



Senate

General Assembly

File No. 557

January Session, 2015

Substitute Senate Bill No. 1061

Senate, April 8, 2015

The Committee on Environment reported through SEN. KENNEDY of the 12th Dist., Chairperson of the Committee on the part of the Senate, that the substitute bill ought to pass.

AN ACT CONCERNING THE FISCAL SUSTAINABILITY OF STATE PARKS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. Subsections (a) and (b) of section 14-49 of the general
2 statutes are repealed and the following is substituted in lieu thereof
3 (*Effective July 1, 2015*):

4 (a) For the registration of each passenger motor vehicle, other than
5 an electric motor vehicle, the fee shall be [eighty] eighty-five dollars
6 every two years, provided: (1) Any individual may, as prescribed by
7 section 14-12, as amended by this act, or 14-22, as amended by this act,
8 as applicable, affirmatively elect to not pay the five-dollar portion of
9 such fee that constitutes a charitable donation to the State Parks
10 Sustainability account established pursuant to section 5 of this act, and
11 (2) any individual who is sixty-five years of age or older on or after
12 January 1, 1981, may, at his discretion, renew the registration of such
13 passenger motor vehicle owned by him for either a one-year or two-
14 year period. The fee for one year shall be [forty] forty-five dollars, and

15 the fee for two years shall be [~~eighty~~] eighty-five dollars, provided: (A)
16 Any individual may, as prescribed by section 14-12, as amended by
17 this act, or 14-22, as amended by this act, as applicable, affirmatively
18 elect to not pay the five-dollar portion of any such one-year or two-
19 year fee that constitutes a charitable donation to the State Parks
20 Sustainability account established pursuant to section 5 of this act, and
21 (B) the biennial fee for any motor vehicle for which special license
22 plates have been issued under the provisions of section 14-20 shall be
23 eighty dollars. The provisions of this subsection relative to the biennial
24 fee charged for the registration of each antique, rare or special interest
25 motor vehicle for which special license plates have been issued under
26 section 14-20 shall not apply to an antique fire apparatus or transit bus
27 owned by a nonprofit organization and maintained primarily for use
28 in parades, exhibitions or other public events but not for purposes of
29 general transportation.

30 (b) (1) For the registration of each motorcycle, the biennial fee shall
31 be [~~forty-two~~] forty-seven dollars, subject to the provisions of
32 subdivision (2) of this subsection and provided any individual may, as
33 prescribed by section 14-12, as amended by this act, or 14-22, as
34 amended by this act, as applicable, affirmatively elect to not pay the
35 five-dollar portion of such fee that constitutes a charitable donation to
36 the State Parks Sustainability account established pursuant to section 5
37 of this act. For the registration of each motorcycle with side car or box
38 attached used for commercial purposes, the biennial fee shall be [~~sixty~~
39 ~~dollars~~] sixty-five dollars provided any individual may, as prescribed
40 by section 14-12, as amended by this act, or 14-22, as amended by this
41 act, as applicable, affirmatively elect to not pay the five-dollar portion
42 of such fee that constitutes a charitable donation to the State Parks
43 Sustainability account established pursuant to section 5 of this act. The
44 commissioner may register a motorcycle with a side car under one
45 registration which shall cover the use of such motorcycle with or
46 without such side car. (2) Four dollars of the total fee with respect to
47 the registration of each motorcycle shall, when entered upon the
48 records of the Special Transportation Fund, be deemed to be
49 appropriated to the Department of Transportation for purposes of

50 continuing the program of motorcycle rider education formerly
51 funded under the federal Highway Safety Act of 1978, 23 USC 402.

52 Sec. 2. Section 14-49 of the general statutes is amended by adding
53 subsection (bb) as follows (*Effective July 1, 2015*):

54 (NEW) (bb) Five dollars of any registration fee collected by the
55 commissioner pursuant to subsection (a) or (b) of this section, as
56 amended by this act, shall constitute a charitable donation to the State
57 Parks Sustainability account, as established in section 5 of this act and
58 shall be deposited by the commissioner in such account unless such
59 registrant affirmatively elected to not pay such five-dollar charitable
60 donation, in accordance with section 14-12, as amended by this act, or
61 14-22, as amended by this act, in which case five dollars of such
62 registration fee shall not be deposited in such account.

