MAINE STATE LEGISLATURE

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LAWS

OF THE

STATE OF MAINE

AS PASSED BY THE

ONE HUNDRED AND FOURTEENTH LEGISLATURE

FIRST SPECIAL SESSION

August 21, 1989 to August 22, 1989

and

SECOND REGULAR SESSION

January 3, 1990 to April 14, 1990

THE GENERAL EFFECTIVE DATE FOR NON-EMERGENCY LAWS IS July 14, 1990

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

J.S. McCarthy Company Augusta, Maine 1990

PUBLIC LAWS

OF THE

STATE OF MAINE

AS PASSED AT THE

SECOND REGULAR SESSION

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ONE HUNDRED AND FOURTEENTH LEGISLATURE

January 3, 1990 to April 14, 1990

certification trademark obtained may be registered with the State in accordance with Title 10, chapter 301-A.

3. Quality grades and standards. Any product bearing a certification trademark obtained under this section shall meet the official grades and standards established by the commissioner under in accordance with section 443 for that commodity.

See title page for effective date.

CHAPTER 671

H.P. 1490 - L.D. 2063

An Act to Require Telecommunications Services in Public Places for Hearing Impaired Persons

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

35-A MRSA §7505, sub-§6 is enacted to read:

6. Relief. A violation of this section is unlawful public accommodations discrimination under Title 5, section 4592, and any person aggrieved may assert that person's rights pursuant to Title 5, chapter 337.

See title page for effective date.

CHAPTER 672

H.P. 1593 - L.D. 2206

An Act to Encourage Farming in Maine

Emergency preamble. Whereas, Acts of the Legislature do not become effective until 90 days after adjournment unless enacted as emergencies; and

Whereas, the Maine Revised Statutes, Title 5, section 135, authorizes a program of investing state funds in lending institutions at below market rates that are linked to loans of an equivalent amount to agricultural enterprises; and

Whereas, experience with the program has demonstrated that the program will not be able to continue to address the financial needs of agricultural enterprises unless changes are made to the program; and

Whereas, if these changes are not enacted as an emergency, agricultural enterprises may not be able to obtain loans at reduced interest rates under the program in time to prepare for the 1990 planting season; and

Whereas, in the judgment of the Legislature, these facts create an emergency within the meaning of the Constitution of Maine and require the following legisla-

tion as immediately necessary for the preservation of the public peace, health and safety; now, therefore,

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

5 MRSA §135, 5th ¶, as amended by PL 1987, c. 806, §1, is further amended to read:

The Treasurer of State may deposit an amount not to exceed \$4,000,000 in each calendar year with responsible financial institutions authorized to do business in the State at a rate of return not more than 2% per year below the rate of return otherwise obtainable had the funds been invested with such financial institutions for a similar term, as determined by the treasurer, for periods not to exceed one year, provided that each such financial institution covenants with the treasurer as a condition of the deposit to loan an amount at least equal to the amount so deposited with the financial institution by the treasurer under this paragraph to agricultural enterprises located within the State for agricultural purposes. All the loans shall must be at interest rates which are below the interest rates the loans would have borne under existing market conditions and loan standards of the financial institution but for the deposit by the treasurer under this paragraph, and the interest rates shall must fully reflect the savings to the financial institution due to the reduced interest rate paid on the deposit. Notwithstanding any provisions of this section to the contrary, the treasurer shall not be obligated to seek competitive bids for investments or deposits pursuant to this paragraph. The Finance Authority of Maine shall provide assistance to the treasurer in implementing this paragraph. For purposes of this section, "agricultural enterprises" means a business involving cultivating soil, producing crops and raising livestock or their by-products. In adopting rules to implement this paragraph, the treasurer shall consider criteria targeting loans under the program to geographic areas of financial need, and borrowers who are new entrants to agriculture, and may establish limits on deposits to any one financial institution and limits on deposits supporting loans to any one borrower.

