**An Act To Require Election Transparency and Audits**

L.D. 1155

Date: (Filing No. H- )

**Veterans and Legal Affairs**

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**STATE OF MAINE**

**HOUSE OF REPRESENTATIVES**

**130th Legislature**

**First Special Session**

COMMITTEE AMENDMENT “      ” to H.P. 833, L.D. 1155, “An Act To Require Election Transparency and Audits”

Amend the bill by striking out all of section 1 and inserting the following:

'**Sec. 1. 5 MRSA §12004-G, sub-§31-D** is enacted to read:

**31-D.**

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| --- | --- | --- | --- |
| Secretary of State | Post-election Audit Board | Legislative Per Diem | 21-A MRSA §726 |

**Sec. 2. 21-A MRSA §610** is enacted to read:

**§610. Election transparency**

**1. Guide to election procedures.** The Secretary of State shall produce and publicly disseminate a guide to election laws, rules and procedures beginning February 1, 2022 and every 2 years thereafter. The guide must describe:

A. Requirements for polling places and the conduct of elections;

B. Devices and software used to capture, interpret or tally votes and the capabilities and deployment of the devices and software;

C. Duties of election officials on, before and after election day;

D. Opportunities for citizens to monitor election procedures; and

E. Other election laws, rules or procedures that the Secretary of State determines appropriate for the public interest.

**2. Log of public concerns.** The Secretary of State shall implement a system for collecting and logging concerns from members of the public regarding the conduct of elections. The log must describe each concern and any action taken to address the concern. Instructions for reporting concerns under this subsection must be posted at all polling places and included in the guide produced under subsection 1.

**3. Election report.** Beginning December 15, 2023 and every 2 years thereafter, the Secretary of State shall submit a report to the joint standing committee of the Legislature having jurisdiction over elections matters that includes a list of all election-related studies or reports issued by the Secretary of State after the date of the previous report as well as the following information regarding the most recent general election and all subsequent elections:

A. A summary of the election-related concerns received and logged under subsection 2;

B. A summary of any post-election audits conducted by the Post-election Audit Board established under Title 5, section 12004-G, subsection 31-D;

C. A summary of any recounts conducted, including a description of any discrepancies in vote totals and explanations for discrepancies when available; and

D. Recommendations for remedying any problems identified in the election process at the state or local level.

**4. Rules.** The Secretary of State may adopt routine technical rules as defined in Title 5, chapter 375, subchapter 2-A to carry out the purposes of this section.

**Sec. 3. 21-A MRSA §726** is enacted to read:

**§726. Post-election Audit Board established**

**1. Establishment; membership.** The Post-election Audit Board, referred to in this section as "the board" and established under Title 5, section 12004-G, subsection 31-D, consists of 5 members, appointed by the Governor as follows.

A. Two members of the board must be enrolled in the political party holding the largest number of seats in the Legislature and 2 members of the board must be enrolled in the political party holding the 2nd largest number of seats in the Legislature. The Governor shall appoint the members of the board assigned to each political party from a list of 3 qualified nominees enrolled in that party jointly presented to the Governor by January 1, 2022 and as needed after that date by the Senate caucus leader and House caucus leader of each political party. For purposes of this paragraph, "House caucus leader" and "Senate caucus leader" have the same meanings as in section 1053-C, subsection 1, paragraphs A and C, respectively.

B. One member of the board must be enrolled in a political party that does not meet the requirements of paragraph A or, if no such party exists, must be unenrolled. Prior to appointing this member, the Governor shall consult with each qualified party, if any, that does not meet the requirements of paragraph A.

**2. Terms.** Members of the board serve for a term of 4 years, except that the first of the 2 members appointed from each political party under subsection 1, paragraph A serves a 2-year term. A member may not serve more than 2 consecutive terms.

**3. Repeal.**  This section is repealed April 15, 2027.

**Sec. 4. 21-A MRSA §727** is enacted to read:

**§727. Post-election audits**

**1. Definition.** For purposes of this section, "eligible election" includes any contested election for state or federal office and any election on a statewide referendum question.

