Bill as Introduced

SB 144 - AS INTRODUCED

2011 SESSION

11-1026 08/09

SENATE BILL

144

AN ACT

relative to extending certain permits and approvals.

SPONSORS:

Sen. Carson, Dist 14; Sen. Odell, Dist 8; Rep. B. Patten, Carr 4; Rep. Renzullo,

Hills 27

COMMITTEE:

Energy and Natural Resources

ANALYSIS

This bill extends certain permits and approvals for subdivision of land, fill and dredge of wetlands, and activities under the comprehensive shoreland protection act.

Explanation:

Matter added to current law appears in bold italics.

Matter removed from current law appears [in-brackets and struckthrough.]

Matter which is either (a) all new or (b) repealed and reenacted appears in regular type.

STATE OF NEW HAMPSHIRE

In the Year of Our Lord Two Thousand Eleven

AN ACT

1 2

3

4

5

6

7

8

9 10

11

12

13

14

15 16

17

18

19

20

21

22

23

24

25 26

27

28 29

30

relative to extending certain permits and approvals.

Be it Enacted by the Senate and House of Representatives in General Court convened:

- 1 Regulation of Subdivision of Land. Amend RSA 674:39, V to read as follows:
- V. Notwithstanding the time limits established in paragraph I, every subdivision plat and site plan approved by the planning board on or after January 1, 2007 and prior to July 1, [2009] 2011 shall be allowed [36-months-after the date-of-approval] until July 1, 2012 to achieve active and substantial development or building as described in subparagraph I(a) and every subdivision plat and site plan approved by the planning board on or after July 1, 2005 and prior to July 1, [2009] 2011 shall be allowed 6 years after the date of approval to achieve substantial completion of the improvements as described in paragraph II.
- 2 New Paragraph; Fill and Dredge in Wetlands. Amend RSA 482-A:3 by inserting after paragraph XIV the following new paragraph:

XIV-a. All permits issued pursuant to this chapter shall be valid for a period of 5 years. Requests for extension of said permit may be made to the department pursuant to administrative rules adopted under RSA 482-A:31. Said rules shall provide for one extension of up to 5 additional years, provided the applicant demonstrates all of the following:

- (a) The permit for which extension is sought has not been revoked or suspended without reinstatement;
 - (b) Extension would not violate a condition of law or rule;
- (c) The project is proceeding towards completion in accordance with plans and other documentation referenced by the permit; and
- (d) The applicant proposes reasonable mitigation measures to protect the public waters of the state from deterioration during the period of extension.
- 3 New Paragraph; Comprehensive Shoreland Protection Act. Amend RSA 483-B:5-b by inserting after paragraph V the following new paragraph:
- VI. All permits issued pursuant to this chapter shall be valid for a period of 5 years. Requests for extension of said permit may be made to the department pursuant to administrative rules adopted under RSA 483-B:17. Said rules shall provide for one extension of up to 5 additional years, provided the applicant demonstrates all of the following:
- (a) The permit for which extension is sought has not been revoked or suspended without reinstatement;
 - (b) Extension would not violate a condition of law or rule;

SB 144 - AS INTRODUCED - Page 2 -

1 (c) The project is proceeding towards completion in accordance with plans and other
2 documentation referenced by the permit; and
3 (d) The applicant proposes reasonable mitigation measures to protect the shorelands and
4 public waters of the state from deterioration during the period of extension.
5 4 Effective Date. This act shall take effect upon its passage.

SB 144 - AS AMENDED BY THE SENATE

02/23/11 0402s

2011 SESSION

11-1026 08/09

SENATE BILL

144

AN ACT

relative to extending certain permits and approvals.

SPONSORS:

Sen. Carson, Dist 14; Sen. Odell, Dist 8; Rep. B. Patten, Carr 4; Rep. Renzullo,

Hills 27

COMMITTEE:

Energy and Natural Resources

ANALYSIS

This bill extends certain permits and approvals for subdivision of land, fill and dredge of wetlands, and activities under the comprehensive shoreland protection act.

