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An Act To Update and Clarify Polygraph Examiner and Private Investigator Licensing Laws Administered by the Department of Public Safety

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

PART A

Sec. A-1. 32 MRSA §7152, as enacted by PL 1979, c. 209, §2, is amended to read:

§ 7152.Purpose

It is the The purpose of this chapter is to regulate all persons who purport to be able to detect deception in, or to verify truth of, statements through the use of instrumentation, such as lie detectors, polygraphs, deceptographs, psychological stress evaluators or similar or related devices and instruments without regard to the nomenclature applied thereto and this chapter shall be liberally construed to regulate all these persons and instruments. No person who purports to be able to detect deception or to verify truth of statements through instrumentation shall be held exempt from this chapter because of the terminology which he may use to refer to himself, to his instrument or to his services of any kind.

Sec. A-2. 32 MRSA §7153, as enacted by PL 1979, c. 209, §2, is amended to read:

§ 7153. Definitions

As used in this chapter, unless the context otherwise indicates, the following words shall have the following meanings.

- **1. Commissioner.** "Commissioner" means the Commissioner of the Department of Public Safety or designee.
 - **1-A. Examinee.** "Examinee" means a person to whom a polygraph examination is administered.
 - **1-B. Intern**. "Intern" means a person participating in an internship pursuant to this chapter.
- **2. Internship.** "Internship" means the study of polygraph techniques and of the administration of polygraph examinations by a traineeperson under the personal supervision and control of a licensed polygraph examiner in accordance with a course of study prescribed by the commissioner at the commencement of the internship.
- **3. Person.** "Person" means any natural person, firm, association, partnership, corporation, government agency or subdivision, or any employee or agent thereof.

- **4. Polygraph.** "Polygraph" means a lie detector, polygraph, deceptograph, psychological stress evaluator or other device, mechanism or<u>an</u> instrument, regardless of what it is called, which is operated or the results of which are used or interpreted by a polygraph examiner for the purpose of detectingdesigned or intended to be used to detect deception <u>in</u>, or <u>verifyingverify the</u> truth of, statements.
- **5. Polygraph examination.** "Polygraph examination" means anya test administered by a polygraph examiner using a polygraph.
- **6. Polygraph examiner.** "Polygraph examiner" means anya person who purports to be able to detect deception <u>in</u>, or verify <u>the</u> truth of, statements through the use of <u>a</u> polygraph.
- 7. <u>Post-conviction sex offender polygraph examination</u>. "Post-conviction sex offender polygraph examination" means a polygraph examination administered to assist in the treatment of convicted sex offenders.
- 8. Preemployment law enforcement agency applicant polygraph screening examination. "Preemployment law enforcement agency applicant polygraph screening examination" means a polygraph examination administered to a person applying to work for a law enforcement agency.
 - Sec. A-3. 32 MRSA §7153-A is enacted to read:

§ 7153-A. Validity of polygraph examinations generally

For the results of a polygraph examination to be recognized as valid in this State, the polygraph examination must, at a minimum, simultaneously record the cardiovascular patterns, respiratory patterns and electrodermal response patterns of an examinee during the course of the polygraph examination.

- **Sec. A-4. 32 MRSA §7154,** as amended by PL 2001, c. 386, §7, is repealed.
- Sec. A-5. 32 MRSA §7154-A is enacted to read:

§ 7154-A. License requirement

- 1. License required. A person may not administer a polygraph examination, or represent in any way that the person is a polygraph examiner or is authorized to administer polygraph examinations, without first being issued a license pursuant to this chapter.
 - **Sec. A-6. 32 MRSA §7155,** as enacted by PL 1979, c. 209, §2, is repealed.
 - Sec. A-7. 32 MRSA §7155-A is enacted to read:

§ 7155-A. Polygraph examiner license qualifications

The commissioner may issue a polygraph examiner license to an applicant who:

1. Age. Is at least 21 years of age;

- 2. Character. Has demonstrated good moral character and has not been convicted of a crime that is punishable by a maximum term of imprisonment equal to or exceeding one year or a crime enumerated in this chapter. The determination of good moral character must be made in writing, based upon evidence recorded by a governmental entity. The commissioner shall consider matters recorded within the previous 3 years, including, but not limited to, the following:
 - A. Records of incidents of abuse by the applicant of family or household members provided pursuant to Title 19-A, section 4012, subsection 1;
 - B. Records provided by the Department of Health and Human Services regarding the failure of the applicant to meet child or family support obligations;
 - C. Records of 3 or more convictions of the applicant for Class D or E crimes;
 - D. Records of 3 or more civil violations by the applicant; or
 - E. Records that the applicant has engaged in recklessness or negligence that endangered the safety of others, including the use of weapons or motor vehicles;
- 3. Graduation. Is a graduate of an accredited high school or has been granted high school equivalency status by the State;
- **4. Application.** Submits an application approved by the commissioner that, at a minimum, includes the following information from the applicant:
 - A. The applicant's full name;
 - B. The applicant's full current residential address and the applicant's residential addresses during the previous 5 years;
 - C. A written statement, signed by the applicant, granting the commissioner the authority to check the criminal records of any law enforcement agency that pertain to any matter involving the applicant. The applicant must agree to submit to having the applicant's fingerprints taken if it becomes necessary to resolve any question as to the applicant's identity; and
 - D. Answers to the following questions:
 - (1) Are you currently under indictment or information for a crime for which the possible penalty is imprisonment for a period equal to or exceeding one year?
 - (2) Have you ever been convicted of a crime for which the possible penalty was imprisonment for a period equal to or exceeding one year?
 - (3) Are you a fugitive from justice?

