1	L.D. 1463
2	Date: (Filing No. H-)
3	VETERANS AND LEGAL AFFAIRS
4	Reproduced and distributed under the direction of the Clerk of the House.
5	STATE OF MAINE
6	HOUSE OF REPRESENTATIVES
7	129TH LEGISLATURE
8	FIRST REGULAR SESSION
9 10	COMMITTEE AMENDMENT "" to H.P. 1070, L.D. 1463, Bill, "An Act To Create an Automatic Voter Registration System"
11 12	Amend the bill by striking out everything after the enacting clause and inserting the following:
13 14	'Sec. 1. 21-A MRSA §122-A, as enacted by PL 2005, c. 364, §4, is amended to read:
15 16	§122-A. Alternative registration procedure for participants in Address Confidentiality Program
17 18 19 20 21 22 23 24 25 26 27 28 29 30 31	Notwithstanding sections 122 and 152 <u>and subchapter 9</u> , a person who is certified by the Secretary of State as a program participant in the Address Confidentiality Program pursuant to Title 5, section 90-B may register to vote using the designated address and voter code assigned to that person pursuant to rules adopted to implement the program. To register to vote, a voter must present the registrar with that voter's authorization card assigned to the voter pursuant to rules adopted by the Secretary of State showing that voter's name, voter code, designated address and certification expiration date. The registrar may contact the Address Confidentiality Program administrator in the Secretary of State's office to determine the voter's eligibility to register in the municipality and to verify the electoral district in which the voter is voting for purposes of issuing an absentee ballot to the voter pursuant to section 753-C. All registrar's office. The name of any voter certified as a program participant in the Address Confidentiality Program may not be placed on any voter list that is available for public inspection or copying.
32 33	Sec. 2. 21-A MRSA §129, first ¶, as amended by PL 2011, c. 399, §11, is further amended to read:
34 35 36	When Notwithstanding subchapter 9, when a voter's name is changed by marriage or other process of $law_{\overline{2}}$ or when the voter moves within a municipality, the following provisions apply.

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Sec. 3. 21-A MRSA §152, sub-§1, as amended by PL 2015, c. 447, §§4 and 5, is 1 2 further amended to read: **1.** Application. In addition to the procedure procedures provided by section 122 and 3 subchapter 9, a person may register to vote or enroll in a political party, or both, by 4 completing an application that is designed by the Secretary of State. The application 5 must include, but is not limited to: 6 7 A. The legal name of the voter, in one of the following combinations: 8 (1) First name and last name; 9 (2) First initial, middle name and last name; or 10 (3) First name, middle name or middle initial and last name; B. Residence address, including street, street number, apartment number, town and 11 12 zip code; 13 C. Mailing address; 14 D. Date of birth; 15 F. Most recent prior residence where registered to vote, including the municipality, county and state, and the name under which previously registered, if changed; 16 Notification that failure to complete the entire application may prevent 17 H. registration; 18 J. Date of application; 19 K. Signature of applicant collected in a way that ensures the quality and integrity of 20 the signature; 21 22 L. Choice of political party if the applicant desires to enroll in a political party or an indication that the applicant chose not to enroll in a party; 23 24 A place for the person's current, valid Maine driver's license number, if M. applicable; or, if the applicant has no driver's license number, the last 4 digits of the 25 person's social security number, if applicable; or, if the applicant has neither number, 26 27 a place to put "none" or "not applicable"; and N. A place for the applicant to respond to the questions concerning the voter's 28 qualifications as required by the federal Help America Vote Act of 2002, Public Law 29 30 107-252. Sec. 4. 21-A MRSA §155, first ¶, as amended by PL 2011, c. 342, §8, is further 31 32 amended to read: 33 The registrar shall conditionally accept the registration and enrollment of any person 34 who is <u>16 or</u> 17 years of age and who is otherwise qualified to be a voter. The 35 conditional registration automatically becomes effective on the person's 18th birthday and the registrant then is eligible to vote. 36 Sec. 5. 21-A MRSA §195, as amended by PL 2009, c. 564, §6, is repealed and the 37 38

following enacted in its place:

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1 §195. Report

2 The Secretary of State shall report annually by January 15th to the joint standing 3 committee of the Legislature having jurisdiction over voter registration matters on the 4 administration of the central voter registration system and the automatic voter registration 5 system established pursuant to subchapter 9.