Explanation:

Matter added to current law appears in bold italics.

Matter removed from current law appears [in-brackets and struckthrough.]

Matter which is either (a) all new or (b) repealed and reenacted appears in regular type.

11-1026 08/09

STATE OF NEW HAMPSHIRE

In the Year of Our Lord Two Thousand Eleven

AN ACT

1 2

3

4

5

6 7

8

9

10

11

12 13

14

1516

17

18

19

20

21

22

23

2425

2627

28 29

30

relative to extending certain permits and approvals.

Be it Enacted by the Senate and House of Representatives in General Court convened:

- 1 Regulation of Subdivision of Land. Amend RSA 674:39, V to read as follows:
- V. Notwithstanding the time limits established in paragraph I, every subdivision plat and site plan approved by the planning board on or after January 1, 2007 and prior to July 1, [2009] 2011 shall be allowed 36 months after the date of approval or until July 1, 2012, whichever is greater, to achieve active and substantial development or building as described in subparagraph I(a) and every subdivision plat and site plan approved by the planning board on or after July 1, 2005 and prior to July 1, [2009] 2011 shall be allowed 6 years after the date of approval to achieve substantial completion of the improvements as described in paragraph II.
- 2 New Paragraph; Fill and Dredge in Wetlands. Amend RSA 482-A:3 by inserting after paragraph XIV the following new paragraph:
- XIV-a. All permits issued pursuant to this chapter shall be valid for a period of 5 years. Requests for extension of said permit may be made to the department pursuant to administrative rules adopted under RSA 482-A:31. Said rules shall provide for one extension of up to 5 additional years, provided the applicant demonstrates all of the following:
- (a) The permit for which extension is sought has not been revoked or suspended without reinstatement;
 - (b) Extension would not violate a condition of law or rule;
- (c) The project is proceeding towards completion in accordance with plans and other documentation referenced by the permit; and
- (d) The applicant proposes reasonable mitigation measures to protect the public waters of the state from deterioration during the period of extension.
- 3 New Paragraph; Comprehensive Shoreland Protection Act. Amend RSA 483-B:5-b by inserting after paragraph V the following new paragraph:
- VI. All permits issued pursuant to this chapter shall be valid for a period of 5 years. Requests for extension of said permit may be made to the department pursuant to administrative rules adopted under RSA 483-B:17. Said rules shall provide for one extension of up to 5 additional years, provided the applicant demonstrates all of the following:
- (a) The permit for which extension is sought has not been revoked or suspended without reinstatement;
 - (b) Extension would not violate a condition of law or rule;

SB 144 - AS AMENDED BY THE SENATE - Page 2 -

1 (c) The project is proceeding towards completion in accordance with plans and other
2 documentation referenced by the permit; and
3 (d) The applicant proposes reasonable mitigation measures to protect the shorelands and
4 public waters of the state from deterioration during the period of extension.
5 4 Effective Date. This act shall take effect upon its passage.

CHAPTER 215 SB 144 - FINAL VERSION

02/23/11 0402s 27Apr2011... 1393h 25May2011... 1797h

2011 SESSION

11-1026 08/09

SENATE BILL

144

AN ACT

relative to approvals for site plans and subdivision of land.

SPONSORS:

Sen. Carson, Dist 14; Sen. Odell, Dist 8; Rep. B. Patten, Carr 4; Rep. Renzullo,

Hills 27

COMMITTEE:

Energy and Natural Resources

AMENDED ANALYSIS

This bill extends certain permits and approvals for subdivision of land.

Explanation:

Matter added to current law appears in bold italics.

Matter removed from current law appears [in brackets and struckthrough.]

Matter which is either (a) all new or (b) repealed and reenacted appears in regular type.

CHAPTER 215 SB 144 – FINAL VERSION

02/23/11 0402s 27Apr2011... 1393h 25May2011... 1797h

> 11-1026 08/09

STATE OF NEW HAMPSHIRE

In the Year of Our Lord Two Thousand Eleven

AN ACT

1 2

3

4

5 6

7

8

9

10 11

12

13

14

15 16

17

18 19

20

21 22

23

24

25 26

27

relative to approvals for site plans and subdivision of land.

