MAINE STATE LEGISLATURE

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LAWS

OF THE

STATE OF MAINE

AS PASSED BY THE

ONE HUNDRED AND TWENTY-EIGHTH LEGISLATURE

FIRST REGULAR SESSION December 7, 2016 to August 2, 2017

THE GENERAL EFFECTIVE DATE FOR FIRST REGULAR SESSION NON-EMERGENCY LAWS IS NOVEMBER 1, 2017

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

Augusta, Maine 2017

- B. A minimum of 2,000 hours of work in the field of plumbing installations as a journeymanin-training under the supervision of a licensed master plumber, as long as the work experience is obtained within 4 years of the date upon which the applicant was issued a journeyman-in-training license. A journeyman-in-training license must be issued upon sworn application to any person who has satisfactorily completed one academic year of instruction in plumbing at a board-approved technical college or community college or in a career and technical education program approved pursuant to Title 20-A, section 8306-B as a secondary student or in a registered Department of Labor joint apprenticeship program and who has obtained a passing grade, as determined by the board on the journeyman's examination.
- **Sec. 2. 32 MRSA §3501, sub-§2-B,** as amended by PL 2003, c. 688, Pt. A, §38, is further amended to read:
- **2-B. Journeyman-in-training.** The board may issue a journeyman-in-training license to a person who provides satisfactory evidence of completion of a plumbing course consisting of one year or 2 semesters at a board-approved technical college or community college, in a registered Department of Labor apprenticeship program or in a career and technical education program approved pursuant to Title 20-A, section 8306-B as a secondary student and who submits the required fee set under section 3501-B and evidence of having obtained a passing grade, as determined by the board, on the journeyman's examination. A journeyman-in-training license is valid for a single nonrenewable period of 4 years and may be issued only once to any individual.

See title page for effective date.

CHAPTER 5 S.P. 32 - L.D. 83

An Act Regarding Changing the Designation of a Parent on the Birth Certificate of an Adult

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

- **Sec. 1. 22 MRSA §2705, sub-§6,** as enacted by PL 2003, c. 585, §1, is amended to read:
- **6.** Amendment of birth certificate of adult. Amendment of a birth certificate of birth of a person 18 years of age or older born in this State for the purpose of identifying a biological parent who was not known or listed at the time of birth is governed by section 2767 2767-A.

- **Sec. 2. 22 MRSA §2767,** as enacted by PL 2003, c. 585, §2, is repealed.
 - Sec. 3. 22 MRSA §2767-A is enacted to read:

§2767-A. Amendment of birth certificate of adult

- 1. Amendment of birth certificate. The State Registrar of Vital Statistics shall amend the birth certificate of a person 18 years of age or older born in this State for the purpose of identifying a genetic parent who was not known or listed at the time of birth when the state registrar has received the following:
 - A. A signed, notarized request from the subject of the birth certificate that the birth certificate be amended;
 - B. Either the written, notarized consent of the genetic parent to be named on the amended birth certificate or a certified copy of the death certificate of the genetic parent to be named on the amended birth certificate; and
 - C. Evidence of genetic parentage based on testing of deoxyribonucleic acid, DNA, that includes:
 - (1) A notarized report of the results of the DNA testing; and
 - (2) Notarized documentation of the chain of custody of the blood and tissue samples examined in the testing.

The testing must be of a type generally acknowledged as reliable by accreditation bodies designated by the federal Secretary of Health and Human Services, and it must be performed by a laboratory approved by an accreditation body designated by the federal Secretary of Health and Human Services.

2. Effect. If the request submitted pursuant to subsection 1 does not contain the written, notarized consent of the genetic parent to be named on the amended birth certificate, amendment of the birth certificate pursuant to this section does not affect the rights of inheritance and descent. A birth certificate amended without the written, notarized consent of the genetic parent to be named on the amended birth certificate must contain the following words in a conspicuous place: "This birth certificate has been amended to identify a genetic parent not known or listed at the time of birth. This amendment does not affect the rights of inheritance or descent of the subject of the birth certificate."

See title page for effective date.