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An Act To Protect the Rights of Public Employees To Determine Their Collective Bargaining Agent

Reference to the Committee on Labor, Commerce, Research and Economic Development suggested and ordered printed.

Heath & Print

HEATHER J.R. PRIEST Secretary of the Senate

Presented by Senator CUSHING of Penobscot. Cosponsored by Representative WARD of Dedham and Senators: MASON of Androscoggin, President THIBODEAU of Waldo, VOLK of Cumberland, WHITTEMORE of Somerset, Representatives: ESPLING of New Gloucester, FREDETTE of Newport, SIROCKI of Scarborough, WINSOR of Norway.

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

2 Sec. 1. 26 MRSA §967, as amended by PL 1991, c. 622, Pt. O, §7, is further 3 amended to read:

4 **§967.** Determination of bargaining agent

5 1. Voluntary recognition. Any public employee organization may file a request with a public employer alleging that a majority of the public employees in an appropriate 6 7 bargaining unit wish to be represented for the purpose of collective bargaining between 8 the public employer and the employees' organization. Such a request shall must describe 9 the grouping of jobs or positions which that constitute the unit claimed to be appropriate 10 and shall must include a demonstration of majority support. Such a request for recognition shall must be granted by the public employer, unless the public employer 11 desires that an election determine whether the organization represents a majority of the 12 members in the bargaining unit. 13

14 2. Elections. The executive director of the board, or a designee, upon the signed 15 request of a public employer alleging that one or more public employees or public 16 employee organizations have presented to it a claim to be recognized as the representative of a bargaining unit of public employees, or upon the signed petition of at least 30% of a 17 18 bargaining unit of public employees that they desire to be represented by an organization 19 or pursuant to a bargaining agent recertification required by subsection 3, shall conduct a secret ballot election to determine whether the organization represents a majority of the 20 21 members in the bargaining unit. Such an election may be conducted at suitable work locations or through the United States mail, and the procedures adopted and employed 22 23 must ensure that neither the employee organizations or nor the management 24 representatives involved in the election have access to information that would identify a voter. Employees must be permitted to cast a ballot for a period of 7 days from the 25 26 commencement of the election.

27 The ballot shall must contain the name of such the organization and that of any other organization showing written proof of at least 10% representation of the public 28 29 employees within the unit, together with a choice for any public employee to designate 30 that he the employee does not desire to be represented by any bargaining agent. Where If more than one organization is on the ballot and no one of the 3 or more choices receives a 31 32 majority vote of the public employees voting, a run-off election shall must be held. The run-off ballot shall must contain the 2 choices which that received the largest and second-33 largest number of votes. When an organization receives the majority of votes of those 34 voting, the executive director of the board shall certify it as the bargaining agent. The 35 36 bargaining agent certified as representing a bargaining unit shall must be recognized by the public employer as the sole and exclusive bargaining agent for all of the employees in 37 the bargaining unit unless and until a decertification election by secret ballot shall be is 38 39 held and the bargaining agent declared by the executive director of the board as not 40 representing a majority of the unit.

41 Whenever 30% of the employees in a certified bargaining unit petition for a bargaining 42 agent to be decertified, the procedures for conducting an election on the question shall be 43 are the same as for representation as bargaining agent hereinbefore set forth. **3. Recertification.** The executive director of the board or the director's designee shall periodically direct a secret ballot election to certify that a majority of the employees in a certified bargaining unit desire to be represented by the unit's currently certified bargaining agent. The recertification election must be conducted in accordance with subsection 2, except that a majority vote for purposes of a recertification election is a majority of all employees in the bargaining unit.

7 If the bargaining agent is not recertified by a majority vote of all employees in the 8 bargaining unit, the executive director or the director's designee shall decertify the 9 bargaining agent and the bargaining unit will not be represented by that bargaining agent. 10 If the bargaining agent is decertified in accordance with this subsection, the terms of any 11 collective bargaining agreement that are in effect between the bargaining unit represented by that bargaining agent and the employer remain in effect except as to dues, service fees, 12 13 grievances, arbitration and any other provisions regarding the bargaining agent. The 14 employees in a bargaining unit that has failed to recertify its bargaining agent pursuant to this subsection may certify a new bargaining agent pursuant to this section, except that, 15 16 for a period of at least one year, the employees may not certify a new bargaining agent that is substantially similar to or affiliated with the previous bargaining agent. 17

18The executive director or the director's designee shall commence recertification elections19not less than 2 years and not more than 3 years after the effective date of this subsection20and shall then subsequently commence recertification elections every even-numbered21year. Recertification elections must be conducted no earlier than August 1st and no later22than December 1st in any year in which they occur.