Be it Enacted by the Senate and House of Representatives in General Court convened:

215:1 Regulation of Subdivision of Land. Amend RSA 674:39 to read as follows:

674:39 [Four-Year] Five-Year Exemption.

- I. Every subdivision plat approved by the planning board and properly recorded in the registry of deeds and every site plan approved by the planning board and properly recorded in the registry of deeds, if recording of site plans is required by the planning board or by local regulation, shall be exempt from all subsequent changes in subdivision regulations, site plan review regulations, impact fee ordinances, and zoning ordinances adopted by any city, town, or county in which there are located unincorporated towns or unorganized places, except those regulations and ordinances which expressly protect public health standards, such as water quality and sewage treatment requirements, for a period of [4] 5 years after the date of approval; provided that:
- (a) Active and substantial development or building has begun on the site by the owner or the owner's successor in interest in accordance with the approved subdivision plat within [12] 24 months after the date of approval, or in accordance with the terms of the approval, and, if a bond or other security to cover the costs of roads, drains, or sewers is required in connection with such approval, such bond or other security is posted with the city, town, or county in which there are located unincorporated towns or unorganized places, at the time of commencement of such development;
- (b) Development remains in full compliance with the public health regulations and ordinances specified in this section; and
- (c) At the time of approval and recording, the subdivision plat or site plan conforms to the subdivision regulations, site plan review regulations, and zoning ordinances then in effect at the location of such subdivision plat or site plan.
- II. Once substantial completion of the improvements as shown on the subdivision plat or site plan has occurred in compliance with the approved subdivision plat or site plan or the terms of said approval or unless otherwise stipulated by the planning board, the rights of the owner or the owner's successor in interest shall vest and no subsequent changes in subdivision regulations, site plan regulations, or zoning ordinances, except impact fees adopted pursuant to RSA 674:21 and 675:2-4,

CHAPTER 215 SB 144 - FINAL VERSION - Page 2 -

shall operate to affect such improvements.

- III. The planning board may, as part of its subdivision and site plan regulations or as a condition of subdivision plat or site plan approval, specify the threshold levels of work that shall constitute the following terms, with due regard to the scope and details of a particular project:
- (a) "Substantial completion of the improvements as shown on the subdivision plat or site plan," for purposes of fulfilling paragraph II; and
- (b) "Active and substantial development or building," for the purposes of fulfilling paragraph I.
- IV. Failure of a planning board to specify by regulation or as a condition of subdivision plat or site plan approval what shall constitute "active and substantial development or building" shall entitle the subdivision plat or site plan approved by the planning board to the [4-year] 5-year exemption described in paragraph I. The planning board may, for good cause, extend the [12-month] 24-month period set forth in [paragraph] subparagraph I(a).
- [V. Notwithstanding the time-limits established in paragraph I, every subdivision plat and site plan approved by the planning board on or after January 1, 2007 and prior to July 1, 2009 shall be allowed 36 months after the date of approval-to-achieve active and substantial development or building as described in subparagraph I(a) and every subdivision plat and site plan approved by the planning board on or after July 1, 2005 and prior to July 1, 2009 shall be allowed 6 years after the date of approval to achieve substantial completion of the improvements as described in paragraph II.]
- 21 215:2 Effective Date. This act shall take effect upon its passage.
- 22 Approved: June 27, 2011
- 23 Effective Date: June 27, 2011

Amendments

Energy and Natural Resources February 17, 2011 2011-04028 08/03

Amendment to SB 144

Amend RSA 674:39, V as inserted by section 1 of the bill by replacing it with the following:

1 2 3

4

5

6

7

8

V. Notwithstanding the time limits established in paragraph I, every subdivision plat and site plan approved by the planning board on or after January 1, 2007 and prior to July 1, [2009] 2011 shall be allowed 36 months after the date of approval or until July 1, 2012, whichever is greater, to achieve active and substantial development or building as described in subparagraph I(a) and every subdivision plat and site plan approved by the planning board on or after July 1, 2005 and prior to July 1, [2009] 2011 shall be allowed 6 years after the date of approval to achieve substantial completion of the improvements as described in paragraph II.

