MAINE STATE LEGISLATURE

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2 Date: (e/19/2018

L.D. 1884

(Filing No. S- 498)

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STATE OF MAINE

SENATE

128TH LEGISLATURE

SECOND SPECIAL SESSION

SENATE AMENDMENT "A" to COMMITTEE AMENDMENT "A" to S.P. 719, L.D. 1884, Bill, "An Act To Create a Community Protection Order To Allow Courts To Prevent High-risk Individuals from Possessing Firearms"

Amend the amendment in Part A by inserting before section 1 the following:

'Sec. A-1. 4 MRSA §1801, as enacted by PL 2009, c. 419, §2, is amended to read:

§1801. Maine Commission on Indigent Legal Services; established

The Maine Commission on Indigent Legal Services, established by Title 5, section 12004-G, subsection 25-A, is an independent commission whose purpose is to provide efficient, high-quality representation to indigent criminal defendants, juvenile defendants, restrained individuals under Title 15, chapter 16 and children and parents in child protective cases, consistent with federal and state constitutional and statutory obligations. The commission shall work to ensure the delivery of indigent legal services by qualified and competent counsel in a manner that is fair and consistent throughout the State and to ensure adequate funding of a statewide system of indigent legal services, which must be provided and managed in a fiscally responsible manner, free from undue political interference and conflicts of interest.'

Amend the amendment in Part A in section 1 by inserting after §416 the following:

'§417. Dissolution of temporary community protection order on motion of restrained individual

Notwithstanding any statutory provision to the contrary, upon 2 days' notice to the petitioner or upon such shorter notice as the court may order, a restrained individual may appear and move the dissolution of the temporary community protection order and, in that event, the court shall proceed to hear and determine the motion as expeditiously as the ends of justice require. At that hearing, the petitioner has the burden of justifying a finding in the temporary community protection order that the restrained individual has challenged by affidavit. This section may not be construed to abolish or limit any means, otherwise available by law, for obtaining dissolution, modification or discharge of an order.'

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2	Amend the amendment in Part A in section 1 in §421 by inserting at the end the following:					
3 4 5 6 7	'5. Representation of restrained individual. A restrained individual is entitled to legal counsel at a hearing conducted pursuant to this section. The restrained individual may request the court to appoint legal counsel for the restrained individual. The court, if it finds the restrained individual indigent, shall appoint legal counsel for the restrained individual at public expense.'					
8 9 10	Amend the amendment in Part A in §424 in subsection 1 in the first line (page 6, line 16 in amendment) by striking out the following: "after hearing" and inserting the following: 'by court'					
11 12 13	Amend the amendment in Part A in §424 in subsection 2 in the first line (page 6, line 24 in amendment) by striking out the following: "after hearing" and inserting the following: 'on motion of restrained individual'					
14 15	Amend the amendment in Part C by inserting after section C-1 and before the summary the following:					
16 17	'Sec. C-2. Appropriations and allocations. The following appropriations and allocations are made.					
18	INDIGENT LEGAL SERVICES, MAINE COMMISSION ON					
19	Reserve for Indigent Legal Services N262					
20	Initiative: Allocates additional funds for the costs of indigent legal services.					
21 22 23	OTHER SPECIAL REVENUE FUNDS 2017-18 2018-19 All Other \$0 \$3,000					
24	OTHER SPECIAL REVENUE FUNDS TOTAL \$0 \$3,000					
26 27	Amend the amendment by relettering or renumbering any nonconsecutive Part letter or section number to read consecutively.					
28	SUMMARY					
29 30 31 32	This amendment provides that a restrained individual is entitled to legal counsel and authorizes restrained individuals to request the court to appoint legal counsel. Upon a finding of indigency, the court must appoint legal counsel at public expense. It adds representation of restrained individuals to the purposes of the Maine Commission on					

SENATE AMENDMENT "A" to COMMITTEE AMENDMENT "A" to S.P. 719, L.D. 1884 Indigent Legal Services. It authorizes a restrained individual to move for dissolution of a 1 2 temporary community protection order. It clarifies subsection headnotes. It adds an 3 appropriations and allocations section. 4 FISCAL NOTE REQUIRED 5 (See attached) 6 7 (Senator CARPENTEŘ) COUNTY: Aroostook 8



128th MAINE LEGISLATURE

LD 1884

LR 2943(06)

An Act To Create a Community Protection Order To Allow Courts To Prevent High-risk Individuals from Possessing Firearms

Fiscal Note for Senate Amendment "A" to Committee Amendment "A" Sponsor: Sen. Carpenter of Aroostook

Fiscal Note Required: Yes

Fiscal Note

	FY 2017-18	FY 2018-19	Projections FY 2019-20	Projections FY 2020-21
Appropriations/Allocations				
Other Special Revenue Funds	\$0	\$3,000	\$3,000	\$3,000

Fiscal Detail and Notes

Adds an ongoing Other Special Revenue Funds allocation of \$3,000 in fiscal year 2018-19 to the Maine Commission on Indigent Legal Services for the additional costs resulting from this amendment.