1	L.D. 548
2	Date: (Filing No. H-)
3	AGRICULTURE, CONSERVATION AND FORESTRY
4	Reproduced and distributed under the direction of the Clerk of the House.
5	STATE OF MAINE
6	HOUSE OF REPRESENTATIVES
7	128TH LEGISLATURE
8	FIRST REGULAR SESSION
9 10	COMMITTEE AMENDMENT "" to H.P. 390, L.D. 548, Bill, "An Act To Amend Laws Relating to Agricultural Pulling Events"
11 12	Amend the bill by striking out everything after the enacting clause and before the summary and inserting the following:
13	'Sec. 1. 7 MRSA §81, sub-§3-A is enacted to read:
14 15	3-A. Driver. "Driver" means a person who drives or controls the animal that is pulling in a pulling event.
16	Sec. 2. 7 MRSA §81, sub-§14, as enacted by PL 2005, c. 563, §3, is repealed.
17 18	Sec. 3. 7 MRSA §96, sub-§§3, 4 and 7, as enacted by PL 2005, c. 563, §3, are amended to read:
19 20 21 22 23 24 25 26 27 28 29 30 31 32	3. Animals subject to examination; scope; request for test. An animal entered in an event is subject to examination under the direction of a licensed veterinarian or an agent of the licensed veterinarian. The licensed veterinarian, with the approval of the commissioner, may appoint technicians and agents to perform duties under this section that are not prohibited by other provisions of law. The examination may include physical, saliva, urine or blood tests or other tests or procedures that the licensed veterinarian may examine an animal entered in an event if that animal is on the grounds of the event. The licensed veterinarian also may examine an animal withdrawn by the owner or trainer of the animal within 24 hours prior to an event for which the animal had been entered. The pull superintendent appointed under section 99, subsection 1 may undertake a visual examination of any animal entered in an event and may request a licensed veterinarian or an agent of the licensed veterinarian to undertake an examination under this subsection.
33 34 35 36	4. Refusal to submit animal for examination. An <u>The</u> owner or trainer or driver may not refuse to secure or restrain an animal for examination under this section by a licensed veterinarian or a technician or agent of the licensed veterinarian and may not interfere with the restraining or securing of an animal for that examination.

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1 7. Responsibility of owner and driver for condition of animal. In the absence of 2 substantial evidence to the contrary, the owner and trainer and driver of an animal are 3 responsible for the condition of the animal, including the presence of a prohibited substance, and are charged with knowledge of all the provisions contained in this section 4 and the regulations rules adopted pursuant to this section. If a trainer the owner is 5 6 prevented from performing the trainer's owner's duties, including responsibility for an animal under this subsection, by illness or other cause, or is absent from the event where 7 an animal under the trainer's owner's care is entered and stabled, the trainer owner shall 8 9 immediately shall notify the secretary or general manager of the event. At the time of notification, the trainer shall specify a substitute trainer and the substitute trainer shall 10 place the substitute trainer's name on the entry blank. The substitute trainer has the same 11 responsibilities as the trainer concerning the condition of an animal in that trainer's care. 12

13 Sec. 4. 7 MRSA §96, sub-§8, as amended by PL 2011, c. 73, §1, is further
 14 amended to read:

8. Administrative hearing; suspension. In lieu of a civil action under subsection 9, 15 the commissioner may institute an administrative proceeding on any alleged violation of 16 If the commissioner institutes an administrative proceeding, the 17 this section. 18 commissioner shall give notice and an opportunity for hearing under Title 5, chapter 375, subchapter 4. Upon giving notice to a person who is alleged to be in violation of this 19 section, the commissioner shall immediately prohibit that person from competing in an 20 21 event within the State. This prohibition remains in effect for 30 days or until the commissioner's decision following the hearing is received, whichever occurs first, except 22 that the prohibition period is extended by any delays of the hearing requested by the 23 24 person against whom the violation is alleged.

25 If the person against whom the violation is alleged does not request a hearing or if, after a hearing, the commissioner finds the person has committed the violation, the 26 commissioner shall prohibit that person from competing in any event within the State for 27 a period of up to 2 years for the first offense, 3 years for the 2nd offense and 5 years for 28 the 3rd and subsequent offenses and shall also exclude the animal from competing in any 29 event within the State for a period of up to one year. The commissioner may also, in an 30 adjudicatory proceeding, in lieu of a civil action under subsection 9, impose an 31 administrative penalty not to exceed \$1,000 for a violation of this section. 32

The commissioner may establish, by rule, a schedule of administrative penalties for violations of this section that includes fines and prohibitions on competing. The schedule must be based on the severity of the violation. Rules adopted pursuant to this subsection are routine technical rules as defined in Title 5, chapter 375, subchapter 2-A.