**2. Authority.**  Beginning January 1, 2024, the Post-election Audit Board established under Title 5, section 12004-G, subsection 31-D shall conduct post-election audits of selected eligible elections pursuant to this section.

**3. Post-election audit design.** Post-election audits must be conducted on the basis of statistical principles designed to limit the risk that certified election returns may produce an incorrect outcome. The risk limit must be established by the Post-election Audit Board prior to each eligible election. Auditors shall visually examine each original, paper ballot selected for the audit and shall review the records documenting the chain of custody and secure storage of ballots as well as any additional documents identified by the Post-election Audit Board.

**4. Selection of elections to be audited.** Eligible elections to be audited must be selected by the Post-election Audit Board.

**5. Public proceeding.**  A post-election audit is a public proceeding as defined in Title 1, section 402, subsection 2. Notwithstanding Title 1, section 403, the Post-election Audit Board may limit the number of members of the public and representatives of the media who may attend if there is insufficient space and the presence of additional individuals would interfere with the conduct of the post-election audit. The public notice required by Title 1, section 406 must be provided at least 24 hours prior to the commencement of the post-election audit.

**6. Rulemaking.** The Secretary of State may adopt rules to implement this section. Rules adopted pursuant to this subsection are routine technical rules as defined in Title 5, chapter 375, subchapter 2-A.

**7. Repeal.** This section is repealed April 15, 2027.'

Amend the bill by striking out all of sections 3 and 4 and inserting the following:

**Sec. 3.** **Post-election Audit Board to conduct pilot post-election audit.**  The Post-election Audit Board as established under the Maine Revised Statutes, Title 5, section 12004-G, subsection 31-D shall design and conduct a pilot post-election audit based on statistical principles designed to limit the risk that certified election returns may produce an incorrect outcome. In designing and conducting the pilot post-election audit, the Post-election Audit Board shall consult with state and municipal election officials, election security advocates and other experts in the field of election audits and recounts. The pilot post-election audit must be conducted following the general election scheduled for November 2022. By February 1, 2023, the Post-election Audit Board shall submit a report on the pilot post-election audit with any recommended legislation to the joint standing committee of the Legislature having jurisdiction over elections matters. The joint standing committee may report out legislation based upon the report to the First Regular Session of the 131st Legislature.

**Sec. 4. Appropriations and allocations.**  The following appropriations and allocations are made.

**SECRETARY OF STATE, DEPARTMENT OF**

**Bureau of Administrative Services and Corporations 0692**

Initiative: Provides funding for equipment and office supplies costs.

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| **GENERAL FUND** | **2021-22** | **2022-23** |
| All Other | $81,093 | $10,981 |
|  | \_\_\_\_\_\_\_\_\_\_ | \_\_\_\_\_\_\_\_\_\_ |
| GENERAL FUND TOTAL | $81,093 | $10,981 |

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Amend the bill by relettering or renumbering any nonconsecutive Part letter or section number to read consecutively.

**SUMMARY**

This amendment, which is a minority report of the committee, clarifies that the Secretary of State must produce and publicly disseminate the guide to election procedures required by the bill by February 1st of each even-numbered year. The amendment replaces the bill's requirement that the Secretary of State develop an election complaint process with a requirement that the Secretary of State implement a system for collecting and logging concerns from members of the public regarding the conduct of elections. A summary of these concerns must be included in the election report submitted to the joint standing committee of the Legislature having jurisdiction over elections matters by December 15th of each odd-numbered year.

The amendment also establishes a Post-election Audit Board, comprised of 2 members from each of the 2 political parties holding the largest number of seats in the Legislature and one member of a minor political party or who is unenrolled. The Post-election Audit Board must design and conduct a risk-limiting pilot post-election audit after the November 2022 general election. Beginning January 1, 2024, the board shall conduct risk-limiting post-election audits according to the procedures established by the Secretary of State by rule on any contested election for state or federal office or any election on a statewide referendum question that is selected by the board for audit. The provision governing the requirement to conduct post-election audits is repealed April 15, 2027.

**FISCAL NOTE REQUIRED**

**(See attached)**