

131st MAINE LEGISLATURE

FIRST SPECIAL SESSION-2023

Legislative Document

No. 1913

S.P. 773

In Senate, May 9, 2023

An Act to Support Emerging Adults Involved in the Criminal Justice System

Reference to the Committee on Judiciary suggested and ordered printed.

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DAREK M. GRANT Secretary of the Senate

Presented by Senator BAILEY of York.

1	Be it enacted by the People of the State of Maine as follows:
2	Sec. 1. 15 MRSA §2261, sub-§6-A is enacted to read:
3 4 5	<u>6-A. Emerging adult.</u> "Emerging adult" means a person who, at the time of the commission of the crime underlying an eligible criminal conviction, was 18 years of age or older and under 22 years of age.
6 7	Sec. 2. 15 MRSA §2262, as enacted by PL 2021, c. 674, §1, is amended by amending the section headnote to read:
8 9	§2262. Statutory prerequisites for sealing criminal history record information <u>of</u> <u>persons 22 years of age or older and under 28 years of age</u>
10 11	Sec. 3. 15 MRSA §2262, first \P , as enacted by PL 2021, c. 674, §1, is amended to read:
12 13 14	Criminal history record information relating to a specific criminal conviction <u>for a</u> <u>crime committed by a person 22 years of age or older and under 28 years of age</u> may be sealed under this chapter only if:
15 16	Sec. 4. 15 MRSA §2262, sub-§6, as enacted by PL 2021, c. 674, §1, is amended to read:
17 18 19	6. Age of person at time of commission. At the time of the commission of the crime underlying the eligible criminal conviction, the person had was in fact attained 18 22 years of age but had not attained or older and under 28 years of age.
20	Sec. 5. 15 MRSA §2262-A is enacted to read:
21 22	<u>§2262-A.</u> Statutory prerequisites for automatic sealing of criminal history record information for emerging adults
23 24	<u>Criminal history record information relating to a specific criminal conviction for a crime committed by an emerging adult may be sealed under this chapter only if:</u>
25 26	<u>1. Age of person at the time of commission.</u> The person was an emerging adult at the time of the commission of the crime;
27 28	<u>2. Eligible criminal conviction.</u> The criminal conviction is an eligible criminal conviction; and
29 30 31	3. Sentence fully satisfied. The person has fully satisfied each of the sentencing alternatives imposed under Title 17-A, section 1502, subsection 2 for the eligible criminal conviction.
32 33 34 35	When an emerging adult satisfies the requirements in subsections 1, 2 and 3, the court, upon receipt of appropriate notice of completion of the sentence, shall, within 5 business days, enter an order sealing from public inspection all records pertaining to the conviction and the associated sentence.
36 37	Sec. 6. 15 MRSA §2265, first ¶, as enacted by PL 2021, c. 674, §1, is amended to read:
38 39 40	Notwithstanding Title 16, section 704, the criminal history record information relating to a criminal conviction sealed under section $\underline{2262}$ -A or $\underline{2264}$ is confidential, must be treated as confidential criminal history record information for the purposes of

dissemination to the public under Title 16, section 705 and may not be disseminated by a
 criminal justice agency, whether directly or through any intermediary, except as provided
 in Title 16, section 705 and as set out in this section. In addition to the dissemination
 authorized by Title 16, section 705, a criminal justice agency may disseminate the sealed
 criminal history record information to:

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Sec. 7. 15 MRSA §2266, as enacted by PL 2021, c. 674, §1, is amended to read:

§2266. Limited disclosure of eligible criminal conviction

8 A person whose eligible criminal conviction is the subject of a sealing order under 9 section 2262-A or 2264 may respond to inquiries from persons other than criminal justice agencies and other than entities that are authorized to obtain the sealed criminal history 10 record information under section 2265 by not disclosing the existence of the eligible 11 criminal conviction without being subject to any sanctions under the laws of this State. 12 13 Other than when responding to criminal justice agencies or when under oath while being prosecuted for a subsequent crime, a person whose criminal conviction is sealed does not 14 violate Title 17-A, section 451, 452 or 453 by not disclosing the sealed criminal conviction. 15

Sec. 8. 17-A MRSA §207, sub-§3, as amended by PL 2019, c. 113, Pt. B, §10, is
 further amended to read:

3. For a violation under subsection 1, the court shall impose a sentencing alternative
that involves a fine of not less than \$300, which may not be suspended except as provided
in subsection 4 or 5.

