LC004433

2018 -- H 7521

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2018

AN ACT

RELATING TO COURTS AND CIVIL PROCEDURE - COURTS

Introduced By: Representatives Marshall, O'Brien, Edwards, Morin, and Casey

Date Introduced: February 09, 2018

Referred To: House Judiciary

It is enacted by the General Assembly as follows:

- SECTION 1. Chapter 8-2 of the General Laws entitled "Superior Court" is hereby
 amended by adding thereto the following section:
- 3 <u>8-2-15.2. Renewable energy resource court calendar.</u>
- 4 (a) Findings. The general assembly finds that:
- 5 (1) Rhode Island general laws § 39-26-5(a) defines renewable energy resources, the

6 development of such facilities and projects has been promoted through chapter 26, 26.1, 26.2,

7 26.3, 26.4, 26.5 and 26.6 of title 39 to, amongst other purposes, support and encourage

8 <u>development of distributed renewable energy generation systems; reduce environmental impacts;</u>

9 reduce carbon emissions that contribute to climate change by encouraging the local siting of

10 renewable energy projects; diversify the state's energy generation sources; stimulate economic

11 development; improve distribution system resilience and reliability; and, reduce distribution

12 system costs.

(2) The development of renewable energy resources is severely hindered when superior
 court land use matters are not promptly heard and decided.

15 (3) Delays in the adjudication of superior court land use matters concerning the

16 development of renewable energy resources has significant adverse consequences on the ability to

17 promote, advance and implement such facilities and projects in the state of Rhode Island.

(b) Declaration of policy. It is hereby declared to be the policy of the state of Rhode
 Island for superior court land use matters concerning the development of renewable energy

1 resources to be afforded precedence and for those matters to be determined with as little delay as

2 <u>possible</u>.

(c) Establishment. To accomplish this policy in an effort to minimize delay in the 3 4 processing of superior court land use matters concerning the development of renewable energy 5 resources, there shall be established a separate calendar within the jurisdiction of the superior 6 court to be known as the renewable energy resource court calendar. 7 (d) Renewable energy resource court calendar. 8 (1) The presiding justice of the superior court shall create a renewable energy resource 9 court calendar to adjudicate all superior court land use matters concerning the development of 10 renewable energy resources, to be located in the superior court for the county of Providence, and 11 shall assign personnel to the extent warranted to hear and decide all actions within the jurisdiction 12 of land use court calendar. 13 (2) The renewable energy resource court calendar, the "RER calendar", shall hear all 14 superior court land use matters concerning the development of renewable energy resources 15 instituted pursuant to §§ 45-23-71; 45-23-72; 45-24-63(b); 45-24-69; 45-24-71; 45-24.4-16; and,

all appeals taken from orders and decisions of the Rhode Island department of environmental
 management and/or the administrative adjudication division of the Rhode Island department of

18 environmental management by and through § 42-35-15 and any other relevant statute, which are

- 19 all matters that can be decided without the necessity of evidentiary hearing, on the record, and in
- 20 an expedited fashion. The RER calendar shall have exclusive original jurisdiction over all

21 <u>superior court land use matters concerning the development of renewable energy resources. Cases</u>

22 assigned to the RER calendar shall be heard and/or decided within one hundred twenty (120)

- 23 days. No continuances shall be granted except for good cause shown. Such continuances as are
- 24 necessary shall be granted for the shortest practical time. Written decisions shall be promptly
- 25 <u>issued.</u>
- 26 (3) The justice assigned to the RER calendar shall have broad discretion to hear any
- 27 incidental but related issues that they deem necessary in the best interests of justice.
- 28 SECTION 2. This act shall take effect upon passage.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO COURTS AND CIVIL PROCEDURE - COURTS

1 This act would establish a new and separate calendar within the superior court to 2 expediently hear and decide land use matters concerning the development of renewable energy 3 resources.

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This act would take effect upon passage.

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