### MAINE STATE LEGISLATURE

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•		L.D. 1579
2	DATE: 4-7-04	(Filing No. S-501)
4	DAID.     O	(1111111 1101 11-201)
6	Reproduced and distributed under the of the Senate.	direction of the Secretary
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10	STATE OF MA SENATE	
12	121ST LEGISLA' SECOND SPECIAL	
14		
16	SENATE AMENDMENT " " to COMMI' 1152, L.D. 1579, Bill, "An Act To Proof Maine's Families and Children"	
18		
20	Amend the amendment in section 1 out all of the last underlined senter in amendment) and inserting in its pla	nce (page 1, lines 37 to 40
22	_	-
24	'For purposes of this subsection, "same meaning as in Title 18-A, section	
26	Further amend the amendment by stand inserting in its place the followi	<del>-</del>
28	'Sec. 2. 18-A MRSA §1-201, sub-§(10-	·A) is enacted to read:
30	(10-A) "Domestic partner" means	one of 2 unmarried adults
32	who are domiciled together under 1	
	evidence a commitment to remain respon	nsible indefinitely for each
34	other's welfare.	
36	Sec. 3. 18-A MRSA §1-201, sub-§(17)	, as enacted by PL 1979, c.

540, §1, is amended to read:

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decedent.'

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(17) "Heirs" means those persons, including the surviving

spouse or surviving registered domestic partner, who are entitled under the statutes of intestate succession to the property of a

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SENATE	AMENDMENT	C	to	COMMITTEE	AMENDMENT	"A"	to	H.P.	1152,
L.D. 15	579								

	Further amend the amendment in section 3 in subsection (20)
2	in the 8th, 9th, 10th and 11th lines (page 2, lines 12 to 15 in
	amendment) by striking out the following: "For purposes of this
l .	subsection, "domestic partners" are persons that bear the same
	relationship to each other as do persons meeting the requirements
5	set forth in Title 24, section 2319-A, subsection 1."

Further amend the amendment by striking out all of sections 4 to 14 and inserting in their place the following:

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### 'Sec. 4. 18-A MRSA §1-201, sub-§(36-A) is enacted to read:

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<u>(36-A</u>	<u>)</u>	"Req	istered	dome	stic	part	ners"	mean	s	domestic
partners v	who a	are i	reqistered	in	accor	dance	with	Title	22,	section
2710.										

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Sec. 5. 18-A MRSA §2-102, as enacted by PL 1979, c. 540, §1, is amended to read:

#### §2-102. Share of spouse or registered domestic partner

The intestate share of the surviving spouse <u>or surviving</u> registered domestic partner is:

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- (1) If there is no surviving issue or parent of the decedent, the entire intestate estate:
- 28 (2) If there is no surviving issue but the decedent is survived by a parent or parents, the first \$50,000, plus 1/2 of the balance of the intestate estate;
  - (3) If there are surviving issue all of whom are issue of the surviving spouse or surviving registered domestic partner also, the first \$50,000, plus 1/2 of the balance of the intestate estate; or

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(4) If there are surviving issue one or more of whom are not issue of the surviving spouse or surviving registered domestic partner, 1/2 of the intestate estate.

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Sec. 6. 18-A MRSA §2-103, as amended by PL 1981, c. 94, is further amended to read:

44 §2-103. Share of heirs other than surviving spouse or surviving registered domestic partner

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The part of the intestate estate not passing to the surviving spouse or surviving registered domestic partner under section 2-102, or the entire estate if there is no surviving spouse or surviving registered domestic partner, passes as follows:

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(1)	То	the	issue	ο£	the	dece	der	ıt;	to	be	distributed	per
capita at	each	gen	eration	n as	def:	ined	in	sec	tion	2 –	-106;	

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(2) If there is no surviving issue, to the decedent's parent or parents equally;

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(3) If there is no surviving issue or parent, to the issue of the parents or either of them to be distributed per capita at each generation as defined in section 2-106;

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(4) If there is no surviving issue, parent or issue of a parent, but the decedent is survived by one or more grandparents or issue of grandparents, half of the estate passes to the paternal grandparents if both survive, or to the surviving paternal grandparent, or to the issue of the paternal grandparents if both are deceased to be distributed per capita at each generation as defined in section 2-106; and the other half passes to the maternal relatives in the same manner; but if there be is no surviving grandparent or issue of grandparents on either the paternal or maternal side, the entire estate passes to the relatives on the other side in the same manner as the half; or

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If there is no surviving issue, parent or issue of a parent, grandparent or issue of a grandparent, but the decedent is survived by one or more great-grandparents great-grandparents or issue of great-grandparents great-grandparents, half of the estate passes to the paternal great----grandparents great-grandparents who survive, or to the issue of the paternal great-grandparents great-grandparents if all are deceased, to be distributed per capita at each generation as defined in section 2-106; and the other half passes to the maternal relatives in the same manner; but if there is no surviving great--grandparent great-grandparent or issue of a great---grandparent great-grandparent on either the paternal or maternal side, the entire estate passes to the relatives on the other side in the same manner as the half.

