

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

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

Augusta, Maine 2019

tion of the public peace, health and safety; now, therefore, be it

Sec. 1. Establishment of a specialty crops certification cost-share pilot program. Resolved: That the Commissioner of Agriculture, Conservation and Forestry shall establish a specialty crops certification cost-share pilot program, referred to in this resolve as "the pilot program" for a period of 4 years. Under the program, qualified farms may be entitled to reimbursement of up to 50% of the cost of certification of specialty crops under the "Good Agri-cultural Practices" and "Good Handling Practices" voluntary audit programs under the United States Department of Agriculture, Agricultural Marketing Service "Specialty crops" means qualifying fruits and vegetables, tree nuts, dried fruits and horticulture and nursery crops, including floriculture;

Sec. 2. Reimbursement. Resolved: That reimbursement of funds under the pilot program is for initial one-time payment and may not be more than \$500 per qualified farm;

Sec. 3. Report. Resolved: That the Commissioner of Agriculture, Conservation and Forestry shall monitor the pilot program and report findings and recommendations to the joint standing committee having jurisdiction over agricultural matters no later than December 15, 2023. The joint standing committee having jurisdiction over agricultural matters may submit a bill to the Second Regular Session of the 131st Legislature relating to the subject matter of the report.

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

Effective May 16, 2019.

CHAPTER 29

H.P. 472 - L.D. 651

Resolve, To Facilitate School Access to Federal Title I Funds and Improve the Delivery of Special Education Services

Sec. 1. Delivery of special education services. Resolved: That the Department of Education, no later than January 1, 2020, shall report to the Joint Standing Committee on Education and Cultural Affairs on the progress, including recommendations and suggested legislation, on the following current projects, which were recommendations of the Task Force To Identify Special Education Cost Drivers and Innovative Approaches to Services during the 128th Legislature:

1. Enhancement of response to intervention to become an all-encompassing multitiered system of

support in all school administrative units and removing the regulations on general education interventions from Department of Education rule Chapter 101: Maine Unified Special Education Regulation Birth to Age Twenty and amending rule Chapter 125: Basic Approval Standards: Public Schools and School Administrative Units to include regulations on general education interventions;

2. Facilitation of the process by which schools apply for schoolwide status with respect to funds under Title I of the federal Elementary and Secondary Education Act of 1965;

3. Increased use of dual certification programs for general education and special education certification;

4. Review of the maintenance of effort funding component of the essential programs and services funding formula under the Maine Revised Statutes, Title 20-A, section 15681-A, subsection 2, paragraph D; and

5. Improvement of regional programs that facilitate MaineCare billing for medically necessary services for schools.

The Joint Standing Committee on Education and Cultural Affairs may report out a bill to the Second Regular Session of the 129th Legislature to implement any recommendations in the report.

See title page for effective date.

CHAPTER 30

H.P. 479 - L.D. 658

Resolve, To Increase Energy Independence for Maine

Sec. 1. Energy planning. Resolved: That the Governor's Energy Office shall, as a complement to the State's overall interagency and regional planning goals and in coordination with development of the state energy plan prepared pursuant to Title 2, section 9, subsection 3, paragraph C or other planning initiatives, conduct an analysis for at least one scenario through which the State, by 2030, can become a net exporter of energy through the development and expansion of energy generating capacity within the boundaries of the State and its coastal waters, energy conservation and energy efficiency at levels sufficient to offset the total value of the State's domestic energy consumption across all sectors. This analysis must identify economic benefits to the State from becoming a net exporter and policies that would be necessary to achieve this outcome.

Sec. 2. Report. Resolved: That the Governor's Energy Office shall provide a report on progress regarding the state energy plan and the analysis re-