# MAINE STATE LEGISLATURE

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### STATE OF MAINE

 $131^{\rm ST}$  LEGISLATURE SECOND REGULAR SESSION



Disposition of bills and summaries of all laws enacted or finally passed

### JOINT STANDING COMMITTEE ON JUDICIARY

June 2024

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\*Committee member for a portion of the session

#### **STAFF**:

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## STATE OF MAINE

131<sup>st</sup> Legislature Second Regular Session



# LEGISLATIVE DIGEST OF BILLS AND SUMMARIES OF ENACTED LAWS

This Legislative Digest of Bills and Summaries of Enacted Laws provides the disposition of all LDs and summaries of all laws enacted or finally passed during the Second Regular Session of the 131st Maine Legislature. Please note that all LDs and proposed amendments may be found through the Legislature's webpage, and each includes a summary of what the bill or amendment proposed.

The Legislative Digest of Bills and Summaries of Enacted Laws is arranged alphabetically by committee. Within each committee section is a subject index of all LDs considered by that committee as well as a digest of the LDs, arranged by LD number. Also included are enacted law summaries of the LDs enacted or finally passed. Brief analyst notes on certain LDs are also included: a committee digest will indicate if additional notes are provided for an LD. These notes add information staff found useful and may provide useful information to users of this Digest; please note that most LDs do not have a note and lack of a note should not be interpreted as having any significance. A separate section of the Digest provides a digest of the relatively few LDs that were not referred to a committee or reported from a committee as a committee bill; enacted law summaries of the LDs enacted or finally passed are provided. Finally, an appendix provides a summary of relevant session statistics.

The final disposition of each LD is noted in the relevant summary digest and index. The following describes the various final actions.

CARRIED OVER	carried over to a subsequent session of the Legislature
	chapter # of constitutional resolution passed by both houses
	defeated in each house, but on different motions; legislation died
	action incomplete when session ended; legislation died
	enacted law takes effect sooner than 90 days after session adjournment
	r FINAL PASSAGEemergency failed to receive required 2/3 vote
FAILED, ENACTMENT or FINAL PASSA	IGE failed to receive final majority vote
FAILED, MANDATE ENACTMENT	legislation proposing local mandate failed required 2/3 vote
HELD BY GOVERNORGovernor	r has not signed; final disposition to be determined at subsequent session
LEAVE TO WITHDRAW	sponsor's request to withdraw legislation granted
NOT PROPERLY BEFORE THE BODY	ruled out of order by the presiding officer; legislation died
	indefinitely postponed; legislation died
ONTP, ACCEPTED, MAJORITY, MINOR	PITY or REPORT Xought-not-to-pass report accepted; legislation died
	chapter # of enacted private & special law
PUBLIC XXX	chapter # of enacted public law
	chapter # of finally passed resolve
VETO SUSTAINED	Legislature failed to override Governor's veto

The effective date for non-emergency legislation enacted in the Second Regular Session of the 131st Legislature is Friday, August 9, 2024. The effective date for legislation enacted as an emergency measure may be found in the enacted law summary for that legislation.

#### JOINT STANDING COMMITTEE ON JUDICIARY

LD 2215 An Act to Implement the Recommendations of the Right to Know Advisory Committee Regarding Public Records Exceptions

#### **ENACTED LAW SUMMARY**

Public Law 2023, chapter 637 implements statutory changes recommended by the Right to Know Advisory Committee after reviewing existing public records exceptions in the Maine Revised Statutes, Title 22. The law repeals and replaces the statutory provision governing the confidentiality of records and information under the Maine Medical Use of Cannabis Act with a new provision specifying the following.

- 1. Information that identifies a qualifying patient, a visiting qualifying patient or a registered patient is confidential and may not be disclosed by the Department of Administrative and Financial Services, except with the written consent of the patient or pursuant to a court order or a subpoena.
- 2. Information that identifies a caregiver who is exempt from registration under the Maine Medical Use of Cannabis Act is confidential and may not be disclosed by the Department of Administrative and Financial Services, except with the written consent of the caregiver, pursuant to a court order or a subpoena or when necessary to protect the public from a threat to public health or safety.
- 3. Personal contact information of a registered caregiver or of an applicant for registration as a registered caregiver is confidential and may not be disclosed by the Department of Administrative and Financial Services, except with the written consent of the registrant or applicant, pursuant to a court order or a subpoena or when necessary to protect the public from a threat to public health or safety. In addition, if the registered caregiver resides at the same address where the registered caregiver engages in activities authorized under the Maine Medical Use of Cannabis Act, the department may disclose that address to a state, county or municipal employee responsible for the administration of the Act or of rules, ordinances or warrant articles authorized under the Act, including a law enforcement officer or code enforcement officer.
- 4. Personal contact information of a holder of a registry identification card who is an assistant, officer or director of a registered caregiver, dispensary, manufacturing facility or cannabis testing facility; of an applicant for a registry identification card as an assistant, officer or director of a registered caregiver, dispensary, manufacturing facility or cannabis testing facility; or of an applicant for a registration certificate for a dispensary, manufacturing facility or cannabis testing facility is confidential and may not be disclosed by the Department of Administrative and Financial Services, except in response to a court order or a subpoena.
- 5. A final written decision of the Department of Administrative and Financial Services imposing an administrative penalty, ordering forfeiture and destruction of cannabis or suspending or revoking a registry identification card or registration certificate is not confidential.

#### JOINT STANDING COMMITTEE ON JUDICIARY

Public Law 2023, chapter 637 also clarifies the language of other confidentiality provisions in Title 22 in the following ways.

- 1. It clarifies that a record relating to a medical examiner case is confidential and that the location or custodian of the record does not affect the record's confidentiality.
- 2. It clarifies that a professional or occupational licensing board that receives confidential information from the Director of the Office of Child and Family Services or the Director of the Office of MaineCare Services within the Department of Health and Human Services may release that confidential information during the pendency of an investigation to the person being investigated as provided in Title 10, Section 8003-B, subsection 2, paragraph G, as long as that confidential information is not further disclosed for any other purpose.
- 3. It clarifies that any personally identifiable information obtained by the Maine Health Insurance Marketplace is confidential.

# LD 2218 An Act to Remove the Age-related Statutory Prerequisite for Sealing Criminal History Record Information

#### **ENACTED LAW SUMMARY**

Public Law 2023, chapter 666 removes the requirement that, to be eligible to file a post-judgment motion to seal criminal history record information related to a criminal conviction for certain Class E crimes, the person must have been between 18 and 27 years of age at the time the person committed the crime.

# LD 2219 An Act to Implement the Recommendations Regarding the Maine Commission on Public Defense Services

#### **ENACTED LAW SUMMARY**

Public Law 2023, chapter 638 amends the laws governing the Maine Commission on Public Defense Services and related provisions of law in the following ways.

- 1. It clarifies the commission's purpose to provide high-quality, effective and efficient representation and to promote due process for persons who receive indigent legal services in parity with the resources of the State and consistent with federal and state constitutional and statutory obligations.
- 2. It requires that the commission's executive director be an attorney licensed to practice law and a member in good standing of the bar of the State.