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House of Representatives, April 6, 2017

An Act To Expand the Rights of Public Employees under the Maine Labor Laws

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

R(+ B. Hunt

ROBERT B. HUNT Clerk

Presented by Representative SYLVESTER of Portland. Cosponsored by Representatives: BATES of Westbrook, BLUME of York, COLLINGS of Portland, FECTEAU of Biddeford, GOLDEN of Lewiston, HAMANN of South Portland, HANDY of Lewiston, RYKERSON of Kittery.

1 Be it enacted by the People of the State of Maine as follows: 2 Sec. 1. 26 MRSA §964, sub-§2, as enacted by PL 1969, c. 424, §1, is amended to 3 read: 4 **2.** Public employee prohibitions. Public Except as provided under section 964-B, 5 public employees, public employee organizations, their agents, members and bargaining agents are prohibited from: 6 7 A. Interfering with, restraining or coercing employees in the exercise of the rights guaranteed in section 963 or a public employer in the selection of his the public 8 9 employer's representative for purposes of collective bargaining or the adjustment of 10 grievances; 11 B. Refusing to bargain collectively with a public employer as required by section 12 965; or 13 C. Engaging in: 14 (1) A work stoppage; 15 (2) A slowdown; 16 (3) A strike; or 17 (4) The blacklisting of any public employer for the purpose of preventing it the 18 public employer from filling employee vacancies. 19 Sec. 2. 26 MRSA §964-B is enacted to read: 20 §964-B. Authorized strikes 21 1. Authorization to engage in a strike. A public employee, public employee organization or agent or member or a bargaining agent of a public employee or public 22 employee organization may engage in a strike or a public employee organization may 23 authorize a strike of the members of the organization pursuant to the following 24 25 procedures: 26 A. The membership of a public employee organization or unit of a public employee 27 organization that is affected by the issue for which the strike is called must conduct a vote of a majority of members; 28 29 B. Upon an affirmative vote in paragraph A, the public employee organization or unit of the public employee organization shall deliver to the public employer of the 30 employees voting to strike or the employer's agent a notice of the intent to strike, 31 which must begin on or after 10 days from the date of the notice, and state the date 32 upon which the strike will begin and the date upon which the strike will end; and 33 34 C. The public employee organization or unit of the public employee organization sending notice of a strike or public employer receiving notice of a strike under 35 paragraph B may call for emergency bargaining within 3 days of the date upon which 36 the strike is intended to start. 37

Sec. 3. 26 MRSA §979-C, sub-§2, as amended by PL 1997, c. 741, §5 and 1 2 affected by §12, is further amended to read: 3 2. State and legislative employee prohibitions. State Except as provided under section 979-T, state and legislative employees, employee organizations, their agents, 4 5 members and bargaining agents are prohibited from: A. Interfering with, restraining or coercing employees in the exercise of the rights 6 guaranteed in section 979-B or the public employer in the selection of its the public 7 8 employer's representative for purposes of collective bargaining or the adjustment of 9 grievances; B. Refusing to bargain collectively with the public employer as required by section 10 11 979-D; or 12 C. Engaging in: 13 (1) A work stoppage; 14 (2) A slowdown: 15 (3) A strike; or 16 (4) The blacklisting of the public employer for the purpose of preventing it the 17 public employer from filling employee vacancies. Sec. 4. 26 MRSA §979-T is enacted to read: 18 19 §979-T. Authorized strikes 20 1. Authorization to engage in a strike. A state or legislative employee, state or 21 legislative employee organization or agent or member or a bargaining agent of a state or 22 legislative employee or state or legislative employee organization may engage in a strike or a state or legislative employee organization may authorize a strike of the members of 23 24 the organization pursuant to the following procedures: A. The membership of a state or legislative employee organization or unit of a state 25 or legislative employee organization that is affected by the issue for which the strike 26 27 is called must conduct a vote of a majority of members; 28 Upon an affirmative vote in paragraph A, the state or legislative employee 29 organization or unit of the state or legislative employee organization shall deliver to 30 the state or legislative employer of the employees voting to strike in paragraph A or the employer's agent a notice of the intent to strike, which must begin on or after 10 31 32 days from the date of the notice, and state the date upon which the strike will begin and the date upon which the strike will end; and 33 34 C. The state or legislative employee organization or unit of the state or legislative employee organization sending notice of a strike or state or legislative employer 35 36 receiving notice of a strike under paragraph B may call for emergency bargaining within 3 days of the date upon which the strike is intended to start. 37 38 Sec. 5. 26 MRSA §1027, sub-§2, as amended by PL 1989, c. 443, §72 and PL 39 2003, c. 20, Pt. OO, §2 and affected by §4, is further amended to read:

