

132nd MAINE LEGISLATURE

FIRST REGULAR SESSION-2025

Legislative Document

No. 539

H.P. 358

House of Representatives, February 11, 2025

An Act to Repeal the Paid Family and Medical Leave Benefits Program

(EMERGENCY)

Reference to the Committee on Labor suggested and ordered printed.

R(+ B. Hunt

ROBERT B. HUNT Clerk

Presented by Representative RUDNICKI of Fairfield. Cosponsored by Representatives: CHAPMAN of Auburn, DUCHARME of Madison, EDER of Waterboro, LANCE of Paris, QUINT of Hodgdon, SOBOLESKI of Phillips, STROUT of Harrington, Senator: BERNARD of Aroostook.

hedical leave benefits program oter 7, subchapter 6-C began on l employees, contributions must
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as possible; and
acts create an emergency within re the following legislation as peace, health and safety; now,
lows:
y PL 2023, c. 412, Pt. AAA, §1,
having jurisdiction over labor cheduling reviews:
program established in Title 26,
d by PL 2023, c. 412, Pt. AAA,
c. 412, Pt. AAA, §3, is further
details relating to all departments ns and other labor organizations character of industrial accidents s and upon the general public; to , educational, moral and sanitary names of firms, companies or manufactured, the time operated to age and sex and the daily and f such other subjects as will tend e State. The director is authorized to accept from any other agency s as may be available in carrying ct to the administration of such conditions precedent to receiving the use to which they were put

must be included in the biennial report to the Governor. Each agency of government shall 1 2 cooperate fully with the bureau's efforts to compile labor and industrial statistics. The director shall cause to be enforced all laws regulating the employment of minors; all laws 3 established for the protection of health, lives and limbs of operators in workshops and 4 factories, on railroads and in other places; all laws regulating the payment of wages; and 5 all laws enacted for the protection of the working classes. During an investigation to 6 enforce those laws, the director may request records and other information relating to an 7 employer's compliance with unemployment compensation and workers' compensation 8 laws, including information needed to determine whether the employer has properly 9 classified a worker as an independent contractor, and shall report suspected violations of 10 those laws to the state or federal agency responsible for enforcing them. The director may 11 adopt, in accordance with the Maine Administrative Procedure Act, rules regarding all such 12 laws, except where this authority is granted to a board or commission. Rules adopted 13 pursuant to this section are routine technical rules as defined in Title 5, chapter 375, 14 subchapter 2-A. The director shall, on or before the first day of July, biennially, report to 15 the Governor, and may make such suggestions and recommendations as the director may 16 deem necessary for the information of the Legislature. The director may from time to time 17 cause to be printed and distributed bulletins upon any subject that is of public interest and 18 19 benefit to the State, including, but not limited to, the paid family and medical leave benefits program established in chapter 7, subchapter 6-C, and may conduct a program of research, 20 education and promotion to reduce industrial accidents. The director may review various 21 22 data, such as workers' compensation records, as well as other information relating to any 23 public or private employer's safety experience. When any individual public or private employer's safety experience causes the director to question seriously the safe working 24 environment of that employer, the director may offer any safety education and consultation 25 programs to that employer that may be beneficial in providing a safer work environment. 26 27 If the employer refuses this assistance or is in serious noncompliance which that may lead 28 to injuries, or if serious threats to worker safety continue, then the director shall 29 communicate concerns to appropriate agencies, such as the United States Occupational 30 Safety and Health Administration. As used in this section, the term "noncompliance" means a lack of compliance with any applicable health and safety regulations of the United 31 States Occupational Safety and Health Administration or other federal agencies. The 32 33 bureau is responsible for the enforcement of indoor air quality and ventilation standards with respect to state-owned buildings and buildings leased by the State. The bureau shall 34 35 enforce air quality standards in a manner to ensure that corrections to problems found in buildings be made over a reasonable period of time, using consent agreements and other 36 approaches as necessary and reasonable. 37

38 The director may enter into reciprocal agreements with other states that maximize 39 compliance with employment standards enforced by the director.

- Sec. 4. 26 MRSA §42-B, sub-§1, ¶F, as amended by PL 2023, c. 412, Pt. AAA, 40 84, is further amended to read: 41
- 42 F. Minimum wage and overtime provisions as described in section 664; and
- Sec. 5. 26 MRSA §42-B, sub-§1, ¶G, as amended by PL 2023, c. 412, Pt. AAA, 43 §5, is further amended to read: 44 45
 - G. Earned paid leave; and.

1 2	Sec. 6. 26 MRSA §42-B, sub-§1, ¶H, as enacted by PL 2023, c. 412, Pt. AAA, §6, is repealed.
3	Sec. 7. 26 MRSA c. 7, sub-c. 6-C, as amended, is repealed.
4	Sec. 8. PL 2023, c. 412, Pt. AAA, §8 is repealed.
5	Sec. 9. PL 2023, c. 412, Pt. AAA, §9 is repealed.
6	Sec. 10. PL 2023, c. 412, Pt. AAA, §10 is repealed.
7	Sec. 11. PL 2023, c. 412, Pt. AAA, §11 is repealed.
8 9 10 11 12 13 14	Sec. 12. Department of Labor to refund contributions made by employers and self-employed individuals under former provision of law. The Department of Labor shall refund to employers and self-employed individuals contributions made to the Department of Labor pursuant to the Maine Revised Statutes, Title 26, section 850-F, as repealed by this Act. An employer that deducted a portion of the premium required for an employee from that employee's wages shall remit that portion of the premium to the employee as part of the employee's wages.
15 16 17 18 19	Sec. 13. Transfer from Paid Family and Medical Leave Insurance Fund to General Fund. Notwithstanding any provision of law to the contrary, on or before June 30, 2025, the State Controller shall transfer all unappropriated funds from the Department of Labor, Paid Family and Medical Leave Insurance Fund, Other Special Revenue Funds account to the unappropriated surplus of the General Fund.
20 21	Sec. 14. Retroactivity. That section of this Act that repeals the Maine Revised Statutes, Title 26, chapter 7, subchapter 6-C applies retroactively to October 25, 2023.
22 23	Emergency clause. In view of the emergency cited in the preamble, this legislation takes effect when approved.
24	SUMMARY
25 26 27 28 29 30 31 32 33	This bill repeals the provisions of law related to the paid family and medical leave benefits program. The bill requires the Department of Labor to refund contributions made by employers and self-employed individuals to the Department of Labor under the paid family and medical leave benefits program. The bill requires an employer that deducted a portion of the premium required for an employee from that employee's wages to remit that portion of the premium to the employee as part of the employee's wages. The bill requires the State Controller to transfer unappropriated funds from the Department of Labor, Paid Family and Medical Leave Insurance Fund, Other Special Revenue Funds account to the unappropriated surplus of the General Fund.