63 Sec. 3. Subsection (b) of section 14-12 of the general statutes is
64 repealed and the following is substituted in lieu thereof (*Effective July*
65 *1, 2015*):

66 (b) To obtain a motor vehicle registration, except as provided in
67 subsection (c) of this section, the owner shall file in the office of the
68 commissioner an application signed by him and containing such
69 information and proof of ownership as the commissioner may require.
70 The application shall be made on blanks furnished by the
71 commissioner. The blanks shall be in such form and contain such
72 provisions and information as the commissioner may determine,
73 provided any such blank used to register a passenger motor vehicle or
74 a motorcycle shall contain information informing the owner that five
75 dollars of the applicable registration fee for such passenger motor
76 vehicle or motorcycle constitutes a charitable donation to the State
77 Parks Sustainability account and such blank contains a check box that
78 allows such owner to affirmatively elect to not pay such five-dollar
79 charitable donation.

80 Sec. 4. Subsection (a) of section 14-22 of the general statutes is
81 repealed and the following is substituted in lieu thereof (*Effective July*

82 1, 2015):

83 (a) A motor vehicle registration issued pursuant to this chapter shall
84 expire in accordance with schedules established by the commissioner.
85 If the expiration date of the registration of the motor vehicle, except the
86 registration of a motor vehicle used to transport passengers for hire,
87 falls on any day when offices of the commissioner are closed for
88 business, the registration shall be deemed valid for the operation of the
89 motor vehicle until midnight of the next day on which offices of the
90 commissioner are open for business. The commissioner shall prescribe
91 the date and manner of renewing registrations. Not less than forty-five
92 days prior to the expiration of any valid registration, the department
93 shall send or transmit, in such manner as the commissioner
94 determines, an application for renewal to the registrant. In the case of a
95 motor vehicle registered to a leasing company licensed pursuant to
96 section 14-15, the department may send or transmit, in such manner as
97 the commissioner determines, an application for renewal of a leased
98 vehicle to the lessee of such vehicle. Any such application used to
99 register a passenger motor vehicle or a motorcycle shall contain: (1)
100 Information informing the owner that five dollars of the applicable
101 registration fee for such passenger motor vehicle or motorcycle
102 constitutes a charitable donation to the State Parks Sustainability
103 account, and (2) a check box that allows such owner to affirmatively
104 elect to not pay such five-dollar charitable donation. The commissioner
105 shall not be required to send or transmit a registrant's or lessee's
106 application by mail if the United States Postal Service has determined
107 that mail is undeliverable to such person at the address for such person
108 that is in the records of the department. Except for the processing of
109 such application at an official emissions inspection station as provided
110 in subsection (b) of this section or by telephone as provided in
111 subsection (c) of this section, the commissioner may require that the
112 application be returned electronically or by mail in order to be
113 processed and approved, with only such exceptions, on a hardship
114 basis, as shall be established by the commissioner in regulations
115 adopted pursuant to chapter 54.

116 Sec. 5. (NEW) (*Effective July 1, 2015*) (a) There is established a State
117 Parks Sustainability account which shall be a separate, nonlapsing
118 account within the General Fund. Any moneys collected for donations
119 to the State Parks Sustainability account pursuant to subsections (a)
120 and (b) of section 14-49 of the general statutes, as amended by this act,
121 subsection (b) of section 14-12 of the general statutes, as amended by
122 this act, and section 9 of this act, shall be deposited by the
123 Commissioner of Motor Vehicles and the Commissioner of Energy and
124 Environmental Protection, respectively, into such account. The account
125 may also include moneys received from public and private sources,
126 including the federal government. All moneys deposited in the
127 account shall be used by the Department of Energy and Environmental
128 Protection or persons acting under a contract with such department, as
129 follows: (1) To reimburse the Department of Motor Vehicles for
130 incurred costs to include notice on applications for motor vehicle
131 registrations and renewal motor vehicle registrations of the option to
132 not pay the five-dollar charitable donation to such account and to
133 collect such donations from applicants, provided the amount shall not
134 exceed one hundred thousand dollars for each fiscal year and such
135 reimbursement shall occur not later than July first of each year; and (2)
136 to provide for the maintenance, operation and improvement of state
137 parks that are under the custody, care or control of the Commissioner
138 of Energy and Environmental Protection.