- Automatic registration efforts. Beginning January 15, 2023, the report required
 under this section must include the following information regarding the actions taken
 pursuant to subchapter 9:
- 9 <u>A. The number of pending voter registration records that have been created by</u> 10 <u>source agencies;</u>
- 11B. The number of voters added to the central voter registration system because of12pending voter registration records created by source agencies;
- 13 <u>C. The number of voters in the central voter registration system whose information</u>
 14 <u>was updated because of pending voter registration records created by source</u>
 15 agencies;
- 16D. The number of pending voter registration records created, by source agency, that17do not relate to individuals affirmatively identified as eligible to vote;
- 18 E. The number of individuals who chose to not register to vote; and
- 19F. The number of voters who submitted requests to update or correct registration20information through the system established in subchapter 9, by type of information21updated.
- As used in this subsection, "pending voter registration record" and "source agency" have the same meanings as in section 231, subsections 2 and 4, respectively.
- 24 2. Public access. The report required under this section may address issues of public
 25 access to the information from the central voter registration system.

3. Legislation. The report required under this section may include suggested
 legislation necessary to administer the central voter registration system and the automatic
 voter registration system implemented pursuant to subchapter 9. The joint standing
 committee of the Legislature having jurisdiction over voter registration matters may
 report out legislation regarding the central voter registration system and the automatic
 voter registration system to the Legislature.

- 32 Sec. 6. 21-A MRSA c. 3, sub-c. 9 is enacted to read:
 - SUBCHAPTER 9
 - **AUTOMATIC VOTER REGISTRATION**
- 35 **§231. Definitions**

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As used in this subchapter, unless the context otherwise indicates, the following
 terms have the following meanings.

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 1. Bureau. "Bureau" means the Department of the Secretary of State, Bureau of

 2
 Motor Vehicles.

2. Pending voter registration record. "Pending voter registration record" means
 the electronic record created by a source agency that contains the personal identification
 information, including name, age, citizenship and legal residence, and other information
 required by section 152 of a person who is in the process of being considered for voter
 registration.

3. Proof of voter eligibility. "Proof of voter eligibility" means reliable evidence of a person's eligibility to vote and must include proof of age, citizenship and residence.

4. Source agency. "Source agency" means the bureau and a state agency or
 department or other entity designated as a source agency pursuant to section 233,
 subsection 1 that, as part of the normal course of business of that entity, collects
 documents that contain personal identification information that provides proof of voter
 eligibility.

15 §232. Automatic registration by the bureau

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16 **1. Application; creation of pending voter registration record.** If an individual 17 applies for a driver's license or nondriver identification card from the bureau, the bureau 18 shall scan the documentation provided by the individual and create a pending voter 19 registration record for that individual, which must be stored electronically in the bureau's 20 database. The pending voter registration record and the accompanying scanned 21 documentation must be in a searchable, auditable format.

22 **2. Proof of citizenship.** If an individual in the course of business with the bureau 23 provides a document that proves the individual is a United States citizen, the pending 24 voter registration record of that individual in the bureau's database must indicate that the 25 individual has fulfilled the citizenship eligibility requirement for the purpose of 26 registering to vote.

3. Electronic transmission of voter registration data. Unless the individual has
 opted out of automatic voter registration as provided in section 234, if an individual's
 pending voter registration record establishes voter eligibility, the bureau shall transmit
 electronically the individual's pending voter registration record to the applicable registrar
 of voters in a format that may be reviewed by the registrar and converted and uploaded
 into the central voter registration system.

