

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

Augusta, Maine 2019

CHAPTER 139

H.P. 457 - L.D. 628

An Act To Ensure Comprehensive Access to Menstrual Products in All Maine's Jails, County Correctional Facilities and State Correctional and Detention Facilities

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

Sec. 1. 30-A MRSA §1565 is enacted to read:

§1565. Menstrual products

Any person who is incarcerated in a jail or other county correctional facility who menstruates has a right to comprehensive access to menstrual products, including, but not limited to, sanitary pads and tampons, provided and available at all times and without inconvenience or charge to the incarcerated person.

Sec. 2. 34-A MRSA §3031, sub-§§7 and 8, as enacted by PL 1983, c. 459, §6, are amended to read:

7. Area for personal effects. A reasonably secure area for the maintenance of permitted personal effects; and

8. Visitation. A reasonable opportunity to visit with relatives and friends, in accordance with departmental policies and institutional procedures, provided that the department may restrict or prohibit visits when the restriction or prohibition is necessary for the security of the institution-; and

Sec. 3. 34-A MRSA §3031, sub-§9 is enacted to read:

9. Menstrual products. Comprehensive access to menstrual products, including, but not limited to, sanitary pads and tampons, provided and available at all times and without inconvenience or charge to a person who menstruates who resides in a correctional or detention facility.

See title page for effective date.

CHAPTER 140

H.P. 551 - L.D. 746

An Act To Allow Municipalities To Determine the Duration of Development Districts Funded by Assessments

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

Sec. 1. 30-A MRSA §5224, sub-§2, ¶H, as amended by PL 2013, c. 184, §3, is repealed and the following enacted in its place:

<u>H.</u> The duration of the development district, subject to the following conditions:

(1) A development district that is a tax increment financing district may not exceed a total of 30 tax years beginning with the tax year in which the designation of the development district is effective pursuant to section 5226, subsection 3 or, if specified in the development program, the subsequent tax year; and

(2) A development district that is funded by assessments under section 5228 and that is not a tax increment financing district is not limited in duration unless a limitation on duration is established by the legislative body of the municipality or plantation adopting the development program. Any limitation in the duration of a development district that is not a tax increment financing district and that is established by the legislative body of the municipality or plantation may later be extended by the legislative body; and

See title page for effective date.

CHAPTER 141

H.P. 597 - L.D. 823

An Act To Exempt Vehicles That Are 20 Years Old or Older from Titling Requirements When the Vehicles Are Recycled, Salvaged or Scrapped

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

Sec. 1. 29-A MRSA §652, sub-§18, as enacted by PL 2015, c. 88, §3, is amended to read:

18. Vehicle model year at least 20 years old. A vehicle that is model year 1995, 1996, 1997, 1998 or