MAINE STATE LEGISLATURE

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HP Ox	2	Date. (7) / /2 / (CO) 01 / (Fining No. H-733)
	2	CRIMINAL JUSTICE AND PUBLIC SAFETY
	3	CRIMINAL JUSTICE AND FUBLIC SAFETY
	4	Reproduced and distributed under the direction of the Clerk of the House.
	5	STATE OF MAINE
	6	HOUSE OF REPRESENTATIVES
	7	132ND LEGISLATURE
	8	FIRST SPECIAL SESSION
	_	COMMITTEE AMENDMENT "A" to H.P. 1233, L.D. 1849, "An Act to Establish
	9 10	a Minimum Age at Which a Juvenile May Be Adjudicated"
	11	Amend the bill by striking out the title and substituting the following:
	12	'An Act to Establish a Minimum Age at Which Conduct Constitutes a Juvenile Crime
	13 14	and to Confer Jurisdiction to the Juvenile Courts Over Any Criminal Offense Under Maine Law Committed by a Juvenile'
and of the same of	15 16	Amend the bill in section 6 in subsection 14 by striking out all of paragraph B (page 1, lines 37 to 41 in L.D.) and inserting the following:
	17	'B. A person who had not attained 18 years of age at the time the person allegedly
	18 19	committed the juvenile crime of murder as provided in Title 17-A, section 201; felony murder as provided in Title 17-A, section 202; or manslaughter as provided in Title
	20	17-A, section 203 or such a person had allegedly made a criminal attempt of any of
	21	those juvenile crimes as provided in Title 17-A, section 152.'
	22 23	Amend the bill in section 7 in subsection 1 in paragraph C in the last line (page 2, line 19 in L.D.) by striking out the following: "and"
	24 25	Amend the bill in section 7 in subsection 1 in paragraph G in the last line (page 2, line 29 in L.D.) by striking out the following: "; and inserting the following: '; and'
	26	Amend the bill in section 7 in subsection 1 by striking out all of paragraph H (page 2,
	27	lines 30 to 33 in L.D.) and inserting the following:
	28 29	'H. If a juvenile has been convicted of a crime for a violation of a provision of Title 12 or 29 A not specifically included in paragraph E or F, willful refusal to pay a resulting
	30	fine or willful violation of the terms of a resulting administrative release or willful
	31	failure to comply with the terms of any other resulting court order. A willful refusal to
	32 33	pay a fine imposed by court order or willful failure to comply with the terms of any other court order.'
	20	outer order.

Page 1 - 132LR0688(02)

Amend the bill by striking out all of section 9 and inserting the following:

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- amended by enacting after the first blocked paragraph a new 2nd blocked paragraph to
- permit, if the juvenile community corrections officer makes a determination pursuant to subsection 5, paragraph A or B and decides to not request the attorney for the State to file a petition for a violation that would require a disqualification under 49 Code of Federal Regulations, Section 383.51, the juvenile community corrections officer shall inform the Secretary of State of that determination. The Secretary of State shall suspend the juvenile's license or permit to operate a motor vehicle or commercial motor vehicle, right to operate a motor vehicle or commercial motor vehicle and right to apply for or obtain a license in accordance with Title 29-A and 49 Code of Federal Regulations, Section 383.51. Record of the violation is a public record pursuant to Title 29-A, section 251, subsection 2.
- Sec. 13. 15 MRSA §3301, sub-§7, as amended by PL 2019, c. 525, §13, is repealed and the following enacted in its place:
- 7. Nonapplication of section. The provisions of this section do not apply to a juvenile charged with the following crimes:
 - A. Offenses involving hunting or the operation or attempted operation of a watercraft, ATV or snowmobile while under the influence of intoxicating liquor or drugs, as described under Title 12, section 10701, subsection 1-A; and

Page 2 - 132LR0688(02)