23 No question concerning representation may be raised within one year of a certification or attempted certification. Where When there is a valid collective bargaining 24 25 agreement in effect, no question concerning unit or representation may be raised except 26 during the period not more than 90 nor less than 60 days prior to the expiration date of the 27 agreement. No question concerning representation may be raised during this period except by the executive director or the director's designee in accordance with subsection 3 28 29 or by a bargaining agent, employer, employee or group of employees when the bargaining unit has failed to recertify its bargaining agent pursuant to subsection 3. The 30 31 not more than 90-day nor less than 60-day period prior to the expiration date of an 32 agreement regarding unit determination and representation shall does not apply to matters 33 of unit clarification.

34 The bargaining agent certified by the executive director of the board as the exclusive 35 bargaining agent shall be is required to represent all the public employees within the unit without regard to membership in the organization certified as bargaining agent, provided 36 37 except that any public employee at any time may present his the employee's grievance to 38 the public employer and have such the grievance adjusted without the intervention of the 39 bargaining agent, if the adjustment is not inconsistent with the terms of a collective 40 bargaining agreement then in effect and if the bargaining agent's representative has been given reasonable opportunity to be present at any meeting of the parties called for the 41 42 resolution of such the grievance.

43 Sec. 2. 26 MRSA §968, sub-§3, as amended by PL 1975, c. 564, §24, is further 44 amended to read:

1 **3.** Rule-making power. The board may, after a public hearing, from time to time, 2 adopt such rules of procedure as it deems considers necessary for the orderly conduct of 3 its business and for carrying out the purposes of this chapter. These rules must include measures designed to preserve the integrity of recertification elections and the secrecy of 4 5 the ballot, and must also include a determination of whether recertification elections may 6 be conducted in person, by mail, by telephone, by Internet-based systems or by any other 7 means determined to be fair, confidential and reliable. These rules may also establish a fee schedule applicable to an organization under consideration for bargaining agent in a 8 9 recertification election for the purpose of funding such elections. Such rules shall must be published and made available to all interested parties. The board shall also, upon its 10 own initiative or upon request, issue interpretative rules interpreting the provisions of this 11 chapter. Such interpretative rules shall be are advisory only and shall are not be binding 12 13 upon any court. Such interpretative rules must be in writing and available to any person 14 interested therein.

- 15 Sec. 3. 26 MRSA §979-F, sub-§2, as amended by PL 1981, c. 277, is further 16 amended to read:
- 17 **2. Elections.**
- 18 A. The executive director of the board or his the director's designee, upon signed 19 request of a public employer alleging that one or more state employees or state 20 employee organizations have presented to it a claim to be recognized as the 21 representative of a bargaining unit of state employees, or upon signed petition of at least 30% of a bargaining unit of state employees that they desire to be represented by 22 23 an organization or pursuant to a bargaining agent recertification required by 24 paragraph F, shall conduct a secret ballot election to determine whether the 25 organization represents a majority of the members of the bargaining unit. Such an election may be conducted at suitable work locations or through the United States 26 mail provided, nevertheless, that the. The procedures adopted and employed by the 27 28 Maine Labor Relations Board shall must maintain the anonymity of the voter from 29 both the employee organizations and the management representatives involved. Employees must be permitted to cast a ballot for a period of 7 days from the 30 commencement of the election. 31
- 32 B. The ballot shall must contain the name of such organization and that of any other 33 organization showing written proof of at least 10% representation of the state employees within the unit, together with a choice for any state employee to designate 34 35 that he the employee does not desire to be represented by any bargaining agent. Where When more than one organization is on the ballot and no one of the 3 or more 36 37 choices receives a majority vote of the state employees voting, a run-off election shall 38 must be held. The run-off ballot shall must contain the 2 choices which that received 39 the largest and 2nd largest number of votes. When an organization receives the majority of votes of those voting, the executive director of the board shall certify it as 40 41 the bargaining agent. The bargaining agent certified as representing a bargaining unit shall must be recognized by the public employer as the sole and exclusive bargaining 42 43 agent for all of the employees in the bargaining unit unless and until a decertification election by secret ballot shall be is held and the bargaining agent declared by the 44 executive director of the board as not representing a majority of the unit. 45

1 C. Whenever 30% of the employees in a certified bargaining unit petition for a 2 bargaining agent to be decertified, the procedures for conducting an election on the 3 question shall be are the same as for representation as bargaining agent hereinbefore 4 set forth.

