# MAINE STATE LEGISLATURE

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## **LAWS**

### **OF THE**

## STATE OF MAINE

AS PASSED BY THE

#### ONE HUNDRED AND TWENTIETH LEGISLATURE

FIRST REGULAR SESSION December 6, 2000 to June 22, 2001

THE GENERAL EFFECTIVE DATE FOR FIRST REGULAR SESSION NON-EMERGENCY LAWS IS SEPTEMBER 21, 2001

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 2001

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

- **Sec. 1. 21-A MRSA §101, sub-§9** is enacted to read:
- **9. Training.** The registrar must attend a training session that is approved by the Secretary of State at least once every 2 years in regard to the conduct of voter registration.
- **Sec. 2. 21-A MRSA §503, sub-§10,** as enacted by PL 1995, c. 459, §33, is repealed.
- **Sec. 3. 21-A MRSA §505, sub-§7,** as enacted by PL 1995, c. 459, §34, is amended to read:
- **7. Return of votes cast.** Report the return of votes cast to the Secretary of State; and
- **Sec. 4. 21-A MRSA §505, sub-§7-A** is enacted to read:
- 7-A. Training. Attend a training session that is approved by the Secretary of State at least once every 2 years in regard to the conduct of elections. The Secretary of State shall offer training sessions regionally at least once every 2 years at no fee. The Secretary of State shall encourage municipalities to provide training biennially to all election officials; and
- **Sec. 5. Effective date.** This Act takes effect January 1, 2003.

Effective January 1, 2003.

#### **CHAPTER 416**

S.P. 308 - L.D. 1055

#### An Act to Regulate Push Polling

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

Sec. 1. 21-A MRSA  $\S 1014-B$  is enacted to read:

#### §1014-B. Push polling

- 1. Push poll defined. For purposes of this section, "push poll" means any paid telephone survey or series of telephone surveys that are similar in nature that reference a candidate or group of candidates other than in a basic preference question, and when:
  - A. A list or directory is used, exclusively or in part, to select respondents belonging to a particular subset or combination of subsets of the population, based on demographic or political

- characteristics such as race, sex, age, ethnicity, party affiliation or like characteristics;
- B. The survey fails to make demographic inquiries on factors such as age, household income or status as a likely voter sufficient to allow for the tabulation of results based on a relevant subset of the population consistent with standard polling industry practices;
- C. The pollster or polling organization does not collect or tabulate survey results;
- D. The survey prefaces a question regarding support for a candidate on the basis of an untrue statement; and
- E. The survey is primarily for the purpose of suppressing or changing the voting position of the call recipient.
- "Push poll" does not include any survey supporting a particular candidate that fails to reference another candidate or candidates other than in a basic preference question.
- 2. Push polls; political telephone solicitations; requirements. Push polling must be conducted in accordance with this subsection.
  - A. A person may not authorize, commission, conduct or administer a push poll by telephone or telephonic device unless, during each call, the caller identifies the person or organization sponsoring or authorizing the call by stating "This is a paid political advertisement by (name of persons or organizations)," and identifies the organization making the call, if different from the sponsor, by stating "This call is conducted by (name of organization)."
  - B. If any person identified as either sponsoring or authorizing the call is not required to file any document with election officials pursuant to this Title, a valid, current, publicly listed telephone number and address for the person or organization must be disclosed during each call.
  - C. If any person sponsoring or authorizing the call is affiliated with a candidate, the candidate's name and the office sought by that candidate must be disclosed during each call.
  - D. If the call is an independent expenditure, as defined in section 1019, that a candidate has not approved the call must be disclosed during each call.

It is not a violation of this subsection if the respondent voluntarily terminates the call or asks to be called back before the required disclosures are made, unless the respondent is in any way encouraged to do so by the person initiating the call.

A person may not state or imply false or fictitious names or telephone numbers when providing the disclosures required under this subsection.

All oral disclosures required by this subsection must be made in a clear and intelligible manner and must be repeated in that fashion upon request of the call respondent. Disclosures made by any telephonic device must offer respondents a procedure to have the disclosures repeated.

This subsection does not apply to a push poll or political telephone solicitation or contact if the individuals participating in the call know each other prior to the call.

A person who violates this subsection may be assessed a forfeiture of \$500 by the commission.

- 3. Registered agents; requirements; registration. Persons conducting push polling shall register and comply with the requirements of this subsection.
  - A. A person who conducts a paid push poll or political telephone solicitation or contact, prior to conducting that poll, solicitation or contact, must have and continuously maintain for at least 180 days following the cessation of business activities in this State a designated agent for the purpose of service of process, notice or demand required or permitted by law, and shall file with the commission identification of that designated agent. Conducting business in this State includes both placing telephone calls from a location in this State and calls from other states or nations to individuals located within this State. The designated agent must be an individual resident of this State, a domestic corporation or a foreign corporation authorized to do business in this State. This paragraph does not apply to any entity already lawfully registered to conduct business in this State.
  - B. The commission shall create and maintain forms for the designation of agents required pursuant to paragraph A and require, at a minimum, the following information:
    - (1) The name, address and telephone number of the designated agent; and
    - (2) The name, address and telephone number of the person conducting business in this State.
  - C. The person conducting push polling shall notify the commission of any changes in the designation of the commission of any changes in the designation.

- nated agent and the information required by paragraph B.
- D. A person who violates this subsection may be assessed a forfeiture of \$500 by the commission.
- **4. Permitted practices.** This section does not prohibit legitimate election practices, including but not limited to:
  - A. Voter identification;
  - B. Voter facilitation activities; or
  - C. Generally accepted scientific polling research.

See title page for effective date.

#### **CHAPTER 417**

H.P. 1259 - L.D. 1694

#### An Act to Amend the Finance Authority of Maine Act

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

- **Sec. 1. 5 MRSA §12004-I, sub-§18-A,** as corrected by RR 1993, c. 1, §13, is repealed.
- **Sec. 2. 10 MRSA §963-A, sub-§31-A,** as amended by PL 1999, c. 504, §8, is further amended to read:
- Major business expansion project. 31-A. "Major business expansion project" means any building, structure, system, machinery, equipment or facility proposed to be constructed, developed, rehabilitated, expanded, modernized or acquired in the State by a business entity that has a projected cost of \$1,000,000 or more, that is projected to result in a net gain of at least 50 job opportunities within the State or the retention of at least 50 jobs, directly or indirectly, and that benefits from financing assistance from the authority including use of a capital reserve fund pursuant to section 1053. A major business expansion project does not include electric rate stabilization projects or projects primarily involved in the provision of housing or retail sales to consumers.
- **Sec. 3. 10 MRSA §963-A, sub-§51-A,** as enacted by PL 1997, c. 489, §5, is amended to read:
- **51-A.** Wartime veteran. "Wartime veteran" means any person who served in the United States Armed Forces during any federally recognized period of conflict as defined in Title 37 B, section 504, subsection 4, paragraph A 1, subparagraph (3) or was eligible for an Armed Forces Expeditionary Medal or