9

Committee Minutes

Printed: 02/10/2011 at 12:47 pm

SENATE CALENDAR NOTICE ENERGY AND NATURAL RESOURCES

Senator Bob Odell Chairman Senator John Gallus V Chairman Senator Jeb Bradley Senator Gary Lambert Senator Amanda Merrill

For Use by Senate Clerk's Office ONLY
Bill Status
Docket
Calendar
Proof: Calendar Bill Status

Date: February 10, 2011

HEARINGS

Thursday			2/17/2011			
ENERGY AND NATURAL		AL RESOURCES	LOB 102	9:00 AM		
(Name of (Committee)		(Place)	(Time)		
		EXECUTIVE SESS	SION MAY FOLLOW			
9:00 AM	SB20	relative to shoreland protec	etion permits.			
9:15 AM SB38 relative to extensions for wetlan			etland and shoreland permits.			
9:30 AM	SB124-FN	ve shoreland protection act.				
9;45 AM	SB154-FN	ve shoreland protection act.				
10:00 AM SB144 relative to extending certa			n permits and approvals.			
Sponsors	<u>.</u>					
SB20						
Sen. Bob O	dell					
SB38 Sen. Bob O	dell					
SB124-F						
Sen, John C	Gallus	Rep. Frank Sapareto	Rep. Stephanie Eaton			
SB154-F		n. n. M. N. M.	Con Change Course	Sen. Tom De Blois		
Sen. Jeb Bradicy		Sen. David Boutin Sen. John Gallus	Sen. Sharon Carson Sen. Fenton Groen	Sen. Nancy Stiles		
Sen. James Forsythe Sen. Raymond White		Rep. Betsey Patten	Rep. Christopher Ahlgren	Rep. Karen Umberger		
Rep. Gene Chandler		Rep. David Bettencourt	Rep. Cartatopher / Angren	rep. remen omberge.		
SB144	Q112110101	Contr. Printing the state of Mark				
Sen. Sharor	n Carson	Sen. Bob Odell	Rep. Betsey Patten	Rep. Andrew Renzullo		

57ART: 11:40 AM

EHD: 11:53AM

Sen. Bob Odell

Energy and Natural ResourcesCommittee

Hearing Report

TO:

Members of the Senate

FROM:

Richard Parsons, Legislative Aide

RE:

Hearing report on SB 144 - relative to extending certain

permits and approvals.

HEARING DATE:

February 17, 2011

MEMBERS OF THE COMMITTEE PRESENT: S

Senators Odell, Gallus,

Bradley, Lambert, Merrill

MEMBERS OF THE COMMITTEE ABSENT: No one

Sponsor(s): Sen. Carson, Dist 14; Sen. Odell, Dist 8; Rep. B. Patten, Carr

4; Rep. Renzullo, Hills 27

What the bill does: This bill extends certain permits and approvals for subdivision of land, fill and dredge of wetlands, and activities under the comprehensive shoreland protection act.

Who supports the bill: Senator Sharon Carson, District 14; Gary Abbott, Assoc. General Contractors of NH; Jim Gove, Gove Environmental Services, Inc.; Ari Pollack, Home Builders and Remodelers Association of NH; Rep. Betsy Patten, Carr 4; Ed Dupont, The Dupont Group; Jared Teutsch, NH Lakes Association; Rene Pelletier, DES; Paul Morin, Homebuilders and Remodelers Association of NH

Who opposes the bill: Amy Mantelli, New Hampshire Rivers Council; Isabel Parke, Lamprey River Watershed Association, Lamprey River Nominating Committee

Neutral position: Russ Wilder, ACEC; Michael Williams, NH Municipal Association

Summary of testimony received:

Senator Sharon Carson, District 14 - prime sponsor

- Hearing opened at 11:40 am
- SB 144 follows on the heels of SB 93 which pass into law two years ago

- o The bill extends the protection from zoning and regulatory changes for approved development projects that are stalled due to the poor economy.
- Understanding that the changes made in sections 2 and 3 have already been addressed in SB 38 and maybe a committee amendment can remove those sections.
- RSA 674:39 relates to two critical timeframes for developments:
 - o The period of time during which you must actively begin a project
 - o The deadline for substantially completing your project in order to earn vested rights against subsequent regulatory changes.

Michael Williams, NH Municipal Association

- The concern is in Section 1
 - o Going back to the history of this it vests rights in anyone who has a planning board approval.
 - o Gives them the right to built granted they meet two criteria:
 - Achieve active and substantial development in 12 months
 - They have substantial completion within 4 years.
 - o A couple of years ago this was changed to accommodate the economical situation.
- The concern with the changes is that it puts a fixed date on when active and substantial development must occur.
 - o If you look at the dates, if anything was approved in the year 2007 and they did not do active and substantial development that permit would have expired last year in 2010.
 - o The new language says that it is active until July 1, 2012.
 - The question is are we reviving expired permits or is that not the intent?
 - I can see a legal argument in both directions.
 - There should be some clarification on how this is going to work.
 - o A simple fix would be just to change the date from July 1, 2009 and change it to 2011 and still allow the 36 months for active and substantial.

Paul Morin, Homebuilders and Remodelers Association of NH

- In support
- Put in the dates expecting improvements which have not happened.
- Changing 2009-2011.
- Applications that have been approved but have not gone forward
- Line 4, chose to strike the 36 months for a couple of reasons
 - o Planning boards don't have to track with a date specific.
 - o If you leave in 36 months and your project was approved Jan 1, 2007 then you are getting no protection.
 - The intention is to carry those projects over and give them the opportunity to invest their projects.

Rene Pelletier, DES

• Support the changes in the latter part of the bill

• Not commenting on section 1, authority on that.

as the Department has no

Hearing closed at 11:53 am

Funding: Not applicable

Future Action:

Senator Lambert made the motion that the bill ought to pass with amendment and the motion was seconded by Senator Bradley. The vote was 5-0 and Senator Lambert will take the bill to the floor.

RMP

[file: SB 0144 report] Date: 02/18/11

Speakers

Senate Energy and Natural Resources Committee: Sign-In Sheet

Date: 2/17/2011

Time: 10:00 AM

Public Hearing on SB 144

SB 144

relative to extending certain permits and approvals.

- 1	Name	Representing					
X	EN ATOR SHARON CARSO	N SD#14	Support	Oppose	Speaking?	Yes	No
7	Gary Abbott	Assoc General Contractors	Support	Oppose	Speaking?	Yes	No.
X	Jon bow	mys df	Support	Oppose	Speaking?	Yes	No []
1	MANCHEN	PHANCES ASSOC	Support	Oppose	Speaking?	Yes	*
*	MICHAEL WILLIAMS	NH Municipal Assoc	Support U	Oppose	Speaking?	Yes Æ	No
	Amy Mancelli	NHRivers Gancil	Support	Oppose 【 ✓	Speaking?	Yes	No Ø
X	tes barbox	HONEB-2-0845	Support	Oppose	Speaking?	Yes 🗹	No □
¥	Betsey Patten	Carroll, 4	Support	Oppose	Speaking?	Yes	No 💟
4	Russ Wilder	ACE	Support	Oppose	Speaking?	Yes	No Ø
X	Isdel Parke	Lork Langray River	Support	Oppose	Speaking?	Yes	No □
1		Nonnota Con He	Support	Oppose	Speaking?	答	No
¥	Ed Dupont	The Dupont Group	Support	Oppose	Speaking?	Yes	No
¥	Dene PELLEINE		Support	Oppose	Speaking?	Yes	No 🗆
X	Jane O Tentsch	NH LAKES	Support 🔽	Oppose	Speaking?	Yes	No D
*	PAUL MORIN	HOME BUILDERS	Support 🗾	Oppose	Speaking?	Yes	No
			Support	Oppose	Speaking?	Yes	No
			Support	Oppose	Speaking?	Yes	No □
			Support	Oppose	Speaking?	Yes	No
			Support	Oppose	Speaking?	Yes	No □