5 D. No question concerning representation may be raised within one year of a certification or attempted certification. Where When there is a valid collective 6 7 bargaining agreement in effect, no question concerning unit or representation may be 8 raised except during the period not more than 90 nor less than 60 days prior to the 9 expiration date of the agreement. Unit clarification proceedings are not subject to this 10 time limitation and may be brought at any time consistent with section 979-E, subsection 3. No question concerning representation may be raised during this period 11 12 except by the executive director or the director's designee in accordance with paragraph F or by a bargaining agent, employer, employee or group of employees 13 when the bargaining unit has failed to recertify its bargaining agent pursuant to 14 15 paragraph F.

16 E. The bargaining agent certified by the executive director of the board or his the director's designee as the exclusive bargaining agent shall be is required to represent 17 all the public employees within the unit without regard to membership in the 18 19 organization certified as bargaining agent, provided except that any public employee 20 at any time may present his the employee's grievance to the public employer and have such grievance adjusted without the intervention of the bargaining agent, if the 21 22 adjustment is not inconsistent with the terms of a collective bargaining agreement 23 then in effect and if the bargaining agent's representative has been given reasonable 24 opportunity to be present at any meeting of the parties called for the resolution of 25 such grievance.

F. The executive director of the board or the director's designee shall periodically
 direct a secret ballot election to certify that a majority of the employees in a certified
 bargaining unit desire to be represented by the unit's currently certified bargaining
 agent. The recertification election must be conducted in accordance with this
 subsection, except that a majority vote for purposes of a recertification election is a
 majority of all employees in the bargaining unit.

32 If the bargaining agent is not recertified by a majority vote of all employees in the bargaining unit, the executive director or the director's designee shall decertify the 33 34 bargaining agent, and the bargaining unit will not be represented by that bargaining 35 agent. If the bargaining agent is decertified in accordance with this paragraph, the terms of any collective bargaining agreement that are in effect between the 36 37 bargaining unit represented by that bargaining agent and the employer remain in 38 effect except as to dues, service fees, grievances, arbitration and any other provisions regarding the bargaining agent. The employees in a bargaining unit that has failed to 39 recertify its bargaining agent pursuant to this paragraph may certify a new bargaining 40 41 agent pursuant to this section, except that, for a period of at least one year, the employees may not certify a new bargaining agent that is substantially similar to or 42 affiliated with the previous bargaining agent. 43

44 <u>The executive director or the director's designee shall commence recertification</u> 45 <u>elections not less than 2 years and not more than 3 years after the effective date of</u> this paragraph and shall then subsequently commence recertification elections every
 even-numbered year. Recertification elections must be conducted no earlier than
 August 1st and no later than December 1st in any year in which they occur.

4 Sec. 4. 26 MRSA §1287, as enacted by PL 1983, c. 702, is amended to read:

5 §1287. Determination of bargaining agent

6 1. Voluntary recognition. Any judicial employee organization may file a request 7 with the public employer alleging that a majority of the judicial employees in an 8 appropriate bargaining unit wish to be represented for the purpose of collective bargaining between the public employer and the employees' organization. The request 9 shall must describe the grouping of jobs or positions which that constitute the unit 10 claimed to be appropriate and shall must include a demonstration of majority support. 11 The request for recognition shall must be granted by the public employer, unless the 12 public employer desires that an election determine whether the organization represents a 13 14 majority of the members in the bargaining unit.

15 2. Elections. The executive director of the board or his the director's designee, upon 16 signed request of a public employer alleging that one or more judicial employees or judicial employee organizations have presented to it a claim to be recognized as the 17 18 representative of a bargaining unit of judicial employees, or upon signed petition of at 19 least 30% of a bargaining unit of judicial employees that they desire to be represented by 20 an organization or pursuant to a bargaining agent recertification required by subsection 3, paragraph E, shall conduct a secret ballot election to determine whether the organization 21 represents a majority of the members of the bargaining unit. Such an election may be 22 23 conducted at suitable work locations or through the United States mail, provided that the. 24 The procedures adopted and employed by the board shall must maintain the anonymity of the voter from both the employee organizations and the management representatives 25 involved. Employees must be permitted to cast a ballot for a period of 7 days from the 26 27 commencement of the election.