- (4) Are you an unlawful user of or addicted to marijuana or any other drug?
- (5) Are you an illegal alien?

By affixing the applicant's signature to the application, the applicant certifies that the information in the application is true and correct and that the applicant understands that an affirmative answer to any of the questions in paragraph D is cause for a license to be denied;

- 5. Military discharge. Has not been dishonorably discharged from military service;
- 6. Course work; internship. Is a graduate of a polygraph examiners course approved by the commissioner and has satisfactorily completed not less than 6 months of internship; and
- 7. Examination. Has passed an examination approved by the commissioner covering subjects pertaining to polygraph examinations.
 - **Sec. A-8. 32 MRSA §7156,** as enacted by PL 1979, c. 209, §2, is amended to read:

§ 7156. Acquisition of license by present examiners

Subject to section 71617161-A, any person who is actually engaged in the occupation, business or profession of a polygraph examiner on the effective date of this chapter, September 14, 1979 shall, upon application within 90 days after the effective date of this chapter before December 14, 1979, compliance with section 71557155-A, subsection 1, paragraph E,7 and payment of the required license fee, be issued a polygraph examiner's license, provided that the commissioner may require the applicant to submit satisfactory proof that hethe person is so engaged.

Sec. A-9. 32 MRSA §7157, as enacted by PL 1979, c. 209, §2, is repealed.

Sec. A-10. 32 MRSA §7158, as enacted by PL 1979, c. 209, §2, is amended to read:

§ 7158.Person with out-of-state license

Subject to section 71617161-A, an applicanta person who is a polygraph examiner, licensed under the laws of another state or territory of the United States, shallor a province of Canada, may be issued a license without examination by the commissioner upon payment of the polygraph examiner if the person applies for such a license fee and the production of satisfactory proof that:

- 1. Age. He is at least 21 years of age;
- **2. Equivalency of requirements.** The requirements of the other state or territory of the United States or the province of Canada for the licensing of a polygraph examiner in that particular state or territory of the United Stateslicense were, at the date of the applicant's licensing therein, substantially equivalent to the requirements now in force in this Stateof this chapter; and

3. Reciprocity. The other state or territory of the United States or province of Canada grants substantially similar reciprocity to polygraph examiner license holders in this State.

Sec. A-11. 32 MRSA §7158-A is enacted to read:

§ 7158-A. Term of polygraph examiner license; conditions for license renewal

- **1. Term of license.** A polygraph examiner license issued under this chapter is valid for a term of 2 years and must be renewed every 2 years thereafter.
- **2.** Conditions for renewal of license. For a polygraph examiner license to be renewed, the licensee must submit a renewal application approved by the commissioner that, at a minimum, includes information from the licensee seeking license renewal that supplements or updates relevant information that was ascertained at the time the licensee applied for the licensee's initial polygraph examiner license.
 - **Sec. A-12. 32 MRSA §7159,** as enacted by PL 1979, c. 209, §2, is repealed.
 - **Sec. A-13. 32 MRSA §7159-A** is enacted to read:

§ 7159-A. Intern polygraph examiner license

- 1. Qualifications. The commissioner may issue an intern polygraph examiner license to a person who meets the qualifications set forth in section 7155-A, subsections 1 to 5.
- **2. Application.** Application for an intern polygraph examiner's license must be made to the commissioner in accordance with the requirements of section 7155-A. The application must be accompanied by the fee required under section 7160-A.
- **3. Term of license.** A license issued under this section is valid for 2 years from the date of issuance and is not renewable.
 - **Sec. A-14. 32 MRSA §7160,** as enacted by PL 1979, c. 209, §2, is repealed.
 - Sec. A-15. 32 MRSA §7160-A is enacted to read:

§ 7160-A. License application fee

The commissioner may require that a reasonable fee be submitted with the application of any license authorized under this chapter to cover or defray the actual costs for the Department of Public Safety to administer this chapter.

