

131st MAINE LEGISLATURE

FIRST REGULAR SESSION-2023

Legislative Document

No. 521

H.P. 326

House of Representatives, February 9, 2023

An Act to Prevent Political Patronage with Regard to State Legislators

Reference to the Committee on State and Local Government suggested and ordered printed.

ROBERT B. HUNT
Clerk

Presented by Representative ANDREWS of Paris.

Cosponsored by Senator BRAKEY of Androscoggin and

 $Representatives:\ BOYER\ of\ Poland,\ GREENWOOD\ of\ Wales,\ HAGGAN\ of\ Hampden,$

RISEMAN of Harrison, Senator: LYFORD of Penobscot.

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

Sec. 1. 1 MRSA §1025 is enacted to read:

§1025. Waiting period before employment with state agency or nonprofit corporation receiving state funds

- 1. Actions precluded beginning with the 132nd Legislature. Beginning with the convening of the 132nd Legislature, a person who has served as a Legislator may not be employed by a state agency or a nonprofit corporation that directly or indirectly receives state funds until 4 years after that person's term as a Legislator ends.
- **2.** Complaints and investigations. A person may file a complaint with the commission specifying an alleged violation of this section. The commission staff shall notify the party against whom the complaint has been filed and may undertake the investigation of the alleged violation if directed by the commission. The commission may direct commission staff to undertake an investigation of an alleged violation of this section on its own motion.
- 3. Penalty. A person who intentionally violates this section is subject to a civil penalty not to exceed \$1,000, payable to the State and recoverable in a civil action, and must terminate any employment in violation of this section.

18 SUMMARY

This bill prohibits a Legislator from being employed by a state agency or a nonprofit corporation that directly or indirectly receives state funds for a period of 4 years after the Legislator's term ends. The bill allows a person to file a complaint concerning a violation of this provision to the Commission on Governmental Ethics and Election Practices, which may investigate the complaint. An intentional violation of this provision may result in a civil penalty not to exceed \$1,000, and the former Legislator is required to terminate the employment.