## TAXATION COMMITTEE 131<sup>st</sup> LEGISLATURE 2nd REG SESSION

## TAX PH/WS 3/14/2024

ABBREVIATIONS

COR CO-T Carry over requested by TAX Carried over in TAX

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FINAL	FISCAL	IMPACT <sup>1</sup>
						(Summaries may not reflect content of most	ACTION	ACTION	FY24	FY25
						recent committee action)				
803	1817			Perry J	An Act Regarding	This bill is a <u>concept draft</u> pursuant to Joint Rule		CO-T		
					Taxation	208. This bill would make changes to the laws	COR			
						governing taxation.				
				-						
		3/12/24	3/14/24	ŀ		Proposed amendment presented at 3/12 PH replaces				
						the bill.				
						The proposed amendment <u>directs DECD in</u>				
						consultation with OPEGA and MRS/OTP to:				
						1. review aspects of the State's tax expenditures				
						and other programs that provide incentives for				
						economic development and				
						2. evaluate the effectiveness of the programs and				
						ways in which the programs could be more				
						effective.				
						3. DECD is directed to make a report to the TAX				
						$\frac{1}{1} \frac{1}{25} \frac{1}{1} \frac{1}{25} \frac{1}{1} \frac{1}{25} \frac{1}{1} \frac{1}{1} \frac{1}{25} \frac{1}{1} $				
						recommendations of the review group.				
						Contraction of and to the Broath.				
						4. The TAX <u>Committee is authorized to report out</u>				
						legislation to the 132 <sup>nd</sup> Legislature.				
						MRS indicates difficulties with suggested process				
						and suggests simplification.				
2022	2702	2/13	2/27	Grohoski	An Act Updating	MRS annual income tax conformity bill:				
			3/14		References to the United					
					States Internal Revenue					

<sup>1</sup> . 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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					Code of 1986 Contained in the Maine Revised Statutes	This bill <u>updates references to the United States</u> <u>Internal Revenue Code of 1986 contained in the</u> <u>Maine Revised Statutes, Title 36 to refer to the</u> <u>United States Internal Revenue Code of 1986, as</u> <u>amended through December 31, 2023, for tax years</u> beginning on or after January 1, 2023 and for any prior tax year as specifically provided by the United States Internal Revenue Code of 1986, as amended Bill held for information regarding potential changes in federal law.					
2251	3119	3/12	3/14	Perry	An Act to Amend the Mining Excise Tax Laws	<ul> <li>This bill makes changes to the mining excise tax as recommended by a report to the Committee by the Department of Administrative and Financial Services, Bureau of Revenue Services, Office of Tax Policy, as required by Resolve 2023, chapter 83, section 1 including providing a sales tax exemption for sales to a mining company for use in mining.</li> <li>The bill also:</li> <li>1. Simplifies the excise tax imposed on a mining company by establishing a formula of the gross proceeds of that mining company multiplied by 0.35 and eliminating credits for payment of certain property taxes and prepayment of taxes;</li> <li>2. Renames the Mining Oversight Fund the Mining Excise Tax Fund and simplifies the distribution of excise tax revenues by requiring all revenue to be deposited in the Mining Excise Tax Fund, instead of being split between the General Fund, the Mining Excise Tax Trust Fund and the Mining Impact Assistance Fund;</li> <li>3. Eliminates the Mining Impact Assistance Fund, which is used to provide grants to municipalities,</li> </ul>			revenue because the in Maine that was su MRS indicates 1. revenue will dep	end on the amount of vity which is difficult to	

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						loss of property tax revenue and to provide					
						necessary new or additional public facilities and					
						services related to mining; and					
						4. <u>Requires the Governor to propose uses for the</u>					
						Mining Excise Tax Fund as part of the biennial budget.					
						Concerns:					
						1. <u>Typo in tax rate</u> (page 2, line 22) says tax is gross proceeds multiplied by 0.35 (35%). Intent					
						was 0.035 (3.5%).					
						2. MRS recommends simplification of tax (MRS testimony p. 3 bullet points.					
						a. Allignment with Title 38 mining					
						definitions b. Rely on BETE rather than more					
						complicated provisions (MRS preparing					
						amendment)					
						c. New STE for products used in commercial mining (MRS preparing					
						amendment)					
						3. Concern for use of revenue. Bill Some nterest in including Land for Maine's Future.					
2258	2856				An Act to Create an Income Tax Credit for	This bill provides an <u>income tax credit</u> for					
					Investments in a Team's	1. a <u>qualified investment of at least \$1,000,000 but</u>					
					Qualified Minor League Baseball Facility to Keep	<u>no more than \$15,000,000</u>					
					the Team in the State	2. by a certified applicant					
						3. <u>in a qualified professional baseball facility</u> in the State.					
						4. The certified <u>applicant must continue operations</u>					
						as a professional baseball facility for at least 60 months following the investment for which the tax					
						credit is issued.					

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2262	3134			Perry	to Nonpayment of Taxes	<ul> <li>recent committee action)</li> <li>This bill is reported out by the Joint Standing</li> <li>Committee on Taxation. It is the recommendation of the Working Group to Study Equity in the Property</li> <li>Tax Foreclosure Process pursuant to Public Law</li> <li>2023, chapter 358.</li> <li>This bill amends the process following the foreclosure on a property by a municipality for failure to pay property taxes and the return of excess funds by:</li> <li>1. Requiring a municipality to make 3 attempts to contract with a real estate broker for the sale of the property;</li> <li>2. Requiring that a real estate broker attempt to sell the property for 6 months before the municipality can sell the property in a manner authorized by the municipality's legislative body;</li> <li>3. Eliminating the requirement that the former owner submit a written demand for the return of the excess funds;</li> <li>4. Allowing a municipality to deduct from the proceeds of the sale, in addition to the other costs authorized under current law,</li> <li>a. fees incurred for advertising,</li> <li>b. mailing and recording related to the property and</li> </ul>		ACTION	FY24	FY25
						<ul> <li>c. expenses incurred in improving the property;</li> <li>5. <u>Requiring a municipality</u>, <u>at least 30 days prior to</u> the disbursement of excess proceeds to the former owner, to provide notice of such intent to the former owner and each record holder of an interest in the property. The notice must be made by certified mail, return receipt requested;</li> <li>6. Requiring the municipality, <u>if municipality is</u></li> </ul>				
						6. Requiring the municipality, <u>if municipality is</u> <u>unable to locate the former owner, to have published</u>				

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						(Summaries may not reflect content of most	ACTION	ACTION	FY24	FY25
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						in a newspaper of general circulation in the county				
						in which the property is located, a notice specifying				
						the former owner, a description of the property sold,				
						the amount of the excess proceeds and the date by				
						which the proceeds must be claimed; and				
						7. Requiring the municipality, within 10 days of				
						paying the excess proceeds to the former owner, to				
						record in the registry of deeds a notice indicating the				
						payment of the excess proceeds, to whom the				
						payment was made, the date of the payment, a				
						description of the property sold and a statement that				
						the former owner waived, by accepting the excess				
						proceeds, the right to commence an action to dispute				
						the taking of the property.				