# MAINE STATE LEGISLATURE

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## **LAWS**

#### **OF THE**

## **STATE OF MAINE**

AS PASSED BY THE

#### ONE HUNDRED AND THIRTY-SECOND LEGISLATURE

FIRST REGULAR SESSION December 4, 2024 to March 21, 2025

FIRST SPECIAL SESSION March 25, 2025 to June 25, 2025

THE GENERAL EFFECTIVE DATE FOR FIRST REGULAR SESSION NONEMERGENCY LAWS IS JUNE 20, 2025

THE GENERAL EFFECTIVE DATE FOR FIRST SPECIAL SESSION NONEMERGENCY LAWS IS SEPTEMBER 24, 2025

PUBLISHED BY THE REVISOR OF STATUTES IN ACCORDANCE WITH THE MAINE REVISED STATUTES ANNOTATED, TITLE 3, SECTION 163-A, SUBSECTION 4.

Augusta, Maine 2025

these funds remain unclaimed for 20 years from the date when payable under the court judgment or decree, the clerk shall obtain an order from the court, under whose judgment or decree these funds were placed in the clerk's custody, that a comprehensive abstract of the facts be advertised for 3 weeks successively in a newspaper of general circulation published in the county, and if no one appears to claim these funds within 60 days after the date of the last publication, the funds shall become forfeited to the State and must be paid by the clerk to the Treasurer of State. That portion of this section providing for the forfeiture of unclaimed funds shall apply applies to funds held by the clerk of courts for 20 years or more prior to September 16, 1961.

See title page for effective date.

## CHAPTER 261 H.P. 422 - L.D. 654

#### An Act to Increase the Maximum Small Claim Limit

Be it enacted by the People of the State of Maine as follows:

Sec. 1. 14 MRSA §7482, first  $\P$ , as amended by PL 2009, c. 428,  $\S1$ , is further amended to read:

Notwithstanding the total amount of a debt or contract, a "small claim" means a right of action cognizable by a court if the debt or damage does not exceed \$6,000 \$10,000 exclusive of interest and costs. It does not include an action involving the title to real estate.

**Sec. 2. Effective date.** This Act takes effect January 1, 2026.

Effective January 1, 2026.

## CHAPTER 262 H.P. 630 - L.D. 970

#### An Act to Support Affordable Housing Development

Be it enacted by the People of the State of Maine as follows:

- Sec. 1. 38 MRSA  $\S488$ , sub- $\S30$  is enacted to read:
- 30. Exemption for construction of new dwelling units at existing development. New construction of dwelling units at an existing development that has been permitted pursuant to this article is exempt from review under this article if:
  - A. The additional disturbed area not to be revegetated does not exceed 40,000 square feet ground area in any calendar year and does not exceed 80,000 square feet ground area in total;

- B. Any new dwelling units to be constructed that are designed to accommodate more than 4 families are connected to a public water and sewer system;
- C. The new construction is not contrary to the terms or conditions of the permit, other than by the addition of new disturbed area for dwelling units. An area designated by the permit for storm water management or for natural resource or visual buffers may not be developed under this exemption. Subsurface wastewater disposal systems or wells may not be constructed in an area excluded by the permit for the placement of those systems; and
- D. The permittee annually notifies the department of any new construction conducted during the previous 12 months that is eligible for the exemption under this subsection. The notice must identify the type, location and ground area of the new construction. With the annual notification, the permittee shall provide to the department development plans certified by a professional engineer for the new construction undertaken pursuant to this subsection.

When review under this article is required at an existing development permitted pursuant to this article, the permittee shall provide plans for the new development, as well as for any activities that have been previously undertaken pursuant to this subsection. The permittee shall demonstrate that activities undertaken pursuant to this subsection met the requirements for storm water management in effect when the activities were undertaken and that were applicable to the activity considering the entirety of the development.

For purposes of this subsection, "dwelling unit" means any part of a structure that, through sale or lease, is intended for human habitation, including single-family and multifamily housing, accessory dwelling units, condominiums, apartments and time-share units.

See title page for effective date.

## CHAPTER 263 S.P. 474 - L.D. 1143

#### An Act to Update Language on Setback Variances for Singlefamily Dwellings

Be it enacted by the People of the State of Maine as follows:

- **Sec. 1. 30-A MRSA §4353, sub-§4-B,** as amended by PL 1993, c. 627, §1, is further amended to read:
- 4-B. Set back Setback variance for single-family dwellings. A municipality may adopt an ordinance that permits the board to grant a set back setback variance for a single family dwelling. An ordinance