139 (b) The State Parks Sustainability account shall be a perpetual fund,
140 the resources of which shall be used solely for the purposes of
141 subsection (a) of this section. All sources of moneys, funds and receipts
142 of the state required to be credited, deposited or transferred to said
143 fund by state law on or after the effective date of this section shall
144 continue to be credited, deposited or transferred to said fund. No law
145 shall be enacted authorizing the resources of said fund to be expended
146 other than for the purposes of subsection (a) of this section.

147 Sec. 6. (NEW) (*Effective from passage*) (a) Not later than December 1,
148 2015, and annually thereafter, any person who has a contractual
149 agreement with the Department of Rehabilitation Services for the

150 operation in any state park of any food service facility, vending
151 machine or stand for the vending of goods shall report to the
152 Department of Rehabilitation Services the amount of revenue that such
153 person generated during the calendar year as a result of such contract.
154 Not later than January 1, 2016, and each year thereafter, the
155 Department of Rehabilitation Services shall compile any reports
156 received pursuant to this subsection and transmit such reports to the
157 Commissioner of Energy and Environmental Protection.

158 (b) On or before January 30, 2016, and each year thereafter, the
159 Commissioner of Energy and Environmental Protection shall compile
160 the following information: (1) The number of food service facilities,
161 vending machines and stands for the vending of goods that are located
162 in the state parks and the location of the respective parks that have
163 such facilities, machines or stands, (2) the amount of revenues
164 generated from such food service facilities, vending machines and
165 stands for the vending of goods, as reported to the commissioner by
166 the Department of Rehabilitation Services pursuant to subsection (a) of
167 this section, (3) the contractual agreement or provision of law that
168 provides for the payment of any portion of such revenues to the state
169 or that prohibits or limits the payment of such revenues to the state, (4)
170 the amount of such revenues paid to the state in the subject calendar
171 year, and (5) the manner in which such revenues were used by the
172 state, if identifiable by the commissioner.

173 Sec. 7. (*Effective from passage*) Not later than July 31, 2015, the
174 Commissioner of Energy and Environmental Protection shall develop
175 a request for information concerning the operation of concessions,
176 provision of services and offering of recreational amenities at state
177 parks. The purpose of such request for information shall be to seek
178 informational documentation for the operation of such concessions,
179 provision of such services and offering of recreational amenities. Not
180 later than August 15, 2015, such request for information shall be
181 forwarded by the commissioner to the Department of Administrative
182 Services for posting on the State Contracting Portal. Concomitantly,
183 the Commissioner of Energy and Environmental Protection shall direct

184 a copy of such request for information to any private vendor known by
185 the commissioner to provide such operation, provision or offering. Not
186 later than November 1, 2015, the commissioner shall forward, to the
187 joint standing committee of the General Assembly having cognizance
188 of matters relating to the environment, a copy of any informational
189 documentation received by the commissioner in response to such
190 request for information and a written assessment and evaluation of
191 such informational documentation, including, but not limited to, any
192 recommendation for the offering at state parks of concessions, services
193 and recreational amenities that are not offered at such state parks as of
194 the effective date of this section.

195 Sec. 8. (NEW) (*Effective July 1, 2015*) Not later than July 31, 2015, the
196 Commissioner of Energy and Environmental Protection shall establish
197 the amount of rent paid by any resident or nonresident of this state for
198 the use of state park property for any special event of limited duration,
199 including, but not limited to, weddings and receptions, in an amount
200 that is based on the number of persons attending such special event
201 provided such amount is not less than one hundred thirty-five per cent
202 of the amount charged for such rent by the commissioner as of July 1,
203 2015. The amount of any rent charged pursuant to this section shall
204 reflect a higher fee for any event that will have a greater number of
205 people in attendance.

