PLEASE NOTE: Legislative Information *cannot* perform research, provide legal advice, or interpret Maine law. For legal assistance, please contact a qualified attorney.

An Act To Correct Errors in the Laws Relating to Unlicensed Practice and Other Provisions of the Professional and Occupational Licensing Laws

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

- **Sec. 1. 10 MRSA §8003-B, sub-§1,** as amended by PL 1999, c. 687, Pt. C, §10, is further amended to read:
- **1. During investigation.** Unless otherwise provided by Title 24, chapter 21, all complaints and investigative records of the licensing boards and, commissions and regulatory functions within or affiliated with the Department of Professional and Financial Regulation are confidential during the pendency of an investigation. Those records become public records upon the conclusion of an investigation unless confidentiality is required by some other provision of law. For purposes of this section, an investigation is concluded when:
 - A. A notice of an adjudicatory hearing under Title 5, chapter 375, subchapter IV4 has been issued;
 - C. A consent agreement has been executed; or
 - D. A letter of dismissal has been issued or the investigation has otherwise been closed.
- **Sec. 2. 10 MRSA §8003-B, sub-§2-A,** as amended by PL 2001, c. 345, §1, is further amended to read:
- **2-A. Certain client records confidential.** Notwithstanding subsections 1 and 2, a treatment record provided to a licensing board or commission or in connection with a regulatory function within or affiliated with the department during investigation of a person licensed by the department in a medical, mental health, substance abuse, psychological or health field that contains information personally identifying a licensee's client or patient is confidential during the pendency of the investigation and remains confidential upon the conclusion of the investigation. A treatment record may be disclosed only if:
 - A. The client or patient executes a written release that states that:
 - (1) Unless the release provides for more limited disclosure, execution of the release may result in the record becoming a public record; or
 - (2) If the client or patient wishes, execution of the release allows disclosure to only the person or persons clearly identified in the release. The release must require the person or persons identified in the release not to make a disclosure to another person;

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- B. The disclosure is necessary under Title 22, chapter 857 concerning personnel and licensure actions;
- C. The disclosure is necessary under Title 22, section 3474 concerning reports of suspected adult abuse or exploitation;
- D. The disclosure is necessary under Title 22, section 4011-A concerning reports of suspected child abuse or neglect; or
- E. The disclosure is necessary under Title 22, section 7703 concerning reports of suspected child or adult abuse or neglect.

A release executed by a client or patient does not operate to disclose a record otherwise made confidential by law.

This subsection does not prevent disclosure of records pursuant to an order of a court of competent jurisdiction upon good cause shown.

- **Sec. 3. 10 MRSA §8003-C, sub-§1,** as enacted by PL 1999, c. 687, Pt. C, §12, is amended to read:
- 1. Complaints of unlicensed practice. A board or commission listedidentified in section 8001, subsection 38 or section 8001-A or a regulatory function administered by the Office of Licensing and Registration identified in section 8001, subsection 38 may receive or initiate complaints of unlicensed practice.
- **Sec. 4. 10 MRSA §8003-C, sub-§3,** as repealed and replaced by PL 2003, c. 452, Pt. E, §10 and affected by Pt. X, §2, is amended to read:
 - 3. Unlicensed practice; criminal penalties. Notwithstanding any other provision of law:
 - A. A person who practices or represents to the public that the person is authorized to practice a profession or trade and intentionally, knowingly or recklessly fails to obtain a license as required by this Titlethe laws relating to a board, commission or regulatory function identified in section 8001, subsection 38 or section 8001-A or intentionally, knowingly or recklessly practices or represents to the public that the person is authorized to practice after the license required by this Titlethe laws relating to a board, commission or regulatory function identified in section 8001, subsection 38 or section 8001-A has expired or been suspended or revoked commits a Class E crime; and
 - B. A person who practices or represents to the public that the person is authorized to practice a profession or trade and intentionally, knowingly or recklessly fails to obtain a license as required by this Titlethe laws relating to a board, commission or regulatory function identified in section 8001, subsection 38 or section 8001-A or intentionally, knowingly or recklessly practices or represents to the public that the person is authorized to practice after the license required by this Titlethe laws relating to a board, commission or regulatory function identified in section 8001, subsection 38 or section 8001-A has expired or been suspended or revoked when the person has a prior conviction

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under this subsection commits a Class D crime. Title 17-A, section 9-A governs the use of prior convictions when determining a sentence, except that, for purposes of this paragraph, the date of the prior conviction must precede the commission of the offense being enhanced by no more than 3 years.

Sec. 5. 10 MRSA §8003-C, sub-§4, as amended by PL 2009, c. 44, §1, is further amended to read:

4. Unlicensed practice; civil penalties. Any person who practices or represents to the public that the person is authorized to practice a profession or trade without first obtaining a license as required by this Titlethe laws relating to a board, commission or regulatory function identified in section 8001, subsection 38 or section 8001-A or after the license has expired or has been suspended or revoked commits a civil violation punishable by a fine of not less than \$1,000 but not more than \$5,000 for each violation. An action under this subsection may be brought in District Court or, in combination with an action under subsection 5, in Superior Court.

Sec. 6. 10 MRSA §8003-D, as enacted by PL 1999, c. 687, Pt. C, §12, is amended to read:

§ 8003-D.Investigations; enforcement duties; assessments

When there is a finding of a violation, a board or commission <u>listedidentified</u> in section 8001, subsection 38 or section 8001-A or the Office of Licensing and Registration with regard to a regulatory function identified in section 8001, subsection 38 administered by the office may assess the licensed person or entity for all or part of the actual expenses incurred by the board, commission, <u>Office of Licensing and Registration</u> or <u>itstheir</u> agents for investigations and enforcement duties performed.

"Actual expenses" include, but are not limited to, travel expenses and the proportionate part of the salaries and other expenses of investigators or inspectors, hourly costs of hearing officers, costs associated with record retrieval and the costs of transcribing or reproducing the administrative record.

The board or, commission or Office of Licensing and Registration, as soon as feasible after finding a violation, shall give the licensee notice of the assessment. The licensee shall pay the assessment in the time specified by the board or, commission or Office of Licensing and Registration, which may not be less than 30 days.

Sec. 7. 10 MRSA §8003-E, as enacted by PL 1999, c. 687, Pt. C, §12, is amended to read:

§ 8003-E.Citations and fines

Any board or commission listedidentified in section 8001, subsection 38 or section 8001-A or a regulatory function administered by the Office of Licensing and Registration identified in section 8001, subsection 38 may adopt by rule a list of violations for which citations may be issued by professional technical support staff. A violation may carry a fine not to exceed \$200. Citations issued by employees of the Office of Licensing and Registration or an affiliated board must expressly inform the licensee that the licensee may pay the fine or request a hearing before the board or commission or the Office of Licensing and Registration with regard to a regulatory function identified in section 8001, subsection 38 administered by the office regarding the violation.

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Effective 90 days following adjournment of the 124th Legislature, Second Regular Session, unless otherwise indicated.