3. Voting.

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29 A. The ballot shall must contain the name of the organization and that of any other organization showing written proof of at least 10% representation of the judicial 30 employees within the unit, together with a choice for any judicial employee to 31 designate that he employee does not desire to be represented by any bargaining 32 agent. When more than one organization is on the ballot and no one of the 3 or more 33 choices receives a majority vote of the judicial employees voting, a runoff election 34 35 shall must be held. The runoff ballot shall must contain the 2 choices which that received the largest and 2nd largest number of votes. When an organization receives 36 the majority of votes of those voting, the executive director of the board shall certify 37 38 it as the bargaining agent. The bargaining agent certified as representing a bargaining 39 unit shall must be recognized by the public employer as the sole and exclusive bargaining agent for all of the employees in the bargaining unit, unless and until a 40 41 decertification election by secret ballot shall be is held and the bargaining agent declared by the executive director of the board as not representing a majority of the 42 43 unit.

B. Whenever 30% of the employees in a certified bargaining unit petition for a bargaining agent to be decertified, the procedures for conducting an election on the question shall be are the same as for representation as bargaining agent as set forth in this chapter.

5 No question concerning representation may be raised within one year of a C. certification or attempted certification. Where When there is a valid collective 6 7 bargaining agreement in effect, no question concerning unit or representation may be 8 raised, except during the period not more than 90 days nor less than 60 days prior to the expiration date of the agreement. Unit clarification proceedings are not subject to 9 10 this time limitation and may be brought at any time consistent with section 1286, subsection 4. No question concerning representation may be raised during this period 11 12 except by the executive director or the director's designee in accordance with paragraph E or by a bargaining agent, employer, employee or group of employees 13 when the bargaining unit has failed to recertify its bargaining agent pursuant to 14 15 paragraph E.

16 D. The bargaining agent certified by the executive director of the board or his the director's designee as the exclusive bargaining agent shall be is required to represent 17 all the judicial employees within the unit without regard to membership in the 18 19 organization certified as bargaining agent, provided except that any judicial employee 20 at any time may present his the employee's grievance to the public employer and have that grievance adjusted without the intervention of the bargaining agent, if the 21 22 adjustment is not inconsistent with the terms of a collective bargaining agreement 23 then in effect and if the bargaining agent's representative has been given reasonable 24 opportunity to be present at any meeting of the parties called for the resolution of that 25 grievance.

26E. The executive director of the board or the director's designee shall periodically27direct a secret ballot election to certify that a majority of the employees in a certified28bargaining unit desire to be represented by the unit's currently certified bargaining29agent. The recertification election must be conducted in accordance with subsection302, except that a majority vote for purposes of a recertification election is a majority of31all employees in the bargaining unit.

32 If the bargaining agent is not recertified by a majority vote of all employees in the bargaining unit, the executive director or the director's designee shall decertify the 33 bargaining agent, and the bargaining unit will not be represented by that bargaining 34 35 agent. If the bargaining agent is decertified in accordance with this paragraph, the terms of any collective bargaining agreement that are in effect between the 36 37 bargaining unit represented by that bargaining agent and the employer remain in 38 effect except as to dues, service fees, grievances, arbitration and any other provisions regarding the bargaining agent. The employees in a bargaining unit that has failed to 39 40 recertify its bargaining agent pursuant to this paragraph may certify a new bargaining agent pursuant to this section, except that, for a period of at least one year, the 41 employees may not certify a new bargaining agent that is substantially similar to or 42 affiliated with the previous bargaining agent. 43

44 <u>The executive director or the director's designee shall commence recertification</u> 45 <u>elections not less than 2 years and not more than 3 years after the effective date of</u> this paragraph and shall then subsequently commence recertification elections every
 even-numbered year. Recertification elections must be conducted no earlier than
 August 1st and no later than December 1st in any year in which they occur.

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SUMMARY

5 This bill makes the following changes to the municipal public employees labor 6 relations laws, the state employees labor relations laws and the judicial employees labor 7 relations laws.

8 1. It adds a new requirement for recertification elections, which must start within 3 9 years of the effective date of the provision and must be held every even-numbered year 10 after that, to ensure that a majority of the employees in the collective bargaining unit 11 support their current collective bargaining agent. If the bargaining agent does not receive 12 votes from a majority of the employees in the bargaining unit, the bargaining agent is 13 decertified and will no longer represent the bargaining unit.

14 2. It permits employees who have decertified a bargaining agent pursuant to the new
 15 recertification election process to certify a new bargaining agent at any time, regardless of
 16 whether a collective bargaining agreement is still in effect.

17 3. It permits an employee to cast a ballot for a period of 7 days from the 18 commencement of a collective bargaining election.

4. It adds a requirement that the Maine Labor Relations Board adopt rules to
preserve the integrity of collective bargaining recertification elections and the secrecy of
the ballot, including a determination of acceptable methods for submitting a ballot. These
rules may also establish a fee schedule applicable to an organization under consideration
for bargaining agent in a recertification election for the purpose of funding such elections.