L.D. 1566
Date: (Filing No. H-
LABOR, COMMERCE, RESEARCH AND ECONOMIC DEVELOPMENT
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STATE OF MAINE
HOUSE OF REPRESENTATIVES
128TH LEGISLATURE
SECOND REGULAR SESSION
COMMITTEE AMENDMENT " " to H.P. 1079, L.D. 1566, Bill, "An Act To Enact the Maine Fair Chance Employment Act"
Amend the bill by striking out everything after the enacting clause and before the summary and inserting the following:
'Sec. 1. 5 MRSA c. 337-D is enacted to read:
CHAPTER 337-D
MAINE FAIR CHANCE EMPLOYMENT ACT
§4721. Short title
This chapter may be known and cited as "the Maine Fair Chance Employment Act."
§4722. Declaration of policy
It is the declared public policy of the State to increase meaningful employment opportunities for persons with arrest and conviction records.
§4723. Definitions
As used in this chapter, unless the context otherwise indicates, the following terms have the following meanings.
1. Applicant. "Applicant" means any person considered, or requesting to be considered, for public employment, including any current public employee considered or requesting to be considered for another position of public employment.
2. Criminal history information. "Criminal history information" includes criminal history record information, as defined in Title 16, section 703, subsection 3, and any other information regarding the criminal history of an applicant, as well as information regarding infractions and other civil violations and information regarding a juvenile crime, regardless of the source.

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1 2 3	3. Public employer. "Public employer" means the State or any office, department, agency, authority, commission, board, institution, hospital or other instrumentality of the State, as well as political subdivisions of the State as defined in Title 30-A, section 2252.		
4 5	§4724. Limitations on consideration of and disclosure of criminal history information		
6 7 8	1. Prohibition. A public employer may not consider the following categories of criminal history information in connection with an application for employment unless federal or state law specifically requires otherwise:		
9 10	A. Information related to a deferred criminal adjudication, participation in a diversion program or an arrest not followed by a criminal conviction;		
11 12	B. A criminal offense that has been dismissed or pardoned or for which the records have been sealed or expunged;		
13	C. Juvenile adjudications;		
14	D. Infractions or civil violations; or		
15 16 17 18	E. Convictions that were adjudicated more than 3 years prior, excluding any period of incarceration or custody, unless the applicant was convicted of a subsequent offense within the prior 3 years that was not excluded from consideration by paragraphs A to D.		
19 20 21 22 23	2. Confidential. Any information pertaining to an applicant's criminal history information obtained in conjunction with the hiring process must remain confidential and may not be used, distributed or disseminated by the State or its political subdivisions, except as specifically required by law. This subsection does not apply to information in aggregate form maintained by a public employer pursuant to section 4727.		
24	§4725. Public employer consideration of criminal history information		
25 26	1. Application form. Except as provided in subsection 3, a public employer may not request criminal history information on its initial employment application form.		
27 28 29	2. Interview. A public employer may request criminal history information during an interview or after the applicant has been determined to be otherwise qualified for the position.		
30 31 32 33	3. Exceptions as required by law. Subsection 1 does not apply when a federal or state law prohibits persons with certain conviction histories from holding the position and the questions on the application form are limited to the types of criminal history information the prohibition concerns.		
34 35 36 37 38	4. Individualized assessment. Unless an applicant is disqualified from employment in a particular position because of the applicant's criminal history information pursuant to a specific provision of federal or state law, a public employer may reject an applicant in whole or in part because of the applicant's criminal history information only after considering the following:		

A. Whether the criminal history information is directly related to the duties and

responsibilities of the position;

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1 2	B. Whether the position offers the opportunity for the same or a similar offense to occur; and			
3	C. The amount of time that has passed since the offense occurred.			
4	§4726. Denial of employment on basis of criminal history			
5 6 7	1. Notification. If a public employer denies an applicant a position solely or in part because of the applicant's criminal history information, the employer shall notify the applicant of the denial in writing and shall include the following:			
8	A. The criminal history information that is the basis for the denial;			
9	B. A copy of the criminal history information, if any; and			
10	C. Any available process for contesting the denial.			
11	§4727. Data collection			
12 13 14 15 16 17	A public employer shall maintain a record of the number of applicants who applied for a position requiring a criminal background check; for whom a criminal background check was conducted; for whom a criminal background check revealed a conviction history; who were denied employment in whole or in part because of criminal history; and who had a criminal history and were hired. The records required by this section are public records pursuant to Title 1, section 402, subsection 3.			
18 19	Sec. 2. Appropriations and allocations. The following appropriations and allocations are made.			
20	ADMINISTRATIVE AND FINANCIAL SERVICES, DEPARTMENT OF			
21	Administration - Human Resources 0038			
22 23 24	Initiative: Appropriates funds on a one-time basis for the information technology and related costs of implementing requirements regarding the criminal history information of job applicants.			
25 26 27	GENERAL FUND All Other	2017-18 \$0	2018-19 \$398,952	
28 29	GENERAL FUND TOTAL	\$0	\$398,952	
30	SUMMARY			
31 32 33	This amendment strikes and replaces the bill and is the majority report of the committee. It creates requirements regarding the inquiry into and consideration of the criminal history information of job applicants by public employers, including the			

1. It prohibits a public employer from requesting criminal history information on an initial employment application form, except when a federal or state law prohibits persons with certain criminal histories from holding the position.

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following.

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contesting the denial.

- 2. It allows a public employer to request criminal history information during an 1 2 interview or after the prospective employee has been determined otherwise qualified for 3 the position. 4 3. It prohibits a public employer from considering certain categories of criminal history information, unless specifically required by federal or state law. 5 6 4. It requires a public employer who denies an employment applicant a position solely or in part based on the applicant's criminal history information to provide the 7 8 applicant written information on the basis for the denial and any available process for
 - 5. It requires a public employer to maintain statistical information regarding the public employer's use of criminal background checks, including the number of denials of applicants based on those criminal background checks. These records are public records subject to Maine's Freedom of Access Act.
 - 6. It designates as confidential any information pertaining to an employment applicant's criminal history information that was obtained by a public employer in conjunction with the hiring process and prohibits disclosure of such information by the public employer except as otherwise specifically required by law.

The amendment includes an appropriations and allocations section.

FISCAL NOTE REQUIRED

(See attached)