University, academy, community colleges; prohibitions. University Except as
 provided under section 1027-A, university employees, university employee organizations,
 their agents, members and bargaining agents; academy employees, academy employee
 organizations, their agents, members and bargaining agents; and community college
 employees, community college employee organizations, their agents, members and
 bargaining agents are prohibited from:

- A. Interfering with, restraining or coercing employees in the exercise of the rights
 guaranteed in section 1023 or the university, academy and community colleges in the
 selection of their representatives for the purposes of collective bargaining or the
 adjustment of grievances;
- 11B. Refusing to bargain collectively with the university, academy and community12colleges as required by section 1026; and or
- 13 C. Engaging in:

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- (1) A work stoppage, slowdown or strike; and
- 15 (2) The blacklisting of the university, academy or community colleges for the 16 purpose of preventing them from filling employee vacancies.
- 17 Sec. 6. 26 MRSA §1027-A is enacted to read:

18 §1027-A. Authorized strikes

- 19 **1. Authorization to engage in a strike.** A university, academy or community 20 college employee; university, academy or community college employee organization or 21 agent or member; or a bargaining agent of a university, academy or community college 22 employee or of a university, academy or community college employee organization may 23 engage in a strike or a university, academy or community college employee organization 24 may authorize a strike of the members of the organization pursuant to the following 25 procedures:
- A. The membership of a university, academy or community college employee organization or unit of a university, academy or community college employee organization that is affected by the issue for which the strike is called must conduct a vote of a majority of members;
- 30B. Upon an affirmative vote in paragraph A, the university, academy or community31college employee organization or unit of the university, academy or community32college employee organization shall deliver to the university, academy or community33college employee organization shall deliver to the university, academy or community34agent a notice of the employees voting to strike in paragraph A or the employer's35date of the notice, and state the date upon which the strike will begin and the date36upon which the strike will end; and
- C. The university, academy or community college employee organization or unit of
 the university, academy or community college employee organization sending notice
 of a strike or university, academy or community college employer receiving notice of
 a strike under paragraph B may call for emergency bargaining within 3 days of the
 date upon which the strike is intended to start.
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1 Sec. 7. 26 MRSA §1284, sub-§2, as enacted by PL 1983, c. 702, is amended to read:

3 2. Judicial employee prohibitions. Judicial Except as provided under section
 4 <u>1284-B, judicial</u> employees, judicial employee organizations, their agents, members and
 5 bargaining agents are prohibited from:

- 6 A. Interfering with, restraining or coercing employees in the exercise of the rights 7 guaranteed in section 1283 or the public employer in the selection of its 8 representative for purposes of collective bargaining or the adjustment of grievances;
- 9 B. Refusing to bargain collectively with the public employer, as required by section 10 1285; <u>or</u>
- 11 C. Engaging in:
- 12 (1) A work stoppage;
- 13 (2) A slowdown;
- 14 (3) A strike; or
- 15 (4) The blacklisting of the public employer for the purpose of preventing it the
 public employer from filling employee vacancies.
- 17 Sec. 8. 26 MRSA §1284-B is enacted to read:

18 §1284-B. Authorized strikes

Authorization to engage in a strike. A judicial employee, judicial employee
 organization or agent or member or a bargaining agent of a judicial employee or judicial
 employee organization may engage in a strike pursuant to the following procedures:

A. The membership of a judicial employee organization or unit of a judicial
 employee organization that is affected by the issue for which the strike is called must
 conduct a vote of a majority of members;

B. Upon an affirmative vote in paragraph A, the judicial employee organization or unit of the judicial employee organization shall deliver to the judicial employer of the employees voting to strike in paragraph A or the employer's agent a notice of the intent to strike, which must begin on or after 10 days from the date of the notice, and state the date upon which the strike will begin and the date upon which the strike will end; and

C. The judicial employee organization or unit of the judicial employee organization
 sending notice of a strike or judicial employer receiving notice of a strike under
 paragraph B may call for emergency bargaining within 3 days of the date upon which
 the strike is intended to start.

- 35 SUMMARY
- This bill allows public employees, including municipal and county employees, state and legislative employees, university, academy and community college employees and

judicial employees, to strike pursuant to the official procedures of the employees' employee organization or under a process in which an affirmative vote to strike is held. The bill requires that notice be given to the public employer stating the dates upon which the strike will begin and end. The bill also provides that the employee organization or public employer may call for emergency bargaining within 3 days of the start of the strike.