206 Sec. 9. (NEW) (*Effective July 1, 2015*) Not later than July 31, 2015, the
207 Commissioner of Energy and Environmental Protection shall amend
208 the Adopt A Park program to additionally provide for the recognition
209 of participants who elect to financially sponsor such park, through
210 contribution of a charitable donation, by erecting a placard at such
211 park that bears the name of any such sponsoring individual,
212 individuals, organization or corporation and the nature of such
213 financial sponsorship. The commissioner may establish multiple tiers
214 for such financial sponsorship provided no level of charitable donation
215 for such financial sponsorship shall be less than two thousand five
216 hundred dollars. Any funds collected by the commissioner pursuant to
217 this section shall be deposited by the commissioner in the State Parks

218 Sustainability account established pursuant to section 5 of this act.

219 Sec. 10. (NEW) (*Effective from passage*) In addition to any fee collected
220 pursuant to section 23-26 of the general statutes, the Commissioner of
221 Energy and Environmental Protection shall provide for the daily
222 collection of parking fees at any state park located on the shoreline
223 throughout the month of September, at the applicable weekday or
224 weekend rate.

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>July 1, 2015</i>	14-49(a) and (b)
Sec. 2	<i>July 1, 2015</i>	14-49
Sec. 3	<i>July 1, 2015</i>	14-12(b)
Sec. 4	<i>July 1, 2015</i>	14-22(a)
Sec. 5	<i>July 1, 2015</i>	New section
Sec. 6	<i>from passage</i>	New section
Sec. 7	<i>from passage</i>	New section
Sec. 8	<i>July 1, 2015</i>	New section
Sec. 9	<i>July 1, 2015</i>	New section
Sec. 10	<i>from passage</i>	New section

ENV Joint Favorable Subst.

The following Fiscal Impact Statement and Bill Analysis are prepared for the benefit of the members of the General Assembly, solely for purposes of information, summarization and explanation and do not represent the intent of the General Assembly or either chamber thereof for any purpose. In general, fiscal impacts are based upon a variety of informational sources, including the analyst's professional knowledge. Whenever applicable, agency data is consulted as part of the analysis, however final products do not necessarily reflect an assessment from any specific department.

OFA Fiscal Note

State Impact:

Agency Affected	Fund-Effect	FY 16 \$	FY 17 \$
Department of Energy and Environmental Protection	GF - Potential Cost	Minimal	Minimal
Department of Energy and Environmental Protection	GF - Revenue Gain	At least 175,000	At least 175,000
Department of Energy and Environmental Protection; Department of Motor Vehicles	GF - Revenue Gain	Potential	Potential
Department of Motor Vehicles	TF - Cost	up to \$50,000	none

Note: GF=General Fund; TF=Transportation Fund

Municipal Impact: None

Explanation

Sections 1-4 of the bill require the Department of Motor Vehicles (DMV) to include an opt-out checkbox for a \$5 charitable donation on registration forms for passenger motor vehicles and motorcycles. It is anticipated that DMV would need up to \$50,000 in reprogramming costs associated with the registration form.

Section 5 of the bill establishes the “state parks sustainability account (SPSA),” a non-lapsing account within the General Fund for deposits of the \$5 donations. The following chart shows the amount of revenue that would be generated if a certain percentage of individuals choose to not opt-out of the \$5 charitable donation. Annual new and renewal registrations are approximately 1.2 million.

Annual Revenue generated from the percentage of non opt-out registrations

Percentage	Number of registrations	Revenue (\$)
5%	60,000	300,000
10%	120,000	600,000
15%	180,000	900,000
20%	240,000	1,200,000
25%	300,000	1,500,000

Section 6 of the bill establishes a reporting requirement for the Department of Rehabilitation Services (DORS) related to revenue generated by individuals who have contracts with DORS to operate concessions at state parks. This provision has no fiscal impact because the agency has expertise in this area.

Section 7 requires the Department of Energy and Environmental Protection (DEEP), by July 31, 2015, to develop a request for information on certain operating concessions at state parks. There is no fiscal impact for this provision as DEEP currently has the staff and expertise within the parks division for this purpose.

Section 8 requires DEEP, by July 31, 2015, to establish increased fees, by 135% of the fees charged as of July 1, 2015 based on the number of attendees for certain special events (weddings and receptions) for deposit into the “maintenance, repair and improvement” (MRI) account. Based on current activity, this may result in a revenue gain of at least \$175,000 in both FY 16 and FY 17 to the MRI accounts.¹

Section 9 requires donations, of at least \$2,500 into the newly created SPSA for the Adopt a Park program, to be recognized by a placard at the adopted park showing the donor’s name and

¹ The MRI accounts are separate non-lapsing (and non-appropriated) accounts of the General Fund. In FY 14, the MRI accounts generated \$503,343.

sponsorship level. It is estimated that there will be less than 20 donations of this amount annually, resulting in a revenue gain of less than \$50,000 to the SPSA. This requirement is also anticipated to result in one-time minimal costs to DEEP in FY 16 and FY 17 for each placard.

