MAINE STATE LEGISLATURE

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LAWS

OF THE

STATE OF MAINE

AS PASSED BY THE

ONE HUNDRED AND NINETEENTH LEGISLATURE

SECOND REGULAR SESSION January 5, 2000 to May 12, 2000

THE GENERAL EFFECTIVE DATE FOR SECOND REGULAR SESSION NON-EMERGENCY LAWS IS AUGUST 11, 2000

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 2000

Sec. B-21. 15 MRSA §3507, as amended by PL 1985, c. 439, §21, is further amended to read:

§3507. Runaway juveniles returned from another state

When a juvenile who has left the care of his the juvenile's parents, guardian or legal custodian without that person's consent, is returned to Maine from another state, he shall the juvenile must be referred immediately to a juvenile easeworker community corrections officer and shall must be processed according to the provisions of this chapter.

- **Sec. B-22. 34-A MRSA §3802, sub-§1, ¶D,** as amended by PL 1999, c. 463, §2, is further amended to read:
 - D. To protect the public from dangerous juveniles; and
- **Sec. B-23. 34-A MRSA §3802, sub-§1, ¶E,** as enacted by PL 1999, c. 463, §3, is amended to read:
 - E. To confine juveniles ordered detained pursuant to Title 15, section 3314, subsection 1, paragraph H-; and
- **Sec. B-24. 34-A MRSA §3802, sub-§1, ¶F** is enacted to read:
 - F. To confine juveniles ordered detained pursuant to Title 15, section 3312, subsection 3, paragraph D.
- **Sec. B-25. 34-A MRSA §4102, sub-§§4 and 5,** as enacted by PL 1999, c. 583, §40, are amended to read:
- **4. Rehabilitation.** To rehabilitate juveniles committed to a juvenile correctional facility pursuant to Title 15, section 3314, subsection 1, paragraph F; and
- **5. Protection.** To protect the public from dangerous juveniles-<u>; and</u>
- **Sec. B-26. 34-A MRSA §4102, sub-§6** is enacted to read:
- 6. Confinement pursuant to detention for violation of participation in certain treatments. To confine juveniles ordered detained pursuant to Title 15, section 3312, subsection 3, paragraph D.

See title page for effective date.

CHAPTER 625

H.P. 1782 - L.D. 2499

An Act Concerning the Date by Which Land Must be Acquired by the Penobscot Nation

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

- **Sec. 1. 30 MRSA §6205, sub-§2, ¶B,** as amended by PL 1995, c. 601, §1 and affected by §2, is further amended to read:
 - B. The first 150,000 acres of land acquired by the secretary for the benefit of the Penobscot Nation from the following areas or lands to the extent that those lands are acquired by the secretary prior to January 31, 2001 2021, are not held in common with any other person or entity and are certified by the secretary by January 31, 2001 2021, as held for the Penobscot Nation:

The lands of Great Northern Nekoosa Corporation located in T.1, R.8, W.B.K.P. (Lowelltown), T.6, R.1, N.B.K.P. (Holeb), T.2, R.10, W.E.L.S. and T.2, R.9, W.E.L.S.; the land of Raymidga Company located in T.1, R.5, W.B.K.P. (Jim Pond), T.4, R.5, B.K.P.W.K.R. (King and Bartlett), T.5, R.6, B.K.P.W.K.R. and T.3, R.5, B.K.P.W.K.R.; the land of the heirs of David Pingree located in T.6, R.8, W.E.L.S.; any portion of Sugar Island in Moosehead Lake; the lands of Prentiss and Carlisle Company located in T.9, S.D.; any portion of T.24, M.D.B.P.P.; the lands of Bertram C. Tackeff or Northeastern Blueberry Company, Inc. in T.19, M.D.B.P.P.; any portion of T.2, R.8, N.W.P.; any portion of T.2, R.5, W.B.K.P. (Alder Stream); the lands of Dead River Company in T.3, R.9, N.W.P., T.2, R.9, N.W.P., T.5, R.1, N.B.P.P. and T.5, N.D.B.P.P.; any portion of T.3, N.D.; any portion of T.4, N.D.; any portion of T.4, N.D.; any portion of T.4, N.D.; any portion of T.30, M.D.; any portion of T.4, N.D.; any portion of T.30, M.D.; any portion of T.4, N.D.; any portion of T.30, M.D.; any portion of T.4, N.D.; any portion of T.30, M.D.; any portion of T.30, M. N.D.; any portion of T.39, M.D.; any portion of T.40, M.D.; any portion of T.41, M.D.; any portion of T.42, M.D.B.P.P.; the lands of Diamond International Corporation, International Paper Company and Lincoln Pulp and Paper Company located in Argyle; any land acquired in Williamsburg T.6, R.8, N.W.P.; any 300 acres in Old Town mutually agreed upon by the City of Old Town and the Penobscot Nation Tribal Government, provided that the mutual agreement must be finalized prior to August 31, 1991; any lands in Lakeville acquired by the Penobscot Nation before January 1, 1991; and all the property acquired by the Penobscot Indian Nation from Herbert C. Haynes, Jr., Herbert C. Haynes, Inc. and

Five Islands Land Corporation located in Township 1, Range 6 W.E.L.S.

See title page for effective date.

CHAPTER 626

S.P. 983 - L.D. 2537

An Act to Promote Historic and Scenic Preservation

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

Sec. 1. 30-A MRSA §5730 is enacted to read:

§5730. Historic and scenic preservation

Pursuant to the Constitution of Maine, Article IX, Section 8, Subsection 5, a municipality may raise or appropriate money to reimburse taxpayers for a portion of taxes paid under Title 36, Part 2 on real property if the property owner agrees to maintain the property in accordance with criteria that are adopted by ordinance by the governing legislative body of the municipality and that provide for maintaining the historic integrity of important structures or providing a scenic view. The Maine Historic Preservation Commission shall provide guidance, if requested by a municipality, in implementing this section.

See title page for effective date.

CHAPTER 627

H.P. 1834 - L.D. 2570

An Act to Enhance Competition Among Elevator Inspectors

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

Sec. 1. 32 MRSA §15208, last ¶, as enacted by PL 1999, c. 386, Pt. X, §8, is repealed and the following enacted in its place:

A person who is licensed as an elevator and lift inspector and who installs, services or sells elevator or lift equipment may not inspect any equipment that person has installed, serviced or sold within the preceding 12-month period.

See title page for effective date.

CHAPTER 628

S.P. 1041 - L.D. 2623

An Act to Clarify Terms of Appointment to the Advisory Committee on Family Development Accounts

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

- **Sec. 1. 10 MRSA §1079, sub-§1,** as enacted by PL 1997, c. 518, §2, is amended to read:
- **1. Committee membership.** The committee consists of 15 members as follows:
 - A. Five members appointed by the Governor, including one representative of the Maine State Housing Authority, one representative of the Department of Economic and Community Development, one representative of the Department of Human Services and 2 representatives of financial institutions participating in the program;
 - B. Five members appointed by the Speaker of the House of Representatives, including 2 persons who are account holders or are eligible to be account holders, 2 representatives of contributors of matching funds to the program and one representative of a community development organization; and
 - C. Five members appointed by the President of the Senate, including one representative of a contributor of matching funds to the program, one representative of a statewide community development foundation, one person who is an account holder or is eligible to be an account holder and 2 representatives of community development organizations.

Members from state departments serve at the pleasure of their appointing authorities. All other members serve 3-year terms and may continue to serve beyond their terms until their successors are appointed but may not be appointed to subsequent consecutive terms. If a vacancy occurs before a term has expired, the vacancy must be filled for the remainder of the unexpired term by the authority who made the original appointment. If a member is absent for 2 consecutive meetings and has not been excused by the chair from either meeting, the committee may remove the member by majority vote.

See title page for effective date.