- **Sec. A-16. 32 MRSA §7161,** as enacted by PL 1979, c. 209, §2 and amended by PL 1999, c. 547, Pt. B, §78 and affected by §80, is repealed.
 - Sec. A-17. 32 MRSA §7161-A is enacted to read:

§ 7161-A. Denial, suspension and revocation of license

- 1. Grounds to deny, suspend or revoke a license authorized under this chapter. In accordance with the Maine Administrative Procedure Act, the commissioner may refuse to issue or renew any license authorized by this chapter and may suspend or revoke a license authorized by this chapter if the applicant or licensee:
 - A. Commits, or attempts to commit, fraud or deceit in obtaining a license under this chapter or in connection with service rendered within the scope of the license issued;
 - B. Is convicted of a crime that involves dishonesty or false statement or that relates directly to the administration of polygraph examinations;
 - C. Is convicted of any crime for which incarceration for one year or more may be imposed;
 - D. Violates any of the provisions of this chapter or of any rule adopted by the commissioner pursuant to this chapter;
 - E. Aids or abets a person who administers a polygraph examination without being duly licensed under this chapter;
 - F. Demonstrates incompetence in the administration of polygraph examinations. A licensee demonstrates incompetence in the administration of polygraph examinations if the licensee has engaged in conduct that evidences a lack of ability, understanding or knowledge to administer polygraph examinations in accordance with law or generally known and accepted standards of practice in the field of polygraph examination;
 - G. Inquires during the course of a polygraph examination about any sexual behavior of an examinee or about a matter that could reasonably be construed by an examinee as being of a sexual nature unless:
 - (1) The examination is being conducted in the course of a criminal investigation by law enforcement officials;
 - (2) The examination is being conducted in the course of civil litigation in which the examinee's sexual behavior is at issue;
 - (3) The examination is being conducted for the purpose of ensuring compliance with courtordered sex offender treatment; or
 - (4) The examinee is an applicant for a position with a law enforcement agency.

If a polygraph examination is conducted for the purpose of ensuring compliance with court-ordered sex offender treatment, the results of the examination are not admissible into evidence in a court proceeding;

- H. Inquires during the course of a polygraph examination about the political or religious beliefs of an examinee unless the examination is being conducted in the course of a criminal investigation conducted by law enforcement officials and the political or religious beliefs of the examinee might be relevant to the investigation;
- I. Administers a polygraph examination to a person without the person's informed written consent; or
- J. Administers either a post-conviction sex offender polygraph examination or a preemployment law enforcement agency applicant polygraph screening examination without having the commissioner's license endorsement to do so.
- **2. Surrender of license.** A license that is suspended pursuant to this section must be promptly surrendered to the commissioner during the term of the suspension, which may be for a period of up to 12 months. A license that is revoked pursuant to this section must be promptly surrendered to the commissioner.
 - **Sec. A-18. 32 MRSA §7162,** as enacted by PL 1979, c. 209, §2, is repealed.
 - **Sec. A-19. 32 MRSA §7163,** as enacted by PL 1979, c. 209, §2, is repealed.
 - Sec. A-20. 32 MRSA §7164, as enacted by PL 1979, c. 209, §2, is repealed.
 - **Sec. A-21. 32 MRSA §7165,** as enacted by PL 1979, c. 209, §2, is amended to read:

§ 7165. Jurisdiction over nonresidents

In addition to any other method provided by rule or by statute, if a polygraph examiner licensed under this chapter is not a resident of this State and engages in conduct subject to this chapter, personal jurisdiction in the Superior and District Courts of this State may be acquired by service of process upon the commissioner and mailing forthwith a copy of the process and pleading by registered or certified mail to the defendant at histhedefendant's last reasonably ascertainable mailing address. An affidavit of compliance with this paragraph shallmust be filed with the clerk of the court on or before the return day of the process, if any, or within any further time the court allows.

Sec. A-22. 32 MRSA §7166, as enacted by PL 1979, c. 209, §2, is amended to read:

§ 7166.Limitations on uses in employment

1. Preemployment screening. No Except as otherwise provided in this chapter, an employer may not, directly or indirectly, require, request or suggest that any applicant for employment submit to a polygraph examination as a condition of obtaining employment, or administer or cause to be administered to an applicant any such examination, or use or refer to the results of such an examination for hiring purposes. For purposes of this subsection, "employer" shall include includes, but is not limited to, an employment agency, and "applicant" shall include includes, but is not limited to, any person seeking to use an employment agency's services.

- **2. Current employees.**No An employer may not, directly or indirectly, require, request or suggest that any employee submit to a polygraph examination as a condition of employment, or administer or cause to be administered to any employee any such examination, or use or refer to the results of such an examination for employment purposes.
 - **3. Exceptions.** Notwithstanding any provision in this section to the contrary:
 - A. This section shalldoes not apply to employees of or applicants for employment with law enforcement agencies; and
 - B. Nothing in subsection 2 shall prohibits either an employee from voluntarily requesting a polygraph examination in connection with histhe employee's employment or an employer from using or referring to the results of any examination so requested, provided that; however, the results of that examination may not be used against the employee by the employer for any purpose, that the employer shallmust give the employee a copy of this Act when the employee requests the examination, and that the examination ismust be recorded or that a witness of the employee's choice ismust be present during the examination, or both, as the employee requests.