4. Registration of individual or update of individual's registration record. The 33 34 registrar of voters shall determine whether an individual whose pending voter registration 35 record was transmitted under subsection 3 is eligible to and registered to vote in the central voter registration system. If the individual is eligible to vote but is not registered 36 37 in the central voter registration system, the registrar shall enter the individual's 38 information into the central voter registration system. If the individual is registered to 39 vote, the registrar shall enter any changes to the address or name of the individual in the 40 central voter registration system to ensure that the voting lists are kept current.

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1 §233. Automatic registration by source agencies other than the bureau

1. Designation of source agencies. The Secretary of State may designate a state 2 agency or department as a source agency if the Secretary of State verifies that the agency 3 or department, as part of the normal course of business of that agency or department, 4 5 collects documents that provide proof of voter eligibility. The Secretary of State may designate as source agencies other entities designated by Section 7 of the National Voter 6 7 Registration Act of 1993, 52 United States Code, Section 20506, including, but not 8 limited to, public or private universities or colleges or entities that provide services to 9 persons with disabilities, as long as those entities, as part of the entities' normal course of business, collect documents that provide proof of voter eligibility. 10

2. Automatic registration. An agency designated as a source agency pursuant to
 this section shall follow the procedures established by the Secretary of State by rule for
 automatic voter registration. Those procedures, to the extent possible, must be the same
 as the procedures for automatic voter registration by the bureau under section 232.

15 §234. Voluntary opt-out from voter list

16 **1. Opportunity to opt out.** Any document or application used by a source agency 17 in the normal course of business of that agency to collect proof of voter eligibility data 18 must contain notice that, unless the applicant declines, the information provided by the 19 applicant could be used to register the applicant to vote and that some of the applicant's 20 information would be sent to a central voter database where it would be accessible to 21 entities other than the State or the source agency.

22 **2. Opportunity to opt out prior to voter registration transaction.** The Secretary 23 of State shall ensure that, prior to the creation of a pending voter registration record by a 24 source agency, an individual is given the opportunity to opt out of any voter registration 25 transaction. If an individual opts out of voter registration, information about that 26 individual may not be transmitted from the source agency that obtained the information to 27 a registrar of voters.

28 <u>§235. Protection against liability of individuals on basis of information transferred;</u> 29 <u>false information</u>

30 <u>1. No individual liability for error by State.</u> If an individual who is ineligible to
 31 vote becomes a registered voter pursuant to this subchapter, that individual's registration
 32 is deemed to be the fault of the State and not attributable to or the fault of the individual.

2. Providing false information. Notwithstanding subsection 1, an individual who
 knowingly and willfully provides false information under this subchapter is subject to
 prosecution pursuant to Title 17-A, section 452.

36 §236. Nondiscrimination

A person acting under color of law may not discriminate against an individual on the basis of the individual's absence from the central voter registration system, the information supplied by the individual for voter registration purposes at a source agency or the individual's declining to supply such information, except as required to administer elections or enforce the laws against election crimes.

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1 §237. Secretary of State duties

Audit of data. The Secretary of State shall audit the central voter registration
 system for quality of data prior to implementation of the automatic voter registration
 system pursuant to this subchapter and shall periodically thereafter conduct regular audits
 and random checks to ensure the accuracy and reliability of the data.

6 **2. Rulemaking.** The Secretary of State may adopt rules to implement this 7 subchapter. Rules adopted pursuant to this subsection are routine technical rules as 8 defined in Title 5, chapter 375, subchapter 2-A.

9 §238. Rule of construction

- 10 <u>1. No change to authority to maintain voting lists.</u> This subchapter may not be
 11 construed to interfere with any election official's authority or obligation, under state or
 12 federal law, to:
- 13 <u>A. Determine whether an individual is qualified to be a voter; or</u>
- B. Conduct regular, nondiscriminatory voting list maintenance designed to ensure
 that persons who are ineligible to vote are not reflected as voters in the central voter
 registration system.
- 17 2. Right to opt out. This subchapter may not be construed to interfere with the right
 18 of an individual to decline for any reason to be registered to vote.