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Sec. 7. 18-A MRSA §3-203, sub-§(a), ¶(4-A) is enacted to read:

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(4-A) The surviving domestic partner of the decedent;

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Sec. 8. 18-A MRSA  $\S5-309$ , sub- $\S(a)$ ,  $\P(1)$ , as enacted by PL 1979, c. 540,  $\S1$ , is amended to read:

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(1) The ward or the person alleged to be incapacitated and his the ward's or person's spouse, parents and, adult children and any domestic partner known to the court;

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SENATE AMENDMENT "C" to COMMITTEE AMENDMENT "A" to H.P. 1152, L.D. 1579

- Sec. 9. 18-A MRSA §5-309, sub-§(c), as repealed and replaced by PL 1985, c. 656, §2, is amended to read:
- (c) Notice to the spouse, adult children, domestic partner and parents required by subsection (a) shall must be served by certified mail, with restricted delivery and return receipt requested, at least 14 days before the date of the hearing.
- If the certified mail to the spouse <u>or domestic partner</u> is not delivered and the-speuse <u>that person</u> can be found within the State, notice shall <u>must</u> be served personally on the-speuse <u>that person</u>.
- If the certified mail to the spouse or domestic partner is not delivered, the-spouse-cannot that person can not be found within the State and the certified mail is not delivered to any adult children, notice shall must be served personally on an adult child who can be found within the State.
- If the certified mail to the spouse <u>or domestic partner</u> and adult children is not delivered, the spouse <u>or domestic partner</u> and all adult children eamnet <u>can not</u> be found within the State and the certified mail is not delivered to any parent, notice shall <u>must</u> be served personally on a parent who can be found within the State.
- If no spouse, domestic partner, adult child or parent is served by certified mail or personally, notice to the closest adult 28 relative required by subsection (a) shall must be served by certified mail, with restricted delivery and return receipt 30 requested. If the certified mail to the adult relative is not delivered and the adult relative can be found within the State, 32 notice shall must be served personally on the adult relative. no adult relative is served by certified mail or personally, 34 notice to an adult friend required by subsection (a) shall must be served by certified mail, with restricted delivery and return 36 receipt requested. If the certified mail to the adult friend is 38 not delivered and the adult friend can be found within the State, notice shall must be served personally on the adult friend.
- Notice required by subsection (a) to any person serving as a guardian, or conservator or who has a person's care and custody shall must be served by certified mail, with restricted delivery and return receipt requested.
- Except as otherwise provided in this section, notice shall must be given as prescribed by court rule under section 1-401.
  - Sec. 10. 18-A MRSA  $\S 5-311$ , sub- $\S (b)$ ,  $\P (2-A)$  is enacted to read:

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2	(2-A) The domestic partner of the incapacitated person;
4	Sec. 11. 18-A MRSA §5-311, $\sup$ -§(c), ¶(1-A) is enacted to read:
6	(1-A) The domestic partner of the incapacitated person;
8	Sec. 12. 18-A MRSA §5-404, sub-§(a), as enacted by PL 1979, c. 540, §1, is amended to read:
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12	(a) The person to be protected, any person who is interested in his the estate, affairs or welfare of the person to be protected including his the parent, guardian, or custodian, or
14	domestic partner of the person to be protected or any person who would be adversely affected by lack of effective management of
16	his the property and affairs of the person to be protected may petition for the appointment of a conservator or for other
18	appropriate protective order.
20	Sec. 13. 18-A MRSA §5-405, sub-§(a-1), as enacted by PL 1985, c. 656, §4, is amended to read:
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24	(a-1) The spouse or domestic partner and all adult children of the person to be protected or the protected person or, if
26	none, the person's parents or closest adult relative or, if none, a friend must be given notice of the proceeding. Notice under this subsection shall must be served by certified mail,
28	restricted delivery and return receipt requested, at least 14 days before the date of the hearing.
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32	If the certified mail to the spouse or domestic partner is not delivered and the spouse that person can be found within the
	State, notice shall must be served personally on the-speuse that
34	person.
36	If the certified mail to the spouse or domestic partner is not delivered, the-speuse-cannet that person can not be found within
38	the State and the certified mail is not delivered to any adult children, notice shall must be served personally on an adult
40	child who can be found within the State.
42	If notice is served on the person's parents or closest adult relative and the certified mail is not delivered, notice shall
44	<u>must</u> be served personally on a parent or the adult relative if a parent or adult relative can be found within the State.
46	-
	If notice is served on the person's friend and the certified mail
48	is not delivered, notice shall must be served personally on the