Emergency clause. In view of the emergency cited in the preamble, this Act shall take effect when approved.

Effective March 14, 1990.

CHAPTER 673

S.P. 802 - L.D. 2050

An Act Authorizing Further Assessments for Public Advocate Participation in Workers' Compensation Insurance Rate Proceedings

Emergency preamble. Whereas, Acts of the Legislature do not become effective until 90 days after adjournment unless enacted as emergencies; and

Whereas, the Public Advocate is presently authorized to participate in workers' compensation insurance rate proceedings before the Superintendent of Insurance; and

Whereas, the present fee paid by insurance carriers upon filing for a rate change covers only the costs of hiring expert witnesses and not the costs of Public Advocate staff; and

Whereas, the workers' compensation insurance carriers filed a proposed rate change at the end of November 1989; and

Whereas, the Legislature seeks to have the costs of the Public Advocate staff time paid by the policyholders and ratepayers who benefit by the work of the Public Advocate; and

Whereas, the Legislature has not explicitly authorized the Public Advocate to participate in the hearing required under the "fresh start" provision for the residual market; and

Whereas, in the judgment of the Legislature, these facts create an emergency within the meaning of the Constitution of Maine and require the following legislation as immediately necessary for the preservation of the public peace, health and safety; now, therefore,

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

Sec. 1. 24-A MRSA §2363, sub-§9, ¶B, as enacted by PL 1987, c. 559, Pt. A, §4, is amended to read:

B. A party filing for a rate change under this section shall pay to the superintendent at the time of filing a filing fee of \$50,000, which the superintendent shall immediately credit to the Public Advocate. The fee shall is to be segregated and expended for the purpose of employing outside consultants and of paying other expenses to fulfill the requirements of this subsection. Any portion of the fee not so expended shall is to be returned to the filer. In addition, the party filing for a rate change shall pay to the superintendent at the time of filing an additional fee of \$15,000, which the superintendent shall also credit to the Public Advocate. The 2nd fee is to be entered into the Personal Services account of the Public Advocate and is to be used solely to pay the salaries of Public Advocate staff for the purpose and period of the staff involvement in the rate proceeding.

Sec. 2. 24-A MRSA §2367, sub-§7 is enacted to read:

7. Public Advocate participation. The Public Advocate may participate as follows.

A. The Public Advocate, as appointed under Title 35-A, section 1701, may participate as a party in the hearing in which the superintendent makes the determinations required by this section. The Public Advocate may make timely and appropriate requests for data necessary to participate in those determinations.

B. At the time the superintendent begins the proceeding required by this subsection, the insurance carriers participating in the proceeding shall pay to the superintendent a fee of \$20,000, which the superintendent shall immediately credit to the Public Advocate. If the insurance carriers file the data necessary for the superintendent's determination under this section at the same time as the carriers file for a rate change under section 2363, the carriers shall be required to pay a fee of only \$10,000. The fee is to be segregated and expended for the purpose of employing outside consultants and paying other expenses, including staff salaries, to fulfill the requirements of this subsection. Any portion of the fee not so expended is to be returned to the insurance carrier.

Sec. 3. Application. Section 2 of this Act applies to any surcharge proceeding under the Maine Revised Statutes, Title 24-A, section 2367 that is pending on the effective date of this Act, except that the required fee for that proceeding must be paid within 30 days of the effective date of this Act.

Sec. 4. Allocation. The following funds are allocated from Other Special Revenue funds to carry out the purposes of this Act.

1989-90

EXECUTIVE DEPARTMENT

Public Advocate

All Other

\$10,000

Authorizes the expenditure of funds received from filing fees related to workers' compensation insurance rate proceedings.

Emergency clause. In view of the emergency cited in the preamble, section 1 of this Act takes effect July 2, 1990, and section 2 of this Act takes effect when approved.

Effective March 14, 1990, unless otherwise indicated.