

130th MAINE LEGISLATURE

SECOND REGULAR SESSION-2022

Legislative Document

No. 1883

H.P. 1393

House of Representatives, January 5, 2022

An Act To Update the Setoffs against Lottery Winnings

Submitted by the Department of Administrative and Financial Services pursuant to Joint Rule 203.

Reference to the Committee on Veterans and Legal Affairs suggested and ordered printed.

R(+ B. Hunt

ROBERT B. HUNT Clerk

Presented by Representative CAIAZZO of Scarborough.

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

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Sec. 1. 14 MRSA §3141-A, as enacted by PL 2019, c. 304, §2, is amended to read:

3 §3141-A. Setoff of fines against lottery winnings

4 The State Court Administrator appointed pursuant to Title 4, section 15 shall 5 periodically notify provide the Department of Administrative and Financial Services, 6 Bureau of Alcoholic Beverages and Lottery Operations, referred to in this subsection as 7 "the bureau," access to an electronic database of all persons who owe a monetary fine, 8 surcharge or assessment imposed by a court to the State under this Title. Prior to paying any lottery winnings that must be paid directly by the bureau, the bureau shall determine 9 10 whether the lottery winner is on the list of persons who owe owes a monetary fine, surcharge or assessment imposed by a court to the State under this Title. If the winner is 11 12 on the list of persons who determined to owe a monetary fine, surcharge or assessment 13 imposed by a court, the bureau shall suspend payment of the winnings and provide notice to the winner of its intention to set off the winnings against the monetary fine, surcharge or 14 assessment owed. The bureau shall provide the winnings due to the winner to the State 15 16 Court Administrator in payment of any monetary fine, surcharge or assessment owed by 17 the winner under this Title. The bureau shall release any remaining winnings in accordance 18 with state law.

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Sec. 2. 19-A MRSA §2360, as enacted by PL 1995, c. 694, Pt. B, §2 and affected by Pt. E, §2, is amended to read:

21 §2360. Setoff of debts against lottery winnings

22 1. Notice to Bureau of Alcoholic Beverages and Lottery Operations. The 23 department shall periodically notify provide the Department of Administrative and Financial Services, Bureau of Alcoholic Beverages and Lottery Operations, referred to in 24 25 this section as the "bureau," access to an electronic database of all persons who owe the department a child support debt that has been liquidated by judicial or administrative action. 26 Prior to paying any state lottery winnings that must be paid directly by the bureau, the 27 28 bureau shall determine whether the lottery winner is on the list of persons who owe owes 29 a child support debt to the State that has been liquidated by judicial or administrative action. 30 If the winner is on a list of persons who determined to owe child support debts, the bureau shall suspend payment of winnings and notify the winner of its intention to offset the 31 winner's child support debt against the winnings. The bureau shall release any remaining 32 33 winnings to the winner. The bureau shall notify the winner of the winner's right to request a hearing before the department within 15 days of the winner's receipt of that notice. The 34 35 hearing is limited to the questions of whether the debt is liquidated and whether postliquidation events have affected the winner's liability. The decision of the department as 36 to the existence of a liquidated debt constitutes final agency action. If, within 90 days of 37 38 the notice of intended setoff to the winner, the department certifies to the bureau that the 39 winner did not make a timely request for hearing or that a hearing was held and the debt was upheld, the bureau shall offset the liquidated debt against the winnings due to the 40 41 winner. Any remaining winnings are paid to the winner. If the bureau does not hear from the department within 90 days of the notice of intended setoff to the winner, the bureau 42 43 shall release all winnings to the winner.

2. Notice to Tri-state Lotto Commission. The department shall periodically notify
the Tri-state Lotto Commission of all persons who owe the department a child support debt
that has been liquidated by judicial or administrative action.

Sec. 3. 26 MRSA §1051, sub-§8, ¶A, as enacted by PL 1997, c. 434, §2, is amended to read:

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The commissioner shall periodically notify provide the Department of 6 A. 7 Administrative and Financial Services, Bureau of Alcoholic Beverages and Lottery 8 Operations, referred to in this paragraph as the "bureau," access to an electronic 9 database of all persons who owe the Department of Labor an unemployment 10 compensation debt that has been liquidated by judicial or administrative action. Before 11 paying any state lottery winnings that must be paid directly by the bureau, the bureau 12 shall determine whether the lottery winner is on the list of persons who owe owes to the State an unemployment compensation debt that has been liquidated by judicial or 13 14 administrative action. If the winner is on a list of persons who determined to owe 15 unemployment compensation debts, the bureau shall suspend payment of winnings and notify the winner of its intention to offset the winner's unemployment compensation 16 17 debt against the winnings. The bureau shall release any remaining winnings to the winner. The bureau shall notify the winner of the winner's right to appeal to the 18 19 Commissioner of Labor pursuant to Title 5, chapter 375. The winner must appeal in 20 writing within 15 days of receipt of that notice. The hearing is limited to the questions 21 of whether the debt is liquidated and whether postliquidation events have affected the 22 winner's liability. The decision of the Department of Labor as to the existence of a 23 liquidated debt constitutes final agency action. If, within 90 days of the notice of intended setoff to the winner, the Department of Labor certifies to the bureau that the 24 25 winner did not make a timely request for hearing or that a hearing was held and the 26 debt was upheld, the bureau shall offset the liquidated debt against the winnings due to 27 the winner. Any remaining winnings are paid to the winner. If the bureau does not hear from the Department of Labor within 90 days of the notice of intended setoff to 28 29 the winner, the bureau shall release all winnings to the winner.

30 Sec. 4. 36 MRSA §185, sub-§3, as enacted by PL 2007, c. 539, Pt. M, §1, is 31 amended to read:

32 3. Setoff of lottery winnings against debts. The State Tax Assessor shall periodically 33 notify provide the Department of Administrative and Financial Services, Bureau of 34 Alcoholic Beverages and Lottery Operations, referred to in this subsection as "the bureau," 35 access to an electronic database of all persons who have a liquidated tax liability to the State under this Title. Prior to paying any lottery winnings that must be paid directly by the 36 37 bureau, the bureau shall determine whether the lottery winner is on the list of persons who 38 have has a liquidated tax liability to the State under this Title. If the winner is on the list of 39 persons who have determined to have a liquidated tax liability to the State under this Title, 40 the bureau shall suspend payment of the winnings and provide notice to the winner of its intention to set off the winnings against the tax debt. The bureau may assign the winnings 41 42 due to the winner to the State Tax Assessor in payment of any liquidated tax liability of the 43 winner under this Title. Any remaining winnings must be paid to the winner by the bureau.

1	SUMMARY
2	This bill amends the laws governing the Department of Administrative and Financial
3	Services, Bureau of Alcoholic Beverages and Lottery Operations' process for determining
4	setoffs against lottery winnings for back child support, outstanding court fees,
5	unemployment compensation debt and unpaid taxes to reflect current procedure.