



# **126th MAINE LEGISLATURE**

# **SECOND REGULAR SESSION-2014**

**Legislative Document** 

No. 1832

S.P. 735

In Senate, March 19, 2014

An Act To Increase Employment Opportunities for Veterans

(AFTER DEADLINE)

Approved for introduction by a majority of the Legislative Council pursuant to Joint Rule 205.

Reference to the Committee on Labor, Commerce, Research and Economic Development suggested and ordered printed.

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DAREK M. GRANT Secretary of the Senate

Presented by Senator TUTTLE of York. Cosponsored by Representative LONGSTAFF of Waterville and Senators: President ALFOND of Cumberland, GRATWICK of Penobscot, HASKELL of Cumberland, JACKSON of Aroostook, MASON of Androscoggin, MAZUREK of Knox, PATRICK of Oxford, VALENTINO of York, Representatives: BEAULIEU of Auburn, FOWLE of Vassalboro, GIFFORD of Lincoln, KINNEY of Limington, LUCHINI of Ellsworth, RUSSELL of Portland, SAUCIER of Presque Isle, SCHNECK of Bangor, TURNER of Burlington. 1 Be it enacted by the People of the State of Maine as follows:

Sec. 1. 5 MRSA §4573, sub-§5, as amended by PL 1995, c. 393, §19, is further
 amended to read:

5. Federal Indian policy. Nothing in this Act may be construed to prohibit any employment policy or action that is permitted under 42 United States Code, Section 2000e-2(i) (1982) of the federal Equal Employment Opportunity Act governing employment of Indians; and

8 Sec. 2. 5 MRSA §4573, sub-§6, ¶B, as enacted by PL 1995, c. 393, §20, is 9 amended to read:

B. Nothing in this Act may be construed to preempt, modify or amend any state, county or local law, ordinance, rule or regulation applicable to food handling that is designed to protect the public health from individuals who pose a significant risk to the health or safety of others, which can not be eliminated by reasonable accommodation, pursuant to the list of infectious or communicable diseases and the modes of transmissibility published by the United States Secretary of Health and Human Services<del>.; and</del>

17 Sec. 3. 5 MRSA §4573, sub-§7 is enacted to read:

**7. Veteran preference.** For a private employer to apply a voluntary veteran
 preference, pursuant to Title 26, chapter 7, subchapter 11, to employment decisions
 regarding hiring, promotion or retention during a reduction in workforce.

- 21 Sec. 4. 26 MRSA c. 7, sub-c. 11 is enacted to read:
- 22

## **SUBCHAPTER 11**

23

## **VETERAN PREFERENCE**

#### 24 **§876. Short title**

25 <u>This subchapter may be known and cited as "the Voluntary Veteran Preference</u>
 26 <u>Employment Policy Act."</u>

#### 27 **§877. Definitions**

- As used in this subchapter, unless the context otherwise indicates, the following
  terms have the following meanings.
- 30 <u>1. DD Form 214.</u> "DD Form 214" means an Armed Forces Report of Transfer or
  31 <u>Discharge or its predecessor or successor forms.</u>
- 32 2. Private employer. "Private employer" means a sole proprietor, corporation,
  33 partnership, limited liability company or other entity with one or more employees.

- <u>"Private employer" does not include the State, a county, a municipality, a township, a</u>
  <u>school district or a public institution of higher education.</u>
- 3 <u>3. Veteran.</u> "Veteran" means a person who has served on active duty in the United
  4 States Armed Forces and was discharged or released with an honorable discharge.
- 5 <u>4. Veteran preference employment policy.</u> "Veteran preference employment
  6 policy" means a private employer's preference for hiring, promoting or retaining a veteran
  7 <u>over another qualified applicant or employee.</u>
- 8 §878. Veteran preference employment policy

A private employer may have a veteran preference employment policy. The policy
 must be in writing and must be applied uniformly to employment decisions regarding
 hiring, promotion or retention during a reduction in workforce. A private employer may
 require that a veteran submit a DD Form 214 to be eligible for the preference.

13 SUMMARY

14 This bill allows a private employer to have a veteran preference employment policy. 15 The policy must be in writing and must be applied uniformly to employment decisions

16 regarding hiring, promotion or retention during a reduction in workforce.