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Legislative Document

No. 1642

S.P. 527

In Senate, May 5, 2021

An Act To Allow Affirmation of a Local Option Referendum by the Municipal Officers or County Commissioners

(AFTER DEADLINE)

(EMERGENCY)

Approved for introduction by a majority of the Legislative Council pursuant to Joint Rule 205.

Received by the Secretary of the Senate on May 3, 2021. Referred to the Committee on Veterans and Legal Affairs pursuant to Joint Rule 308.2 and ordered printed.

DAREK M. GRANT Secretary of the Senate

Presented by Senator LUCHINI of Hancock.

Emergency preamble. Whereas, acts and resolves of the Legislature do not become effective until 90 days after adjournment unless enacted as emergencies; and

 Whereas, current law requires that a municipality hold a referendum to authorize or the county commissioners of an unincorporated place approve the sale of liquor in that municipality or unincorporated place; and

Whereas, based upon the affirmative referendum or county commissioner authorization, the Department of Administrative and Financial Services, Bureau of Alcoholic Beverages and Lottery Operations is authorized to issue a liquor license to a qualified establishment in that municipality or unincorporated place; and

Whereas, it recently became clear that a large number of municipalities would have to conduct new local option elections and county commissioners would have to reauthorize the sale of liquor due to changes in terminology that occurred in 1976 relating to types of establishments requiring liquor licenses; and

Whereas, Public Law 2019, chapter 672, enacted by the Legislature and approved by the Governor on March 18, 2020, authorized the bureau to continue to issue, renew or transfer licenses to sell liquor in an authorized municipality or authorized unincorporated place until July 1, 2022, by which date municipalities and unincorporated places would be required to provide evidence of the results of a local option election or county commissioner action authorizing such sales; and

Whereas, conducting local option elections to affirm that the pre-1976 local option vote should be extended to all establishment types constitutes a significant financial and administrative burden for many municipalities and unincorporated places statewide; and

Whereas, it is imperative that this legislation take effect as soon as possible to avoid irreparable harm to businesses that have complied with all requirements but could lose their licenses to sell liquor for reasons beyond their control, while providing an alternative option to municipalities and unincorporated places to allow municipal officers or the county commissioners of an unincorporated place the option to affirm and extend the results of a past local option election or county commissioner authorization to new license classifications created by changes to laws in effect at the time of previous local option elections or county commissioner authorizations instead of requiring additional local option elections in potentially hundreds of municipalities or unincorporated places to address the ramifications of Public Law 2019, chapter 672; and

Whereas, in the judgment of the Legislature, these facts create an emergency within the meaning of the Constitution of Maine and require the following legislation as immediately necessary for the preservation of the public peace, health and safety; now, therefore,

Be it enacted by the People of the State of Maine as follows:

- **Sec. 1. 28-A MRSA §121, sub-§1-A,** as enacted by PL 2019, c. 672, §2, is amended to read:
- **1-A. Vote of municipal officers.** As an alternative to the petition process in subsection 1, the municipal officers may vote <u>either</u> to hold a local option election, which must be conducted pursuant to subsection 3, <u>paragraph A</u>, including one or more of the

questions specified in section 123, or to affirm the scope of a prior local option election under the procedure established in section 125, subsection 3, paragraph B.

- Sec. 2. 28-A MRSA §125, sub-§3, as enacted by PL 2019, c. 672, §4, is repealed and the following enacted in its place:
- 3. Proof of municipal local option election or county commissioner authorization. If a municipality or unincorporated place disagrees with a preliminary determination made by the bureau under subsection 2, by July 1, 2022:
 - A. The municipality may submit evidence of the results of an election on any local option question pursuant to section 123 or former Title 28, section 101 or the county commissioners of an unincorporated place may submit evidence of the result of an affirmative decision pursuant to section 122 or former Title 28, section 103 to refute the bureau's preliminary determination; or
 - B. The municipal officers may vote to affirm that the results of a local option election of a question approved by voters that specified certain types of licensed establishments as required by former Title 28, section 101 are considered an approval for all types of establishments that may be licensed by the bureau. The county commissioners of an unincorporated place may vote to affirm that a prior authorization for certain types of licensed establishments under former Title 28, section 103 is considered an approval for all types of establishments that may be licensed by the bureau. The municipality or unincorporated place shall submit evidence of such municipal officers' or county commissioners' vote, which must be accepted by the bureau to refute the bureau's preliminary determination.

Nothing in this subsection prohibits a municipality from conducting a local option election in accordance with this chapter at any time.

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

SUMMARY

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Current law requires a municipality through a local option election to affirmatively authorize the licensing of businesses to sell liquor in that municipality. In an unincorporated place, the county commissioners must decide whether to authorize or not authorize the licensing of businesses to sell liquor in that unincorporated place. Based on the type of sales authorized in that municipality or unincorporated place, the Department of Administrative and Financial Services, Bureau of Alcoholic Beverages and Lottery Operations issues licenses to the establishments or agency liquor stores in that municipality or unincorporated place.

Since a municipality or unincorporated place may not be able to provide proof that the sale of liquor was authorized in that municipality or unincorporated place, Public Law 2019, chapter 672 was enacted to provide a window, until July 1, 2022, for a municipality or unincorporated place to either provide the bureau with proof of an affirmative vote or decision or to conduct a new local option election or affirmative decision by the county commissioners to authorize the sale of liquor. Due to the COVID-19 pandemic, however, many municipalities were unable to conduct the new local option election required to affirm the authorization of the sale of liquor.

This bill allows a municipality to authorize the sale of liquor by allowing the municipal officers to vote to affirm the results of a prior local option election held for that purpose and it allows the county commissioners of an unincorporated place to reaffirm a prior authorization. This bill specifies that such authorization constitutes proof for purposes of approving the sale of liquor by all types of establishments that may be licensed by the bureau in that municipality or unincorporated place.