Sec. A-23. 32 MRSA §7167, as enacted by PL 1979, c. 209, §2, is amended to read:

§ 7167.Penalties

Any person who <u>intentionally</u> violates any provision of this chapter or any person who <u>intentionally</u> falsely states or represents that <u>hethe person</u> has been or is a polygraph examiner or <u>traineeintern</u> or that <u>hethe person</u> is qualified to apply instrumentation to <u>the detection of detect</u> deception <u>in</u>, or <u>verification of verify the</u> truth of, statements <u>is guilty of commits</u> a Class D crime.

Sec. A-24. 32 MRSA §7168, as enacted by PL 1979, c. 209, §2, is amended to read:

§ 7168.Rules

The commissioner shallmay adopt rules necessary to administer this chapter, including, but not limited to, fixing application and license fees adequate to defray the costs of administration, and establishing an internship program to ensure free entry into the profession in order to promote competition under this chapter. Rules adopted pursuant to this section are routine technical rules as defined in Title 5, chapter 375, subchapter 2-A.

Sec. A-25. 32 MRSA §7169, as enacted by PL 1979, c. 541, Pt. B, §43, is amended to read:

§ 7169.Admissibility of evidence

The fact that evidence was obtained in violation of this chapter shalldoes not render the evidence inadmissible in any criminal, civil or administrative proceeding.

Sec. A-26. 32 MRSA §7170 is enacted to read:

§ 7170. Polygraph examination facilities

- **1. Requirements.** At a minimum, facilities in which polygraph examinations are conducted must:
 - A. Afford privacy and freedom from interruptions;
 - B. Be free of visual distractions and noise problems;
 - C. Be comfortable in temperature and have adequate ventilation;
 - D. Be sufficient in size for conducting a polygraph examination;
 - E. Be equipped with audio and visual recording devices; and
 - F. Have comfortable seating suitable for polygraph testing and a table surface adequate to support polygraph equipment.
 - **Sec. A-27. 32 MRSA §7171** is enacted to read:

§ 7171. Standard of practice

- 1. General standards of practice. In the administration of a polygraph examination, a polygraph examiner shall:
 - A. Follow all federal and state laws applicable to the administration of polygraph examinations; and
 - B. Conduct the polygraph examination in an unbiased manner.
- **2. Preexamination standards of practice.** Prior to the commencement of a polygraph examination, a polygraph examiner must:
 - A. Ascertain the examinee's signed consent for the administration of the polygraph examination;
 - B. Verify the identity of the examinee;
 - C. Obtain information from the examinee about the examinee's medical, physical and psychological condition relevant to the examinee's qualification to participate in a polygraph examination;
 - D. Advise the examinee of the purpose of the polygraph examination;
 - E. Advise the examinee that the polygraph examination is voluntary;
 - F. Advise the examinee that the polygraph examination may be terminated upon request;
 - G. Inform the examinee that full examination results will not be available until all data has been collected and analyzed;
 - H. Provide the examinee with an explanation of the polygraph and its components, the procedure and the physiological activity to be recorded;

- I. Review all examination questions with the examinee and verify that the examinee understands each question;
- J. When applicable, inform the examinee of the examinee's constitutional rights concerning self-incrimination under the United States Constitution, Amendment V; and
- K. Permit reasonably sufficient time for a thorough discussion of the polygraph examination process with the examinee and afford the examinee reasonably sufficient time to thoroughly discuss those issues.
- 3. Post-examination standards of practice. Following a polygraph examination, a polygraph examiner shall:
 - A. Advise the examinee of any readily ascertainable polygraph examination results; and
 - B. Provide an opportunity for the examinee to discuss any readily ascertainable polygraph examination results.
 - **Sec. A-28. 32 MRSA §7172** is enacted to read:

§ 7172. Retention of materials resulting from or used during a polygraph examination

Licensed polygraph examiners and interns must securely retain audio and visual recordings, reports and any other documentation resulting from or used during a polygraph examination for a minimum of 6 years from the date that such an examination is administered.

Sec. A-29. 32 MRSA §7173 is enacted to read:

§ 7173. Post-conviction sex offender polygraph examination

- 1. Endorsement required. Only a licensed polygraph examiner whose license has been endorsed by the commissioner to administer post-conviction sex offender polygraph examinations may administer such examinations.
- **2. Submission of information.** To have a license endorsed by the commissioner under this section, a licensed polygraph examiner first must submit the following information to the commissioner:
 - A. Proof of having accumulated a minimum of 40 hours of training approved by the commissioner that directly pertains to the practice of administering post-conviction sex offender polygraph examinations; and
 - B. Proof of having conducted a minimum of 200 complete polygraph examinations.
- 3. Limit on tests administered per day. A licensed polygraph examiner whose license is endorsed pursuant to this section may not conduct more than 2 post-conviction sex offender polygraph examinations in one 24-hour period.