Sec. 7. Report. By January 1, 2020, the Secretary of State shall submit a report to 19 the Joint Standing Committee on Veterans and Legal Affairs on the progress made 20 toward implementing automatic voter registration and the estimated time required to 21 complete all activities necessary for implementation. 22 The report may include recommended legislation for the proper implementation of the automatic voter 23 registration system, including recommended adjustments to the implementation date. The 24 25 Joint Standing Committee on Veterans and Legal Affairs may report out legislation to the Second Regular Session of the 129th Legislature based on the report. 26

27 Sec. 8. Appropriations and allocations. The following appropriations and allocations are made.

29 SECRETARY OF STATE, DEPARTMENT OF

30 Elections and Commissions 0693

Initiative: Provides one-time funding for computer programming costs to scan automatic voter registration information and transfer pending voter registration applications to the central voter registration system.

34	FEDERAL EXPENDITURES FUND	2019-20	2020-21
35	All Other	\$0	\$140,000
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37	FEDERAL EXPENDITURES FUND TOTAL	\$0	\$140,000

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Sec. 9. Effective date. That section of this Act that amends the Maine Revised Statutes, Title 21-A, section 155, first paragraph takes effect January 1, 2020. Those sections of this Act that amend Title 21-A, section 122-A, section 129, first paragraph and section 152, subsection 1 and that section of this Act that enacts Title 21-A, chapter 3, subchapter 9 take effect January 1, 2022. That section of this Act that repeals and replaces Title 21-A, section 195 takes effect January 1, 2023.'

SUMMARY

This amendment, which is the majority report of the committee, makes the following changes to the automatic voter registration system established in the bill.

10 1. It clarifies the process for automatic voter registration. When an individual doing business with a source agency provides information demonstrating the individual's 11 eligibility to vote, the individual must be notified that the individual's information will be 12 13 used to register that individual to vote unless the individual declines to be registered. If the individual does not opt out, the source agency must create a pending voter registration 14 record and transmit that record to the applicable registrar of voters, who shall determine 15 whether the individual is eligible to vote. If the individual is eligible to vote, the registrar 16 must enter the individual's information in the central voter registration system or, if the 17 individual is already registered to vote, the registrar must update the central voter 18 registration system with the individual's change of name or address, if any. 19

2. As in the bill, the Department of the Secretary of State, Bureau of Motor Vehicles 20 is automatically designated a "source agency" through which automatic voter registration 21 takes place. Unlike the bill, the amendment grants authority to designate other source 22 agencies only to the Secretary of State. The Secretary of State may designate as a source 23 agency a state entity or department or another entity designated by Section 7 of the 24 National Voter Registration Act of 1993, as long as the Secretary of State verifies that the 25 department, agency or entity collects documents that provide proof of voter eligibility as 26 part of its normal course of business. 27

3. It eliminates the provisions of the bill establishing specific privacy and security
 measures and specific restrictions against the misuse of voter registration information,
 allowing the Secretary of State to adopt rules related to these topics.

- 4. It changes the rules that the Secretary of State may adopt to implement the
 automatic voter registration system from major substantive rules to routine technical
 rules.
- 5. It changes to January 1, 2020 the effective date of the provision of the bill that lowers the age at which a person may submit a conditional registration to vote and enroll in a political party.
- 6. As in the bill, automatic voter registration is effective January 1, 2022. Unlike the bill, the amendment directs the Secretary of State to submit, by January 1, 2020, a report to the Joint Standing Committee on Veterans and Legal Affairs on the progress made toward implementing automatic voter registration and the estimated time required to complete all activities necessary for implementation. The Joint Standing Committee on Veterans and Legal Affairs may report out legislation to the Second Regular Session of the 129th Legislature based on the report.

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	COMMITTEE AMENDMENT " " to H.P. 1070, L.D. 1463
1	7. It adds an appropriations and allocations section.
2	FISCAL NOTE REQUIRED
3	(See attached)

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