SENATE AMENDMENT "C" to COMMITTEE AMENDMENT "A" to H.P. 1152,

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friend if the friend can be found within the State.

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SENATE	AMENDMENT	"C"	to	COMMITTEE	AMENDMENT	"A"	to	H.P.	1152
L.D. 15	579								

2	Except as otherwise provided in this subsection and subsection (a), notice shall must be given as prescribed by court rule under
4	section 1-401.
6	Sec. 14. 18-A MRSA $\S$ 5-410, sub- $\S$ (a), $\P$ (3-A) is enacted to read:
8	(3-A) The domestic partner of the protected person;
10	Sec. 15. 19-A MRSA §4002, sub-§4, as enacted by PL 1995, c. 694, Pt. B, §2 and affected by Pt. E, §2, is amended to read:
12	4. Family or household members. "Family or household
14	members" means spouses or domestic partners or former spouses or former domestic partners, individuals presently or formerly
16	living together as spouses, natural parents of the same child, adult household members related by consanguinity or affinity or
18	minor children of a household member when the defendant is an adult household member and, for the purposes of this chapter
20	only, includes individuals presently or formerly living together and individuals who are or were sexual partners. Holding oneself
22	out to be a spouse is not necessary to constitute "living as spouses." For purposes of this subsection, "domestic partners"
24	means 2 unmarried adults who are domiciled together under long-term arrangements that evidence a commitment to remain
26	responsible indefinitely for each other's welfare.
28	Sec. 16. 22 MRSA §2710 is enacted to read:
30	§2710. Domestic partner registry
32	1. Registry. The Office of Health Data and Program Management within the department, referred to in this section as
34	"the registry," shall establish a domestic partner registry.
36	<u>2. Registered domestic partners: eligibility.</u> Domestic partners may become registered domestic partners if:
38	A. At the time when a declaration under subsection 3 is
40	filed, each domestic partner is a mentally competent adult
42	and not impaired or related in a fashion that would prohibit marriage under Title 19-A, section 701, subsection 2, 3 or 4;
44	B. The domestic partners have been legally domiciled
46	together in this State for at least 12 months preceding the filing:
48	C. Neither domestic partner is married or in a registered domestic partnership with another person; and

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SENATE	AMENDMENT	"("	to	COMMITTEE	AMENDMENT	"A"	to	H.P.	1152
L.D. 15	579	$\overline{}$							

D. Each domestic partner is the sole domestic partner of

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4	<u>As</u>	us	<u>ea</u>	<u>ın</u>	this	section,	<u>"'do</u>	<u>mestic</u>	<u>partn</u>	<u>ers"</u>	<u>means</u>		unmarı	ried
	adu	lts	. W	nho_	are	domiciled	too	ether	under	long	-term	ar	rangeme	ents
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the other and expects to remain so.

3. Registration. To become registered domestic partners, domestic partners must jointly file with the registry a declaration under oath of domestic partnership together with the required filing fee. The registry shall file the declaration in the domestic partner registry established pursuant to subsection 1 and return 2 copies of the declaration to the domestic partners at the address provided as their common residence. The registry must charge a fee for registration that is adequate to pay the projected costs for managing the registry.

4. Termination. A registered domestic partnership is terminated by the marriage of either registered domestic partner or by the filing with the registry of:

A. A notice under oath signed by both registered domestic partners before a notary that the registered domestic partners consent to the termination; or

B. A notice under oath from either registered domestic partner that the other registered domestic partner was served in hand with a notice of intent to terminate the partnership. If service in hand is not feasible, then substitute service may be accomplished in the same fashion as provided by the Maine Rules of Civil Procedure for commencement of a civil action. Termination under this paragraph is not effective until 60 days after service is complete.

5. Indemnity. If a 3rd party in reliance on the existence of a registered domestic partnership suffers loss because of a failure to receive adequate notice of termination under subsection 4, each registered domestic partner responsible for the failure to give notice is liable to pay the loss.

