft and provides an explicit exemption from the excise tax for aircraft.			
2006	2534			Keim	An Act to Amend the Laws Regarding Adjustments for Sudden and Severe Disruption of Municipal Valuation	This bill provides that the amount of money that a municipality that qualifies for an adjustment for sudden and severe disruption of valuation uses from undesignated fund balances does not reduce the amount of money that municipality receives in state-municipal revenue sharing.			