- **4. Prohibition.** A licensed polygraph examiner who, pursuant to Title 22, section 4011-A, subsections 1 and 1-A, is a person required to immediately report or cause a report to be made to the Department of Health and Human Services when the person knows or has reasonable cause to suspect that a child has been or is likely to be abused or that a suspicious death of a child has occurred may not administer a post-conviction sex offender polygraph examination.
 - Sec. A-30. 32 MRSA §7174 is enacted to read:

§ 7174. Preemployment law enforcement agency applicant polygraph screening examinations

- 1. Endorsement required. Only a licensed polygraph examiner whose license has been endorsed by the commissioner to administer preemployment law enforcement agency applicant polygraph screening examinations may administer such examinations.
- **2. Submission of information.** To have a license endorsed by the commissioner under this section, a licensed polygraph examiner first must submit the following information to the commissioner:
 - A. Proof of having completed a minimum of 25 polygraph examinations; and
 - B. A written agreement to abide by the standards set forth in the most recent law enforcement applicant polygraph testing policy adopted by the Board of Trustees of the Maine Criminal Justice Academy.

PART B

Sec. B-1. 32 MRSA §8102, as enacted by PL 1981, c. 126, §2, is amended to read:

§ 8102.Purpose

It is the <u>The</u> purpose of this chapter <u>is</u> to regulate any person, firm, corporation or other legal entity engaging in the business of private <u>investigating investigation</u>.

- **Sec. B-2. 32 MRSA §8103, sub-§1,** as amended by PL 2001, c. 298, §1, is further amended to read:
- 1. Commissioner. "Commissioner" means the Commissioner of Public Safety, or the commissioner's designee.
 - **Sec. B-3. 32 MRSA §8103, sub-§4-A** is enacted to read:
- **4-A. Private investigation.** "Private investigation" means an investigation intended or designed to obtain, or that in fact obtains, information with reference to any of the following:
 - A. Any crime or other act committed or threatened against the laws or government of the United States or any state or territory, or any political subdivision thereof;

- B. The identity, habits, conduct, movements, whereabouts, affiliations, associations, transactions, reputation or character of any person;
- C. Libels, fires, losses, accidents or damage or injury to a person or property;
- D. The location, disposition or recovery of lost or stolen property; or
- E. Evidence that may or is to be used before any court, board, officer or investigative committee.
- **Sec. B-4. 32 MRSA §8103, sub-§5,** as enacted by PL 1981, c. 126, §2, is repealed and the following enacted in its place:
- **5. Private investigator.** "Private investigator" means any person who, for any consideration whatsoever, engages in or solicits business or accepts employment to conduct a private investigation.
 - **Sec. B-5. 32 MRSA §8104,** as enacted by PL 1981, c. 126, §2, is amended to read:

§ 8104.License requirement; exceptions

- **1. License.**NoA person may <u>not</u> act as a private investigator without first obtaining from the commissioner a license to be a private investigator or investigative assistant.
 - **2. Exceptions.** This section does not apply to the following:
 - A. A person employed by or on behalf of the State, the <u>United States Government or any other state</u> or <u>Canadian province</u>, or any political subdivision thereof, or any public instrumentality <u>thereof</u>, while in the performance of <u>his</u>the person's official duties;
 - B. A charitable or philanthropic organization, duly incorporated under the laws of the State, or any agent thereof, provided that the organization is not operated for profit;
 - C. A person employed to inquire into the fitness of an applicant for employment with that person's employer;
 - D. A credit reporting bureau or agency, or agent thereof, whose business is the furnishing of information concerning a person's business, financial or credit standing;
 - E. An insurance company, or agent thereof, investigating the personal habits and financial responsibility of applicants for insurance or indemnity bonds;
 - F. An attorney admitted to practice law in this State who is acting in a professional capacity;
 - F-1. A legal assistant or paralegal engaged in activity for which the person is employed by an attorney admitted to practice law in this State;
 - G. A nonprofit trade or business association, board or organization, whether incorporated or unincorporated, or any agent thereof, conducting an investigation for the following purposes:

- (1) To furnish to members of the association, board or organization, information concerning the business, financial or credit standing or the reputation of a person with whom the members consider doing business; provided that the investigation is no more extensive than is reasonably necessary; or
- (2) To compile or disseminate statistics or data relating to business of the members of the association, board or organization;
- H. An insurance adjuster or investigator, or an employee investigating claims for or against histhat employee's employer;
- I. A person engaged in compiling genealogical information;
- J. A person possessing a valid private investigator's license granted under any prior existing provision of law of this State, provided that, upon expiration of the license, <u>further licensure of</u> the person <u>shall beis</u> governed by this section; or
- K. An employee of a person not licensed under this chapter to do private investigative work, including a proprietary security organization, provided that the employee performs investigative functions solely for the employer and relating to the conduct of the employer's business:
- L. A person providing testimony in a legal proceeding as an expert under applicable state and federal law:
- M. A person with a professional license, other than a private investigator or private detective license, issued by the State, or any other state or Canadian province, whose scope of professional work includes duties or responsibilities that constitute private investigation; or
- N. A person engaged solely in the business of securing information about persons or property from records that are in the public domain, including, but not limited to, such records that are available via the Internet.
- **Sec. B-6. 32 MRSA §8105, sub-§4,** as amended by PL 1995, c. 694, Pt. D, §56 and affected by Pt. E, §2 and amended by PL 2003, c. 689, Pt. B, §6, is further amended to read:
- **4. Character.** Has demonstrated good moral character and has not been convicted of a crime which is punishable by a maximum term of imprisonment equal to or exceeding one year, or a crime enumerated in this chapter. The determination of good moral character shallmust be made in writing, based upon evidence recorded by a governmental entity. The commissioner shall consider matters recorded within the previous 53 years, including, but not limited to, the following:
 - A. Records of incidents of abuse by the applicant of family or household members provided pursuant to Title 19-A, section 4012, subsection 1;
 - B. Records provided by the Department of Health and Human Services regarding the failure of the applicant to meet child or family support obligations;

- C. Records of 3 or more convictions of the applicant for Class D or E crimes;
- D. Records of 3 or more civil violations by the applicants applicant; or
- E. Records that the applicant has engaged in recklessness or negligence that endangered the safety of others, including the use of weapons or motor vehicles;
- **Sec. B-7. 32 MRSA §8105, sub-§5,** as amended by PL 2009, c. 20, §1, is further amended to read:
- **5. Application.** Submits an application <u>approved by the commissioner</u> that <u>eontains</u>, at a <u>minimum</u>, <u>includes</u> the following <u>information from the applicant</u>:
 - A. Full The applicant's full name;
 - B. FullThe applicant's full current residential address and the applicant's residential addresses for the priorduring the previous 5 years;
 - C. The <u>applicant's</u> date and place of birth, height, weight and color of eyes;
 - D. A <u>written</u> statement, <u>signed by the applicant</u>, granting the <u>ehief of policecommissioner</u> authority to check the criminal records of any law enforcement agency <u>that pertain to any matter involving the applicant</u>. The applicant must agree to submit to having <u>the applicant's</u> fingerprints taken by the issuing authority if it becomes necessary to resolve any question as to the applicant's identity; and
 - E. Answers to the following questions:
 - (1) Are you currently under indictment or information for a crime for which the possible penalty is imprisonment for a period equal to or exceeding one year?
 - (2) Have you ever been convicted of a crime for which the possible penalty was imprisonment for a period equal to or exceeding one year?
 - (3) Are you a fugitive from justice?
 - (4) Are you an unlawful user of or addicted to marijuana or any other drug?
 - (5) Have you been adjudged mentally defective or been committed to a mental institution within the past 5 years? or
 - (6) Are you an illegal alien?

By affixing the applicant's signature, the applicant certifies that the information in the application provided by the applicant is true and correct and that the applicant understands that an affirmative answer to any of the questions in paragraph E is cause for refusala license to be denied and any false statement may result in prosecution as provided in section 8114.

- **Sec. B-8. 32 MRSA §8105, sub-§8,** as enacted by PL 1981, c. 126, §2, is amended to read:
- **8. Examination.** Has passed an examination administered by the commissioner covering subjects pertaining to private investigation to be prescribed by <u>himthe commissioner</u>, provided that a person currently licensed, as described in section 8106, may at no time be required to take any such examination.
 - Sec. B-9. 32 MRSA §8107, as enacted by PL 1981, c. 126, §2, is amended to read:

§ 8107. Application for original license

Applications for original licenses shallmust be made to the commissioner in writing under oath on forms prescribed by himthe commissioner with respect to the requirements of section 8105. The application shallmust be accompanied by the fee required under section 8117, and by a certification, by each of 3 reputable citizens of the State, of the following:

- **1. Residence.** That hethe certifying citizen resides in the community in which the applicant resides, has a place of business or proposes to conduct histhe applicant's private investigator business;
- **2. Knowledge of applicant.** That hethe certifying citizen has personally known the applicant for at least 3 years;
- **3. Relation to applicant.** That hethe certifying citizen is not related to the applicant by blood or marriage;
 - 4. Character of applicant. That the applicant is honest and of good moral character; and
- **5. Truth of statements in application.** That hethe certifying citizen has read the application and believes each statement in it to be true.
 - **Sec. B-10. 32 MRSA §8108, first** ¶, as enacted by PL 1981, c. 126, §2, is amended to read:

The commissioner shallmay grant a license to an applicant who has a valid private investigator's license granted under the laws of another state or territory of the United States, upon payment of the required fee and the production of satisfactory proof that:

- **Sec. B-11. 32 MRSA §8110, sub-§2,** as amended by PL 1983, c. 221, §1, is further amended to read:
- **2. Application.** Application for an investigative assistant's license shallmust be made to the commissioner in accordance with the requirements of sections 8105 and 8107. The application shallmust be accompanied by the fee required under section 8117.
 - Sec. B-12. 32 MRSA §8111, sub-§1, as enacted by PL 1981, c. 126, §2, is amended to read:

1. Requirement. A person licensed as a private investigator shall give provide to the commissioner a bond in the sum of \$10,000 if hethe licensee is a resident of the State and in the sum of \$50,000 if hethe licensee is not a resident of the State.

A person licensed as an investigative assistant shall giveprovide to the commission a bond in the sum of \$20,000.

- **Sec. B-13. 32 MRSA §8111, sub-§2,** ¶C, as enacted by PL 1981, c. 126, §2, is amended to read:
 - C. Be conditioned upon the honest conduct of the business of the licensee and the right of any person, including the officer of any aggrieved labor union or association, whether or not incorporated, injured by the intentional, knowing, reckless or negligent act of the licensee to bring, in histher person's own name, an action on the bond.
- **Sec. B-14. 32 MRSA §8113,** as amended by PL 2001, c. 298, §§4 and 5, is further amended to read:

§ 8113.Refusal; suspension; revocation; grounds

The In accordance with the Maine Administrative Procedure Act, the commissioner may, after notice of an opportunity for hearing in conformance with the provisions of the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter IV, refuse to issue or renew a license. The District Courtand may suspend or revoke the license of any person licensed under this chapter. The following are grounds for an action to refuse to issue, suspend, revoke or refuse to renew the license of a person licensed under this chapter on the following grounds:

- **1. Fraud or deceit.** The practice of fraud or deceit in obtaining a license under this chapter or in connection with service rendered within the scope of the license issued;
- **2. Conviction of certain crimes.** Conviction of a crime whichthat involves dishonesty or false statement or whichthat relates directly to the practice for which the licensee is licensed or whichthat is enumerated in this chapter, or conviction of any crime for which incarceration for one year or more may be imposed;
- **3. Violation of chapter or rule.** Any violation of this chapter or any rule adopted by the commissioner;
- **4. Aiding or abetting unlicensed practice of private investigation.** Aiding or abetting the practice of private investigation by a person not duly licensed under this chapter and who represents himself to beto others that the person is duly licensed;
 - **5. Failure to maintain bond.** Failure to maintain a bond as required by section 8111;
- **6. Incompetence.** Incompetence in the practice for which hethe person is licensed. A licensee shall be deemed is considered incompetent in the practice if the licensee has:

- A. Engaged in conduct which that evidences a lack of ability or fitness to discharge the duty owed by the licensee to a client or the general public; or
- B. Engaged in conduct which that evidences a lack of knowledge, or inability to apply principles or skills to carry out the practice for which hethe person is licensed;
- **7. Employment of prohibited person.** Employment, in connection with a private investigation business, in any capacity, of any person who has been convicted of a crime punishable by imprisonment for one year or more or any former licensee whose license has been revoked; or
- **8. Representations that licensee is sworn peace officer.** Representation by the licensee which that suggests, or which that would reasonably cause another person to believe, that he the licensee is a sworn peace officer of this State, any political subdivision of this State, any other state or of- the Federal Government.
- **Sec. B-15. 32 MRSA §8113-A, sub-§2,** as enacted by PL 1989, c. 917, §17, is amended to read:
- **2. Report to commissioner.** The A law enforcement officer who has probable cause to require chemical testing shall promptly notify the commissioner of the a licensee's refusal and provide the commissioner with a report of the facts and circumstances of the requirement to submit to chemical testing and of the licensee's refusal.
- **Sec. B-16. 32 MRSA §8113-A, sub-§3,** as amended by PL 1995, c. 65, Pt. A, §132 and affected by §153 and Pt. C, §15, is further amended to read:
- 3. Suspension in effect during pendancy. The A suspension remains under subsection 1 must remain in effect until the entry of judgment if charges are filed of violating Title 17-A, section 1057 or of operating a motor vehicle, snowmobile, ATV or watercraft under the influence of intoxicating liquor or drugs, unless it is determined by the court in which the criminal charge or civil violation is pending, or by the Secretary of State if a hearing is held pursuant to Title 29-A, section 2483, that the law enforcement officer did not have probable cause to require the licensee to submit to chemical testing.
- **Sec. B-17. 32 MRSA §8114, sub-§1, ¶B,** as enacted by PL 1981, c. 126, §2, is amended to read:
 - B. To falsely represent that <u>hethe person</u> is the holder of a valid license;
- **Sec. B-18. 32 MRSA §8114, sub-§1,** ¶**C,** as enacted by PL 1981, c. 126, §2, is amended to read:
 - C. To falsely represent that any person in histhe person's employ is a private investigator or investigative assistant; or
 - **Sec. B-19. 32 MRSA §8114, sub-§4,** as enacted by PL 1981, c. 126, §2, is amended to read:

- **4. Failure of assistant to return equipment.** It is a Class D crime for a licensed investigative assistant knowinglyintentionally to fail to return immediately on demand, or within 7 days of termination of histhe investigative assistant's employment, any item of equipment issued to himthe investigative assistant by histhe investigative assistant's employer.
 - **Sec. B-20. 32 MRSA §8114, sub-§5,** as enacted by PL 1981, c. 126, §2, is amended to read:
- **5. Other unlawful acts.** It is a Class D crime for a person licensed under this chapter or any person employed by him knowinglythe person intentionally to commit any of the following acts:
 - A. To incite, encourage or aid any person who has become a party to any strike to commit any unlawful act against any person or property;
 - B. To incite, stir up, create or aid in the inciting of discontent or dissatisfaction among the employees of any person with the intention of having them strike;
 - C. To interfere with or prevent lawful and peaceful picketing during strikes;
 - D. To interfere with, restrain or coerce employees in the exercise of their right to form, join or assist any labor organization of their own choosing;
 - E. To interfere with or hinder lawful or peaceful collective bargaining between employers and employees;
 - F. To pay, offer to give any money, gratuity, consideration or other thing of value, directly or indirectly, to any person for any verbal or written report of the lawful activities of employees in the exercise of their right to organize, form or assist any labor organization and to bargain collectively through representatives of their own choosing;
 - G. To advertise for, recruit, furnish or replace or offer to furnish or replace for hire or reward, within or outside the State, any skilled or unskilled help or labor, armed guards, other than armed guards employed for the protection of payrolls, property or premises, for service upon property which that is being operated in anticipation of or during the course of a strike;
 - H. To furnish armed guards upon the highways for persons involved in labor disputes;
 - I. To furnish or offer to furnish to employers or their agents any arms, munitions, tear gas implements or any other weapons;
 - J. To send letters of literature to employers offering to eliminate labor unions; or
 - K. To advise any person of the membership of an individual in a labor organization for the purpose of preventing that individual from obtaining or retaining employment.
- **Sec. B-21. 32 MRSA §8115,** as enacted by PL 1981, c. 126, §2, is repealed and the following enacted in its place:

§ 8115. Identification cards; use of badges prohibited

- 1. **Issuance of identification cards.** The commissioner shall design and issue to each person licensed under this chapter an identification card featuring a recent photograph of the licensee.
- **2.** Use of badges prohibited. A person licensed under this chapter may not carry or present a badge that suggests, or that would reasonably cause another person to believe, that the licensed private investigator or investigative assistant is a sworn peace officer of this State, any political subdivision of this State, any other state or the Federal Government.
 - **Sec. B-22. 32 MRSA §8116, sub-§2,** as enacted by PL 1981, c. 126, §2, is amended to read:
- **2. Contempt.** If a witness refuses to obey a subpoena or to give any evidence relevent to proper inquiry by the commissioner, the Attorney General may petition the Superior Court in the county where the refusal occurred to find the witness in contempt. The Attorney General shall cause to be served on that witness an order requiring himthe witness to appear before the Superior Court to show cause why hethe witness should not be adjudged in contempt. The court shall, in a summary manner, hear the evidence and, if it is such as to warrant him in doingthe court to do so, punish that witness in the same manner and to the same extent as for contempt committed before the Superior Court or with reference to the process of the Superior Court.
 - **Sec. B-23. 32 MRSA §8116, sub-§3,** as enacted by PL 1981, c. 126, §2, is amended to read:
- **3. Rules.** The commissioner shallmay adopt all rules necessary to administer this chapter, including, but not limited to, fixing application and license fees and establishing a training requirement for investigative assistants. Rules adopted pursuant to this subsection are routine technical rules as defined in Title 5, chapter 375, subchapter 2-A.
 - Sec. B-24. 32 MRSA §8118, as enacted by PL 1981, c. 126, §2, is repealed.
 - Sec. B-25. 32 MRSA §8119, as enacted by PL 1981, c. 126, §2, is repealed.
 - Sec. B-26. 32 MRSA §8120-A, as enacted by PL 1997, c. 360, §5, is amended to read:

§ 8120-A.Firearms

A private investigator licensed under this chapter may carry a firearm while performing the duties of a private investigator only after being issued a concealed weapons permit by the Chief of the State Police underpursuant to Title 25, chapter 252 and passing the written firearms examination prescribed by the commissioner.

SUMMARY

This bill updates and clarifies polygraph examiner and private investigator licensing laws that are administered by the Department of Public Safety.