6. Forms. The registry shall develop standard forms for the declaration and termination of registered domestic partnerships.

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SENATE	AMENDMENT	(1	to	COMMITTEE	AMENDMENT	"A"	to	H.P.	1152,
L.D. 1579									

	A. The declaration must adequately identify each individual
2	signing the form by name, including former names, residence
	and date and place of birth.
4	
	B. The declaration must contain an assertion under oath
6	that each individual meets the requirements of subsection 2
	at the time the declaration is filed.
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	C. The declaration must contain a warning that registration
10	may affect property and inheritance rights, that
	registration is not a substitute for a will, a deed or a
12	partnership agreement and that any rights conferred by
	registration may be completely superseded by a will, a deed
14	or other instruments that may be executed in secret by
	either party. The declaration must also contain
16	instructions on how the partnership may be terminated.'
18	Further amend the amendment in section 15 in subsection 2 by
	striking out all of the last underlined sentence (page 8, lines
20	13 to 17 in amendment) and inserting in its place the following:
	'For purposes of this subsection, "domestic partner" means one of
22	2 unmarried adults who are domiciled together under long-term
	arrangements that evidence a commitment to remain responsible
24	indefinitely for each other's welfare.'
26	Funther small the amendment in section 16 in section D bu
26	Further amend the amendment in section 16 in paragraph D by
28	striking out all of subparagraph (1) (page 8, lines 26 to 30 in amendment) and inserting in its place the following:
20	amenument, and inserting in its place the following:
30	'(1) The spouse;
30	(1) The spouse,
32	(1-A) A domestic partner. For purposes of this
	section, "domestic partner" means one of 2 unmarried
34	adults who are domiciled together under long-term

adults who are domiciled together under long-term arrangements that evidence a commitment to remain responsible indefinitely for each other's welfare:

Further amend the amendment in section 17 in subsection 3 by striking out all of the last underlined sentence (page 9, lines 13 to 16 in amendment).

Further amend the amendment in section 18 in that part designated "\$2846." in the first paragraph by striking out all of the last underlined sentence (page 9, lines 32 to 36 in amendment) and inserting in its place the following: purposes of this section, "domestic partner" means one of 2 unmarried adults who are domiciled together under long-term arrangements that evidence a commitment to remain responsible indefinitely for each other's welfare.'

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#### Page 8-LR2058(14)

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2	Further amend the amendment by relettering or renumbering any nonconsecutive Part letter or section number to read consecutively.
4	SUMMARY
6	
8	This amendment incorporates the substance of Senate Amendment "B" to Committee Amendment "A," filing number House Paper 1152, except that this amendment does the following.
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12	<ol> <li>It defines "domestic partners" as 2 unmarried adults who are domiciled together under long-term arrangements that evidence a commitment to remain responsible indefinitely for each other's</li> </ol>
14	welfare.
16	2. It allows domestic partners to register with the Department of Human Services, Office of Health Data and Program
18	Management, becoming "registered domestic partners."
20	3. It includes as a requirement that a registered domestic
22	partnership can not be terminated unless both partners consent to the termination or a partner wishing to terminate the partnership provides a written notice, in hand, to the other partner.
24	
26	4. It requires that the declaration of domestic partnership form must contain a warning in bold type explaining that the declaration may have a significant effect on property or
28	inheritance rights and that registration is not a substitute for a will or a formal partnership agreement.
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32	5. It clarifies that a domestic partner is a person entitled to have priority for appointment as a personal representative, guardian or conservator for an estate or as
34	custodian of the remains of a deceased individual.
36	6. It clarifies that a registered domestic partner is entitled to priority in case of intestacy of the other registered
38	domestic partner.
40	FISCAL NOTE REQUIRED
42	(See attached)
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46	SPONSORED BY: Sant Sant Sant Sant Sant Sant Sant Sant

SENATE AMENDMENT "C" to COMMITTEE AMENDMENT "A" to H.P. 1152,

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COUNTY: Cumberland

Approved: 04/06/04



# 121st Maine Legislature Office of Fiscal and Program Review

#### LD 1579

An Act To Promote the Financial Security of Maine's Families and Children

LR 2058(14)

Fiscal Note for Senate Amendment 'L' to Committee Amendment 'L' Sponsor: Sen. Turner
Fiscal Note Required: Yes

### **Fiscal Note**

Minor cost increase - Other Special Revenue Funds Minor revenue increase - Other Special Revenue Funds

#### **Fiscal Detail and Notes**

Additional costs to the Department of Human Services can be absorbed utilizing existing resources and the fees authorized in the legislation.