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Sec. 9. 17-A MRSA §207, sub-§5 is enacted to read:

5. There exists a rebuttable presumption that the mandatory minimum fine imposed
 by subsection 3 is suspended for an individual who had not attained 22 years of age at the
 time the offense was committed. The State has the burden to rebut that presumption by a
 preponderance of the evidence.

Sec. 10. 17-A MRSA §207-A, sub-§3 is enacted to read:

3. For the purposes of this section, a prior conviction does not include a conviction
 entered for an offense that was committed when the person was 18 years of age or older
 and under 22 years of age.

Sec. 11. 17-A MRSA §209-A, sub-§3 is enacted to read:

31 3. For the purposes of this section, a prior conviction does not include a conviction
 32 entered for an offense that was committed when the person was 18 years of age or older
 33 and under 22 years of age.

34 Sec. 12. 17-A MRSA §210-B, sub-§3 is enacted to read:

35 3. For the purposes of this section, a prior conviction does not include a conviction
 36 entered for an offense that was committed when the person was 18 years of age or older
 37 and under 22 years of age.

38 Sec. 13. 17-A MRSA §211-A, sub-§3 is enacted to read:

39 3. For the purposes of this section, a prior conviction does not include a conviction
 40 entered for an offense that was committed when the person was 18 years of age or older
 41 and under 22 years of age.

1	Sec. 14. 17-A MRSA §353, sub-§3 is enacted to read:
2 3 4	3. As used in this section, a prior conviction does not include a conviction entered for an offense that was committed when the person was 18 years of age or older and under 22 years of age.
5	Sec. 15. 17-A MRSA §354, sub-§4 is enacted to read:
6 7 8	4. For the purposes of this section, a prior conviction does not include a conviction entered for an offense that was committed when the person was 18 years of age or older and under 22 years of age.
9	Sec. 16. 17-A MRSA §354-A, sub-§4 is enacted to read:
10 11 12	4. For the purposes of this section, a prior conviction does not include a conviction entered for an offense that was committed when the person was 18 years of age or older and under 22 years of age.
13	Sec. 17. 17-A MRSA §356-A, sub-§2 is enacted to read:
14 15 16	2. For the purposes of this section, a prior conviction does not include a conviction entered for an offense that was committed when the person was 18 years of age or older and under 22 years of age.
17	Sec. 18. 17-A MRSA §357, sub-§6 is enacted to read:
18 19 20	6. For the purposes of this section, a prior conviction does not include a conviction entered for an offense that was committed when the person was 18 years of age or older and under 22 years of age.
21	Sec. 19. 17-A MRSA §358, sub-§5 is enacted to read:
22 23 24	5. For the purposes of this section, a prior conviction does not include a conviction entered for an offense that was committed when the person was 18 years of age or older and under 22 years of age.
25	Sec. 20. 17-A MRSA §359, sub-§3 is enacted to read:
26 27 28	3. For the purposes of this section, a prior conviction does not include a conviction entered for an offense that was committed when the person was 18 years of age or older and under 22 years of age.
29	Sec. 21. 17-A MRSA §360, sub-§5 is enacted to read:
30 31 32	5. As used in this section, a prior conviction does not include a conviction entered for an offense that was committed when the person was 18 years of age or older and under 22 years of age.
33	Sec. 22. 17-A MRSA §401, sub-§4 is enacted to read:
34 35 36	4. For the purposes of this section, a prior conviction does not include a conviction entered for an offense that was committed when the person was 18 years of age or older and under 22 years of age.
37	Sec. 23. 17-A MRSA §402-A, sub-§3 is enacted to read:

1 2 3	3. For the purposes of this section, a prior conviction does not include a conviction entered for an offense that was committed when the person was 18 years of age or older and under 22 years of age.
4	Sec. 24. 17-A MRSA §506-A, sub-§4 is enacted to read:
5 6 7	4. For the purposes of this section, a prior conviction does not include a conviction entered for an offense that was committed when the person was 18 years of age or older and under 22 years of age.
8	Sec. 25. 17-A MRSA §554-B, sub-§6 is enacted to read:
9 10 11	6. For the purposes of this section, a prior conviction does not include a conviction entered for an offense that was committed when the person was 18 years of age or older and under 22 years of age.
12 13	Sec. 26. 17-A MRSA §1126, sub-§2, as amended by PL 2021, c. 434, §9, is further amended to read:
14 15 16 17 18 19	2. Mandatory minimum fine barring court finding exceptional circumstances. In addition to any other authorized sentencing alternative specified in section 1502, subsection 2 for individuals or section 1502, subsection 7 for organizations, the court shall impose a minimum fine of \$400, none of which may be suspended, except as provided in subsection 3 <u>or 4</u> , for an individual convicted of a crime under section 1103; 1104; 1105-A; 1105-B; 1105-C; 1105-D; 1106; 1107-A; 1108; 1109; 1111-A, subsection 4-A; 1116; 1117; or 1118.
20	Sec. 27. 17-A MRSA §1126, sub-§4 is enacted to read:
21 22 23 24 25	4. Rebuttable presumption that mandatory minimum fine is suspended for emerging adults. There exists a rebuttable presumption that the mandatory minimum fine imposed by subsection 2 is suspended for an individual who had not attained 22 years of age at the time the offense was committed. The State has the burden to rebut that presumption by a preponderance of the evidence.
26 27	Sec. 28. 29-A MRSA §2412-A, sub-§3, as amended by PL 2019, c. 113, Pt. B, §18, is further amended to read:
28 29 30 31 32	3. Minimum mandatory sentences for certain suspension. If the suspension was for OUI or an OUI offense, the court shall impose a minimum fine of \$600, a term of imprisonment of 7 consecutive days and a suspension of license of not less than one year nor more than 3 years consecutive to the original suspension. The penalties may not be suspended except as provided in subsection 3-A or 9.
33 34 35 36	A. If the person has a prior conviction for violating this section within a 10-year period and was subject to the minimum mandatory sentences, then the following minimum penalties, which may not be suspended by the court, apply in the event the suspension was for OUI:
37 38 39	(1) A minimum fine of \$1,000, a term of imprisonment of 30 consecutive days and a suspension of license for not less than one year nor more than 3 years consecutive to the original suspension in the event of one prior conviction;
40 41 42	(2) A minimum fine of \$2,000, a term of imprisonment of 60 consecutive days and a suspension of license for not less than one year nor more than 3 years consecutive to the original suspension in the event of 2 prior convictions; or

1 2 3 4	(3) A minimum fine of \$3,000, a term of imprisonment of 6 months and a suspension of license for not less than one year nor more than 3 years consecutive to the original suspension in the event of 3 or more prior convictions. The sentencing class for this offense is Class C.
5 6 7	B. For all other suspensions, the minimum fine for a first offense is \$250, which may not be suspended by the court. The minimum fine for 2nd and subsequent offenses is \$500, which may not be suspended by the court.
8 9	A separate reading of the allegation and a separate trial are not required under this subsection.
10	Sec. 29. 29-A MRSA §2412-A, sub-§9 is enacted to read:
11 12 13 14 15	9. Rebuttable presumption that mandatory minimum fine is suspended for emerging adults. There exists a rebuttable presumption that the mandatory minimum fine imposed by subsection 3 is suspended for an individual who had not attained 22 years of age at the time the offense was committed. The State has the burden to rebut that presumption by a preponderance of the evidence.
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16	SUMMARY
16 17 18 19	SUMMARY This bill makes the following changes to the laws that govern criminal and collateral consequences for persons 18 years of age or older and under 22 years of age who are involved in the criminal justice system.
17 18	This bill makes the following changes to the laws that govern criminal and collateral consequences for persons 18 years of age or older and under 22 years of age who are
17 18 19 20 21 22	This bill makes the following changes to the laws that govern criminal and collateral consequences for persons 18 years of age or older and under 22 years of age who are involved in the criminal justice system. 1. It amends the Maine Revised Statutes, Title 15, chapter 310-A to allow for automatic sealing of eligible criminal convictions for persons who were 18 years of age or older and under 22 years of age when the offense underlying the conviction to be sealed was