COMMITTEE AMENDMENT

	1	D. The emissional existations of asserting a section weaking and the influence of
	1 2	B. The criminal violation of operating a motor vehicle under the influence of intoxicating liquor or drugs with an excessive alcohol level, as described under Title
	3	29-A, section 2411, and offenses defined in Title 29-A as Class B or C crimes.
C	4 5	The provisions of section 3203-A apply in the case of a juvenile charged with a juvenile crime listed in paragraph A or B. A petition may be filed without recommendation by a
ROFS	6	juvenile community corrections officer with respect to a juvenile charged with any such
	7	offense.'
	8 9	Amend the bill by striking out all of sections 13, 14, 15 and 16 and inserting the following:
	10 11	'Sec. 13. 15 MRSA §3310, sub-§4, as amended by PL 2009, c. 93, §10, is further amended to read:
	12	4. Standard of proof. If the court finds that the elements of the juvenile crime as
	13	defined in section 3103, subsection 1, paragraph A, E, F, G or H are not supported by
	14	evidence beyond a reasonable doubt or that the elements of a juvenile crime as defined in
	15 16	section 3103, subsection 1, paragraph B or C are not supported by a preponderance of the evidence, the court shall order the petition dismissed and the juvenile discharged from any
	17	detention or restriction previously ordered. The juvenile's parents, guardian or other legal
	18	custodian must also be discharged from any restriction or other temporary order.
	19	Sec. 14. 15 MRSA §3310, sub-§5, ¶A, as amended by PL 2009, c. 93, §11, is
	20	further amended to read:
	21	A. If the court finds that the allegations of the petition alleging a juvenile crime as
	22	defined in section 3103, subsection 1, paragraph A, E, F, G or H are supported by
	23	evidence beyond a reasonable doubt or that the allegations of a petition alleging a
<i>!</i>	24	juvenile crime as defined in section 3103, subsection 1, paragraph B or C are supported
	25	by a preponderance of the evidence, the court shall adjudge that the juvenile committed
	26	a juvenile crime and shall, in all such adjudications, issue an order of adjudication.
	27 28	Sec. 15. 15 MRSA §3314, sub-§1, ¶G, as amended by PL 2019, c. 113, Pt. C, §47, is further amended to read:
	29	G. Except for a violation of the juvenile crimes defined in section 3103, subsection 1,
	30	paragraph H, the court may impose a fine, subject to Title 17-A, sections 1701 to 1711,
	31	except that there is no mandatory minimum fine amount. For the purpose of this
	32 33	section, juvenile offenses crimes defined in section 3103, subsection 1, paragraphs B and C and juvenile crimes under Title 12 or Title 29-A are subject to a fine of up to
	34	\$1,000.
	35	Sec. 16. 15 MRSA §3314, sub-§3, as amended by PL 2025, c. 173, §1, is repealed.
	36	Amend the bill in section 17 in subsection 3-C in the last line (page 4, line 10 in L.D.)
	37	by inserting after the following: "23." the following: 'The court shall immediately transmit
	38	a certified abstract of the suspension to the Secretary of State.
	39	Amend the bill in section 19 in §2872 in the first indented paragraph in the last 2 lines
	40	(page 4, lines 29 and 30 in L.D.) by striking out the following: "or any offenses defined in
	41	Title 29-A as a Class B or C crime"

Page 3 - 132LR0688(02)

COMMITTEE AMENDMENT

COMMITTEE AMENDMENT "	" to H.P. 1233, L.D. 1849
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1 2	Amend the bill in section 20 in subsection 1 in the 2nd line (page 4, line 34 in L.D.) by striking out the following: "a" and inserting the following: 'a'
3 4	Amend the bill in section 23 in paragraph B in the first line (page 5, line 9 in L.D.) by inserting after the following: "of" the following: 'a juvenile crime defined in'
5 6	Amend the bill by relettering or renumbering any nonconsecutive Part letter or section number to read consecutively.
7	SUMMARY
8 9	This amendment, which is the majority report of the committee, changes the title of the bill. The amendment makes the following changes.
10 11	1. It includes the willful refusal to pay a fine or willful failure to comply with the terms of any other court order in the definition of "juvenile crime."
12 13 14 15 16 17	2. It requires that, if a juvenile community corrections officer does not request the attorney for the State to file a petition for a violation that would require a disqualification of a commercial driver's license or commercial learner's permit under federal regulations the juvenile community corrections officer is required inform the Secretary of State of the diversion from court of the juvenile offense. The Secretary of State is required to suspend the juvenile's license or permit to operate a vehicle or commercial vehicle and the right to apply for or obtain a license.
19 20 21	3. It requires that, when a juvenile is adjudicated for a major motor vehicle or traffic offense, the court shall immediately transmit a certified abstract of the suspension to the Secretary of State.
22	4. It removes from the provision governing employment of a person by any preschool

- 4. It removes from the provision governing employment of a person by any preschool facility in any capacity that involves the transporting of minors by motor vehicle the language that prohibits a person from that employment if, within the preceding 6-year period prior to commencement of that employment, the person was adjudicated for a juvenile crime committed under the Maine Revised Statutes, Title 29-A for any offense that is a Class B or C crime.
 - 5. It makes other technical changes to the bill.

29 FISCAL NOTE REQUIRED 30

(See attached)

Page 4 - 132LR0688(02)



132nd MAINE LEGISLATURE

LD 1849

LR 688(02)

An Act to Establish a Minimum Age at Which a Juvenile May Be Adjudicated

Fiscal Note for Bill as Amended by Committee Amendment 'A' (11-758)

Committee: Criminal Justice and Public Safety

Fiscal Note Required: Yes

Fiscal Note

Minor cost increase - General Fund Minor cost increase - Highway Fund Minor revenue increase - Highway Fund

Fiscal Detail and Notes

Any additional costs to the Department of Corrections and the Department of Secretary of State from the provisions of this bill are expected to be minor and can be absorbed within existing budgeted resources.

Any increase in revenue to the Department of the Secretary of State from the provisions of this bill are expected to be minor.