Section 10 requires DEEP to charge daily parking fees at shoreline parks throughout the month of September. This requirement is anticipated to result in a revenue gain of less than \$100,000 annually. In FY 14, \$2,955,015 was collected from 263,624 parking fee transactions, including shoreline parks.

The Out Years

The annualized ongoing fiscal impact identified above would continue into the future subject to 1) the number of registrations that provide the \$5 charitable donation 2) the amount of donations made to the SPSA, 3) the number of placards erected and 4) the number of special events booked at certain state park venues, and 5) the amount of parking fees collected at shoreline parks throughout the month of September.

OLR Bill Analysis

sSB 1061

AN ACT CONCERNING THE FISCAL SUSTAINABILITY OF STATE PARKS.

SUMMARY:

This bill increases registration fees by \$5 for motorcycles and passenger motor vehicles, except electric vehicles, and directs that the \$5 increase is a charitable donation to the state parks sustainability account, which the bill establishes. A person may elect to opt out of paying the donation.

The bill creates the state parks sustainability account as a perpetual fund and prohibits the state from (1) depositing, transferring, or crediting to any other fund the revenue the bill requires to be placed in the state parks sustainability account or (2) enacting a law authorizing such a deposit, transfer, or credit. It is unclear whether this provision is enforceable on future legislatures (see BACKGROUND).

The bill also requires anyone who has a contract with the Department of Rehabilitation Services (DORS) for the operation of a food service facility or vending machine or stand in a state park to report annually by December 1 to DORS the revenue generated under the contract. DORS must submit the reports to the Department of Energy and Environmental Protection (DEEP) commissioner, who must compile certain information about the generated revenue, including if any is paid to the state.

Under the bill, the DEEP commissioner must develop a request for information (RFI) on operating concessions, providing services, and offering recreational amenities at state parks and provide the Environment Committee by November 1, 2015 a written evaluation of the responses.

Additionally, the bill requires the DEEP commissioner to:

1. increase fees for renting state park property for special events of limited duration (e.g., weddings and receptions);
2. expand the Adopt a Park program to accept charitable donations, which must be deposited in the state parks sustainability account, and
3. charge and collect parking fees on a daily basis at shoreline parks throughout September.

EFFECTIVE DATE: July 1, 2015, except for provisions relating to state park concessions (§§ 6 & 7) and shoreline parking fees (§ 10), which are effective upon passage.

§§ 1 - 4 – MOTOR VEHICLE REGISTRATION FEES

Increased Fee for State Park Charitable Donation

The bill increases registration fees by \$5 for motorcycles and passenger motor vehicles, except electric motor vehicles. The \$5 fee is a charitable donation to the state parks sustainability account, which the bill establishes (see below). A person may elect not to pay the \$5 donation (i.e., opt out).

Table 1 shows the applicable registration fees under current law and the bill.

TABLE 1: Registration Fees

	Current Law	Under the Bill
Passenger motor vehicle, biennial registration for a person under age 65	\$80	\$85
Passenger motor vehicle, annual registration for a person age 65 and over	\$40	\$45
Passenger motor vehicle, biennial registration for a person age 65 and over	\$80	\$85
Motorcycle, biennial registration	\$42	\$47

Motorcycle with side car or box used for commercial purposes, biennial registration	\$60	\$65
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Registration Application and Renewal Forms

The bill requires the Department of Motor Vehicles (DMV) to include on registration application and renewal forms information explaining that \$5 of the registration fee is a charitable donation to the state parks sustainability account. The forms must include a box a person may check to opt out of making the donation.

§ 5 – STATE PARKS SUSTAINABILITY ACCOUNT

Account Established

The bill establishes a state parks sustainability account as a separate, non-lapsing account in the General Fund.

The account deposits must include the (1) \$5 donations from passenger motor vehicle and motorcycle registrations and (2) “Adopt a Park” financial donations, as described below. The bill requires the DMV commissioner and the DEEP commissioner, respectively, to make the deposits. The account may also include money received from public and private sources, including the federal government.