Testimony

Sen. Carson

SUPPORT FOR SB 144 RELATIVE TO PROTECTION FROM ZONING CHANGES

SB 144 follows on the heels of SB 93 sponsored by Sen. Bragdon which passed into law 2 years ago. The bill extends the protection from zoning and regulatory changes for approved development projects that are stalled due to the poor economy.

RSA 674:39 relates to two critical timeframes for developments, the period of time during which you must actively begin a project and the deadline for substantially completing your project in order to earn vested rights against subsequent regulatory changes.

SB 144 addresses both of these timeframes by extending these periods of time only for projects approved within the timeframes stated in the bill.

The poor housing market and lack of available credit make it nearly impossible for projects that are approved or underway to gain these vested rights under the existing statutory timeframes.

SB 144 only targets projects that are currently trapped by the economic situation.

Specific questions on the timeframes in the bills and the dates can be directed to representatives of the Home Builders Association who requested this legislation.



The State of New Hampshire

DEPARTMENT OF ENVIRONMENTAL SERVICES



Thomas S. Burack, Commissioner

February 17, 2011

The Honorable Bob Odell, Chairman Energy and Natural Resources Committee Legislative Office Building, Room 102 Concord, NH 03301

RE: SB 144 relative to extending certain permits and approvals

Dear Senator Odell:

Thank you for the opportunity to comment on SB 144, which would extend certain permits and approvals for subdivision of land, fill and dredge of wetlands, and activities under the Comprehensive Shoreland Protection Act. The Department of Environmental Services (DES) has no position on Section 1 of this bill that proposes changes to RSA 674:39, V because it addresses local land use regulation and has no impact on DES programs. DES supports the other sections of the bill which amend RSA 482-A and RSA 483-B with one suggested clarification to ensure SB 144 can be effectively implemented by DES should the bill be enacted.

DES is not clear what is intended by the proposed language: "The project is proceeding towards completion ..." under XIV-a (c) and VI (c). We are concerned that this could be interpreted to mean either construction must continue through to project completion once started or that construction may stop and start again at the discretion of the permit holder so long as the conditions specified in the bill are met. DES requests that this language be clarified to ensure no future confusion if SB 144 is enacted.

Thank you for the opportunity to comment on this legislation. If you have any questions or need additional information, please do not hesitate to call Collis Adams at 271-4054 or me at 271-2958.

Sincerely,

Thomas S. Burack

Thomas & Durack

Commissioner

cc: Senator Carson Representative Patten Representative Renzullo

Committee Report

STATE OF NEW HAMPSHIRE

SENATE

REPORT OF THE COMMITTEE

Date: February 17, 2011

THE COMMITTEE ON Energy and Natural Resources to which was referred Senate Bill 144

AN ACT

relative to extending certain permits and approvals.

Having considered the same, the committee recommends that the Bill:

OUGHT TO PASS WITH AMENDMENT

BY A VOTE OF: 5-0

AMENDMENT # 0402s

Senator Gary E. Lambert For the Committee

Richard Parsons 271-3076

New Hampshire General Court - Bill Status System

Docket of SB144

Docket Abbreviations

Bill Title: (New Title) relative to approvals for site plans and subdivision of land.