37 Sec. 5. 7 MRSA §96, sub-§10, as enacted by PL 2005, c. 563, §3, is amended to
 38 read:

39 When a violation is adjudicated under subsection 9, the 10. Suspension. commissioner shall immediately suspend the person adjudicated to have committed the 40 violation from participating in events for a period of 2 years for the first offense, 3 years 41 for the 2nd offense and 5 years for the 3rd and subsequent offenses and shall also exclude 42 the animal involved from competing in any event for a period of one year. An action by 43 the commissioner based upon an adjudication under this section is automatic, and there is 44 no right to a hearing before the commissioner on the suspension. A person who 45

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1 participated in an event during any period of suspension or prohibition ordered by the 2 commissioner under this subsection or subsection 8 and the owner and trainer of any 3 animal that competes during a period of suspension or prohibition commit an additional 4 violation of this section.

5 Sec. 6. 7 MRSA §96, sub-§12, ¶C, as enacted by PL 2005, c. 563, §3, is 6 amended to read:

7 C. Only a licensed veterinarian or a trainer an owner acting under the direction of a 8 licensed veterinarian may administer medication. The trainer owner may administer medication under the direction of a licensed veterinarian if the licensed veterinarian 9 10 has assumed responsibility for making medical judgments regarding the health of the 11 animal, has sufficient knowledge of the animal to make a general or preliminary diagnosis of the animal and is readily available to care for the animal in the event of 12 an adverse reaction to medication or the failure of a trainer the owner to adhere to a 13 14 therapy regimen.

- 15 Sec. 7. 7 MRSA §97, sub-§4, ¶A, as enacted by PL 2005, c. 563, §3, is amended
 16 to read:
- A. All teamsters <u>drivers</u> who are to compete in contests must have their teams ready
 at the published starting time. All classes must be closed after the positions are
 drawn. Classes must start as nearly as possible to the published time.
- Sec. 8. 7 MRSA §97, sub-§4, ¶¶I, L and N, as enacted by PL 2005, c. 563, §3, are amended to read:
- I. Any number of helpers is allowed to help hitch. After hitch-on, there may be no
 more than 2 helpers. The helpers shall stay behind the drag unless needed to help the
 teamster driver. The helpers may not have a stick. This paragraph applies to distance
 pulls only.
- 26 L. Heading of horses or oxen is not allowed. One inch pulled constitutes a hitch. 27 Stepping over the rail counts as a hitch and 5 minutes are allowed for hitching. Three attempts may be made within that period. Time taken out to position the drag for the 28 next pull may not be counted. Teamsters Drivers may not be changed after the first 29 30 load is pulled. A team deliberately driven over the rail is disqualified from the contest. In case of a tie on the longest distance, the 2nd-longest distances already 31 32 pulled will take first place. Persons acting as eveners shall remain quiet after hitching on. This paragraph does not apply to distance pulls. 33
- 34N. A substantial barrier must be maintained at the end of the ring toward which the35pull is proceeding to prevent or substantially impede runaways. A teamster driver36losing control of the team is disqualified immediately.
- 37 Sec. 9. 7 MRSA §97, sub-§4, ¶R is enacted to read:
- 38 <u>R. An animal must have an ear tag or microchip implant for identification purposes.</u>
 39 <u>The pull superintendent or the assistant pull superintendent shall verify the animal's</u>
 40 identification at the time of weigh-in and at the time of entry.
- 41 Sec. 10. 7 MRSA §100, sub-§1, as enacted by PL 2005, c. 563, §3, is amended to 42 read:

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1 **1. Violation by driver.** Upon receipt of a written report alleging that a teamster 2 <u>driver</u> has violated the laws or rules governing pulling events, the Pull Events 3 Commission may after a hearing disqualify a teamster <u>driver</u> from participation in pulling 4 events.'

5	SUMMARY
6	This amendment:
7 8	1. Adds a definition of "driver" to the laws governing agricultural fairs and pulling events and replaces the term "teamster" with "driver" in those laws;
9 10	2. Allows a pull superintendent to visually examine an animal in an event and to request a veterinarian to undertake a more thorough examination when appropriate;
11 12	3. Provides that the driver is responsible, along with the owner, for an animal's condition, including whether it is has been administered a prohibited substance; and
13 14 15 16	4. Increases the penalties for a driver or owner found to be in violation of the laws governing prohibited substances in an animal competing in a pulling event from a full 2-year suspension in the bill to 2 years for a first offense, 3 years for a 2nd offense and 5 years for 3rd and subsequent offenses.
17	FISCAL NOTE REQUIRED
18	(See attached)

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