Under the bill, DEEP must use the account for:

1. maintaining, operating, and improving state parks under the custody, care, or control of the DEEP commissioner and
2. reimbursing DMV, by July 1 annually, the costs to update registration application and renewal forms and collect donations from registration fees, up to \$100,000 per fiscal year.

Perpetual Fund

The bill provides that the account is a perpetual fund, which may be used solely for the above purposes. The bill prohibits the state from:

1. depositing, transferring, or crediting to any other fund the revenue the bill requires to be placed in the state parks sustainability account or
2. enacting a law authorizing such a deposit, transfer, or credit.

It is unclear whether this provision is enforceable on future legislators (see BACKGROUND).

§ 6 – STATE PARK CONCESSION REVENUE REPORTS

The bill requires anyone who has a contract with DORS for the operation of a food service facility or vending machine or stand in a state park to report annually by December 1 to DORS the revenue generated under the contract.

By January 1 annually, DORS must compile the reports and give them to the DEEP commissioner. By January 30 annually, the commissioner must compile the:

1. number of food service facilities and vending machines and stands in state parks and the location of the respective parks;
2. amount of revenue generated by the facilities, machines, and stands;
3. contractual agreement or statute that (a) requires a portion of the revenue be paid to the state or (b) prohibits or limits such a payment;
4. amount of revenue paid to the state in the calendar year; and
5. how the state used the revenue, if the commissioner knows.

§ 7 – STATE PARK CONCESSION REQUEST FOR INFORMATION

The bill requires the DEEP commissioner, by July 31, 2015, to develop a request for information (RFI) on operating concessions, providing services, and offering recreational amenities at state parks. He must forward (1) the RFI to the administrative services

commissioner by August 15, 2015 for posting on the state's contracting portal and (2) a copy of the RFI to any private vendor he knows of that provides such concessions, services, and amenities.

By November 1, 2015, the DEEP commissioner must forward to the Environment Committee a (1) copy of the responses the RFI generated and (2) written evaluation of the responses, including any recommendation for offering concessions, services, and amenities at state parks that are not already offered as of the bill's effective date.

§ 8 – SPECIAL EVENT USER FEES AT STATE PARKS

The bill requires the DEEP commissioner, by July 31, 2015, to establish new, increased fees for renting state park property for special events of limited duration (e.g., weddings and receptions). The new fees must (1) be at least 135% of the fees charged as of July 1, 2015 and (2) vary by the number of people attending the event, with higher fees for events with a greater number of attendees.

By law, such fees must be deposited into the "maintenance, repair, and improvement account" in the General Fund, unless the commissioner specifically agrees otherwise (CGS § 23-15b). Account funds are used to make improvements to state parks.

§ 9 – ADOPT A PARK PROGRAM

The bill requires the DEEP commissioner, by July 31, 2015, to amend its "Adopt a Park" program to recognize those who financially sponsor a park through charitable contributions of at least \$2,500. The donations must be deposited in the state parks sustainability account, which the bill establishes.

The commissioner must recognize a sponsor by putting up a placard at the adopted park that shows the person's, organization's, or corporation's name and level of sponsorship. He may establish multiple tiers for sponsorship.

§ 10 – SHORELINE PARK PARKING FEES IN SEPTEMBER

The bill requires the DEEP commissioner to charge and collect

parking fees on a daily basis at shoreline parks throughout September.

Currently, DEEP charges a daily parking fee at shoreline parks from Memorial Day to Labor Day, plus on weekends before Memorial Day beginning the third Saturday in April and the first weekend after Labor Day in September.

BACKGROUND

Legislative Entrenchment

Legislative entrenchment refers to one legislature restricting a future legislature's ability to enact legislation. For example, CGS § 2-35 previously prohibited appropriations bills from containing general legislation (this provision has since been repealed). In *Patterson v. Dempsey*, 152 Conn. 431 (1965), the Connecticut Supreme Court held that this provision of CGS § 2-35 was unenforceable, writing that, "to hold otherwise would be to hold that one General Assembly could effectively control the enactment of legislation by a subsequent General Assembly. This obviously is not true, except where vested rights, protected by the constitution, have accrued under the earlier act."

COMMITTEE ACTION

Environment Committee

Joint Favorable Substitute

Yea 27 Nay 1 (03/20/2015)