Official Docket of SB144:

Date	Body	Description
1/19/2011	S	Introduced and Referred to Energy and Natural Resources, SJ 3, Pg.38
2/10/2011	S	Hearing: 2/17/11, Room 102, LOB, 10:00 a.m.; SC11
2/17/2011	S	Committee Report: Ought to Pass with Amendment #2011-0402s , 2/23/11; SC12
2/23/2011	S	Committee Amendment 0402s, AA, VV; SJ 7, Pg.70
2/23/2011	S	Ought to Pass with Amendment 0402s, MA, VV; OT3rdg; SJ 7, Pg.70
2/23/2011	S	Passed by Third Reading Resolution; SJ 7, Pg.78
3/16/2011	Н	Introduced and Referred to Resources, Recreation and Development; HJ 28, Pg.883
4/5/2011	Н	Public Hearing: 4/12/2011 11:15 AM LOB 305 ==Executive Session To Follow==
4/13/2011	Н	Committee Report: Ought to Pass with Amendment #1393h(NT) for April 27 (Vote 13-0; CC); HC 33, PG.1067
4/13/2011	Н	Proposed Committee Amendment #2011-1393h (New Title); HC 33, PG.1082
4/27/2011	Н	Amendment #1393h (New Title) Adopted, VV; HJ 40, PG.1354-1355
4/27/2011	H	Ought to Pass with Amendment #1393h(NT): MA VV; HJ 40, PG.1354-1355
4/27/2011	Н	Referred to Municipal and County Government; HJ 40, PG.1355
4/28/2011	н	Public Hearing: 5/5/2011 1:30 PM LOB 301
5/10/2011	Н	Executive Session: 5/17/2011 10:00 AM LOB 301
5/18/2011	Н	Committee Report: Ought to Pass with Amendment #1797h(NT) for May 25 (Vote 15-0; CC); HC 41 , PG.1392
5/18/2011	Н	Proposed Committee Amendment #2011-1797h (New Title); HC 41, PG.1408-1409
5/25/2011	Н	Amendment #1797h(NT) Adopted, VV; HJ 46, PG.1581-1582
5/25/2011	Н	Ought to Pass with Amendment #1797h(NT): MA VV; HJ 46, PG.1581-1582
6/8/2011	S	Sen. Odell Concurs with House Amendment #1393, NT, 1797h, NT, MA, VV; SJ 20 , Pg.550
6/8/2011	н	Enrolled; HJ 51 , PG.1728
6/8/2011	S	Enrolled
6/27/2011	S	Signed by the Governor on 06/27/2011; Effective 06/27/2011; Chapter 0215

NH House	NH Senate

Other Referrals

COMMITTEE REPORT FILE INVENTORY

SB 0144 ORIGINAL REFERRAL RE-REFERRAL

1. THIS INVENTORY IS TO BE SIGNED AND DATED BY THE COMMITTEE AIDE AND PLACED

2. PLACE ALL DOCUMENTS IN THE FOLDER FOLLOWING THE INVENTORY IN THE ORDER LISTED. 3. THE DOCUMENTS WHICH HAVE AN "X" BESIDE THEM ARE CONFIRMED AS BEING IN THE
FOLDER. 4. THE COMPLETED FILE IS THEN DELIVERED TO THE CALENDAR CLERK.
X DOCKET (Submit only the latest docket found in Bill Status)
X COMMITTEE REPORT
X CALENDAR NOTICE
X HEARING REPORT
HANDOUTS FROM THE PUBLIC HEARING
X PREPARED TESTIMONY AND OTHER SUBMISSIONS
X SIGN-UP SHEET(S)
ALL AMENDMENTS (passed or not) CONSIDERED BY COMMITTEE: X - AMENDMENT # 04625 AMENDMENT #
- AMENDMENT # AMENDMENT #
ALL AVAILABLE VERSIONS OF THE BILL: X AS INTRODUCED AS AMENDED BY THE HOUSE X FINAL VERSION X AS AMENDED BY THE SENATE
OTHER (Anything else deemed important but not listed above, such as amended fiscal notes):
IF YOU HAVE A RE-REFERRED BILL, YOU ARE GOING TO MAKE UP A DUPLICATE FILE FOLDER
DATE DELIVERED TO SENATE CLERK 7/22/11 BY COMMITTEE AIDE