

LAWS

OF THE

STATE OF MAINE

AS PASSED BY THE

ONE HUNDRED AND TWENTY-EIGHTH LEGISLATURE

SECOND SPECIAL SESSION June 19, 2018 to September 13, 2018

THE GENERAL EFFECTIVE DATE FOR SECOND SPECIAL SESSION NON-EMERGENCY LAWS IS DECEMBER 13, 2018

ONE HUNDRED AND TWENTY-NINTH LEGISLATURE

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THE GENERAL EFFECTIVE DATE FOR FIRST REGULAR SESSION NON-EMERGENCY LAWS IS SEPTEMBER 19, 2019

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FIRST REGULAR SESSION - 2019

ords, recommended by local or county government entities;

C. One member representing a state or local historical society, recommended by a state or local historical society;

D. One member with expertise in the legal requirements of records retention and public records law, recommended by the Attorney General;

E. One member with expertise in the State's fiscal requirements of records retention, recommended by the Governor;

F. One member from the executive branch with expertise in executive branch records, recommended by the Governor; and

G. One member from the Department of Administrative and Financial Services, Office of Information Technology with expertise in electronic records, electronic records management systems and emerging technology related to electronic records, recommended by the Governor.

The State Archivist serves as a nonvoting member.

3. Terms; chair; compensation. The voting members under subsection 2 serve a 3-year term and continue serving until either reappointed or replaced. In case of the termination of a member's service during that member's term, the Secretary of State shall appoint a successor for the unexpired term. The voting members shall elect a chair. Voting members must be compensated as provided in chapter 379.

Sec. 13. 5 MRSA §97, as repealed and replaced by PL 1977, c. 696, §33, is amended to read:

§97. Violation

Violation of any provision of this chapter or any rules and regulations issued adopted under section 95 $\underline{95}$ -C, subsection 3 $\underline{1}$, paragraph C, except those violations for which specific penalties are provided, is a Class E crime.

Sec. 14. 5 MRSA §98, sub-§1, ¶¶D and E, as enacted by PL 2001, c. 704, §3, are amended to read:

D. Work cooperatively with other state historical records advisory boards, especially those in New England; and

E. Report biennially to the joint standing committees committee of the Legislature having jurisdiction over education and cultural affairs and over state and local government matters on the board's activities and on the condition of historical records in the State; and.

Sec. 15. 5 MRSA §98, sub-§1, ¶F, as enacted by PL 2001, c. 704, §3, is repealed.

Sec. 16. 5 MRSA §98, sub-§2, as enacted by PL 2001, c. 704, §3, is amended to read:

2. Authority. In order to carry out its mission, the board may make expenditures in accordance with the following:

A. Beginning with the 2004-2005 biennium, the Governor shall include in the budget submitted to the Legislature each biennium a line item to allow the expenditure by the board of any non-General Fund revenues received by the board, including federal funds, grants or gifts; and.

B. Beginning with the 2004-2005 biennium, the Governor shall include in the budget submitted to the Legislature each biennium a line item to allow the expenditure by the board of any non-General Fund revenues received by the board to fund a full time position.

See title page for effective date.

CHAPTER 51

S.P. 224 - L.D. 780

An Act To Change Municipal Campaign Contribution Limits

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

Sec. 1. 21-A MRSA §1015, sub-§1, as amended by PL 2011, c. 382, §1, is further amended to read:

1. Individuals. An individual may not make contributions to a candidate in support of the candidacy of one person aggregating more than \$1,500 in any election for a gubernatorial candidate, more than \$350 for a legislative candidate, more than \$350 \$500 for a candidate for municipal office and beginning January 1, 2012 more than \$750 for a candidate for municipal office or more than \$750 in any election for any other candidate. This limitation does not apply to contributions in support of a candidate by that candidate or that candidate's spouse or domestic partner. Beginning December 1, 2010, contribution limits in accordance with this subsection are adjusted every 2 years based on the Consumer Price Index as reported by the United States Department of Labor, Bureau of Labor Statistics and rounded to the nearest amount divisible by \$25. The commission shall post the current contribution limit and the amount of the next adjustment and the date that it will become effective on its publicly accessible website and include this information with any publication to be used as a guide for candidates.

Sec. 2. 21-A MRSA §1015, sub-§2, as amended by PL 2011, c. 382, §2, is further amended to read:

2. Committees; corporations; associations. A political committee, political action committee, other committee, firm, partnership, corporation, association or organization may not make contributions to a candidate in support of the candidacy of one person aggregating more than \$1,500 in any election for a gubernatorial candidate, more than \$350 for a legislative candidate, more than \$350 \$500 for a candidate for municipal office and beginning January 1, 2012 more than \$750 for a candidate for municipal office or more than \$750 in any election for any other candidate. Beginning December 1, 2010, contribution limits in accordance with this subsection are adjusted every 2 years based on the Consumer Price Index as reported by the United States Department of Labor, Bureau of Labor Statistics and rounded to the nearest amount divisible by \$25. The commission shall post the current contribution limit and the amount of the next adjustment and the date that it will become effective on its publicly accessible website and include this information with any publication to be used as a guide for candidates.

Sec. 3. Effective date. This Act takes effect January 1, 2020.

Effective January 1, 2020.

CHAPTER 52

H.P. 129 - L.D. 147

An Act To Extend Internet Availability in Rural Maine

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

Whereas, this legislation authorizes the use of funds in the telecommunications education access fund to support mobile Internet access technology; and

Whereas, this legislation needs to take effect before the expiration of the 90-day period in order for this funding to be available as soon as possible; 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. 35-A MRSA §7104-B, sub-§4, ¶B, as enacted by PL 1999, c. 409, §2, is amended to read:

B. Internet access, including mobile Internet access through a portable wireless access point, or

hotspot, that provides Internet access over a cellular network;

Sec. 2. 35-A MRSA §7104-B, sub-§5, ¶G, as amended by PL 2001, c. 522, §2, is further amended to read:

G. To provide for the establishment of computer technology training programs in schools to provide training to students in areas such as, but not limited to, electronic commerce, Internet proficiency and World Wide Web-enabled systems; and

Sec. 3. 35-A MRSA §7104-B, sub-§5, ¶**H**, as enacted by PL 2001, c. 522, §2, is amended to read:

H. To provide for electronic database content to be used for the purposes of accessing information by schools and libraries-<u>; and</u>

Sec. 4. 35-A MRSA §7104-B, sub-§5, ¶I is enacted to read:

I. To provide, within existing resources, support for qualified libraries in rural areas of the State with greatest need, as determined in consultation with the State Librarian, the Commissioner of Education and the ConnectME Authority, to offer portable wireless access points, or hotspots, for mobile Internet access.

Emergency clause. In view of the emergency cited in the preamble, this legislation takes effect when approved.

Effective April 23, 2019.

CHAPTER 53

H.P. 284 - L.D. 375

An Act To Promote the Forest Products Industry in School Construction and Renovation Involving Heating Systems

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

Sec. 1. 20-A MRSA §15908-B is enacted to read:

§15908-B. Heating systems

In approving school construction projects, the state board shall ensure that school administrative units have considered heating systems that use renewable, locally sourced wood-based fuels and that benefit the State's economy and reduce carbon dioxide emissions in all planning and design for new or substantially renovated schools or school buildings subject to state board approval.