MAINE STATE LEGISLATURE

The following document is provided by the LAW AND LEGISLATIVE DIGITAL LIBRARY at the Maine State Law and Legislative Reference Library http://legislature.maine.gov/lawlib



Reproduced from electronic originals (may include minor formatting differences from printed original)

LAWS

OF THE

STATE OF MAINE

AS PASSED BY THE

ONE HUNDRED AND THIRTIETH LEGISLATURE

SECOND SPECIAL SESSION September 29, 2021

SECOND REGULAR SESSION January 5, 2022 to May 9, 2022

THE GENERAL EFFECTIVE DATE FOR SECOND SPECIAL SESSION NON-EMERGENCY LAWS IS DECEMBER 29, 2021

THE GENERAL EFFECTIVE DATE FOR SECOND REGULAR SESSION NON-EMERGENCY LAWS IS AUGUST 8, 2022

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

Augusta, Maine 2022

CHAPTER 158 S.P. 270 - L.D. 682

Resolve, To Monitor Northern and Rural Energy

Sec. 1. To monitor northern and rural energy. Resolved: That the Governor's Energy Office, in coordination with the Office of the Public Advocate and the Public Utilities Commission, shall monitor factors that directly affect energy supply and costs in the service territory of the northern Maine independent system administrator and in other rural or geographically isolated communities in the State, including, but not limited to, electric grid reliability, availability and costs of electric generation resources, electricity rates and heating fuel supplies and costs. The Governor's Energy Office may monitor and engage in related activities, including examining regulatory or utility planning processes and convening stakeholder groups to examine related issues, and may take appropriate actions, including actions to ensure relevant energy data is publicly accessible. The Governor's Energy Office shall report on its activities under this section, including any findings and recommendations resulting from its monitoring, to the joint standing committee of the Legislature having jurisdiction over energy and utilities matters by February 1, 2023.

See title page for effective date.

CHAPTER 159 H.P. 241 - L.D. 343

Resolve, To Review Maternal and Child Health Block Grant Spending

- Sec. 1. Commissioner of Health and Human Services to review Maternal and Child Health Block Grant spending. Resolved: That the Commissioner of Health and Human Services shall establish a partnership to review Department of Health and Human Services spending of funds received pursuant to the federal Maternal and Child Health Block Grant, referred to in this resolve as "the block grant." The partnership must be between representatives of tribal public health districts, representatives of the Permanent Commission on the Status of Racial, Indigenous and Tribal Populations established pursuant to the Maine Revised Statutes, Title 5, section 12004-J, subsection 19 and representatives of the department. The partnership shall review the following:
- 1. The total amount of block grant funds received by the State;
- 2. The entities and programs funded by the block grant;

- 3. The populations served by the entities and programs funded by the block grant;
- 4. The decision-making process the department uses to determine what entities and programs receive block grant funding and how much each receives;
- 5. The effects and outcomes in populations served by the entities and programs funded by the block grant;
- 6. How best to define "vulnerable populations" within the State; and
- 7. Existing gaps in funding of vulnerable populations by the block grant.

Sec. 2. Report to Legislature. Resolved: That, no later than February 1, 2023, the Commissioner of Health and Human Services shall submit a report, drafted by the partnership under section 1, regarding the review conducted pursuant to this resolve and making recommendations, including recommendations for changes to policy and relating to the award of block grant funds, recommendations for specific measures or reserving of block grant funds for certain populations and recommendations for the establishment of a permanent partnership to review federal block grants received by the Department of Health and Human Services and including suggested legislation, to the joint standing committee of the Legislature having jurisdiction over health and human services matters. The joint standing committee may report out legislation on the subject matter of the report to the 131st Legislature in 2023.

See title page for effective date.

CHAPTER 160 H.P. 629 - L.D. 861

Resolve, Concerning Training and Assessments Related to Protection from Substantial Threats

- **Sec. 1. Training. Resolved:** That the Department of Public Safety shall develop and conduct training programs on the protection from substantial threats process in the Maine Revised Statutes, Title 34-B, section 3862-A, referred to in this resolve as "the temporary weapons removal process," which includes temporary weapons removal assessments.
- 1. In 2022, the Department of Public Safety shall conduct one mandatory training program for all law enforcement officers on the temporary weapons removal process. In 2023 and 2024, the department shall conduct at least one voluntary training program for law enforcement officers on the temporary weapons removal process per year.
- 2. The Department of Public Safety shall offer the training programs on the temporary weapons removal