## The Freedom of Access Act For Legislators



Attorney General Janet T. Mills 129<sup>th</sup> Maine Legislature December 4, 2018

## **Training Requirements**

#### Who?

- Elected state and local officials
- Public access officers

#### What?

- Public records and proceedings rules
- Procedures compliance
- Penalties and consequences of noncompliance

When?

- Within 120 days of oath of office
- How?
  - Complete this session; certificate of completion

### **Declaration of Intent**

"... public proceedings exist to aid in the conduct of the people's business. It is the intent of the Legislature that their actions be taken openly and that the records of their actions be open to public inspection and their deliberations be conducted openly..."



### **Liberal Construction**

"This subchapter shall be liberally construed and applied to promote its underlying purposes and policies..."



#### 1 M.R.S. §401

#### FOAA

#### FOIA

#### Maine's Freedom of Access Act

- First enacted in 1959, then replaced in 1976 with current structure
- Covers public records and proceedings
- Applies to executive and legislative officials and bodies

U.S. Freedom of Information Act

- Became law in 1967, then amended in 1974 to protect citizens' rights to information about themselves
- Covers only records
- Applies only to federal executive agencies and not to Congress

## What Does the Law Cover?

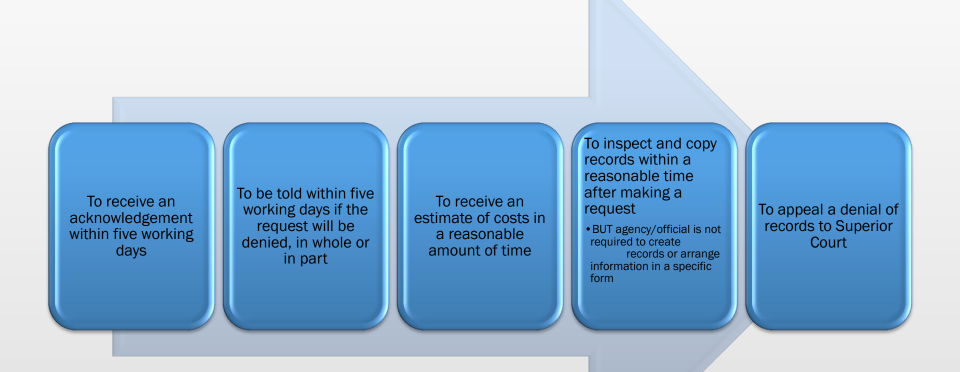
#### **Public Records**

- Written, graphic or electronic
- Possession or custody of an agency or official of State or political subdivisions
- Received, prepared or containing information related to transaction of public business

#### **Public Proceedings**

- Transaction of any function affecting citizens
- By one of the covered bodies

#### **Rights of the Public: Records**



Your bill drafts and proposed committee amendments are not public records.

> self-evident We hold these truths to be sacred & undeniable; that ^ they are endowed by their all men are created equal & independent; that from creator with equal rights some of which are ^ that equal creation they derive in rights inherent & rights; that these ^ inalienable among which are the preservation of life, & liberty, & the pursuit of happiness.

TRUE, legislative papers and reports are not public records <u>until</u> signed and publicly distributed



Working papers, drafts, records, and memoranda used to prepare proposed legislative papers or reports are not public records <u>until</u> the end of the legislative session in which the papers or reports are prepared or considered or to which they are carried over

Documents on a legislator's personal laptop, tablet or smartphone are not public records.



- TRUE, they are private if they are personal
- FALSE, they are public records if they concern the conduct of your business as a legislator



KEY: Records of your business as a legislator are public regardless of their location

 Communications from a constituent to a legislator are public records.



- TRUE, <u>except personal information in the</u> communication concerning:
  - Medical information of any kind
  - Credit or financial information
  - Personal history, general character or conduct of the constituent or a family member
  - Complaints, charges of misconduct or disciplinary action
  - Social Security number
  - Information that would be confidential if in the possession of another public agency or official

# Should a legislator's email include a disclaimer about privacy?

YES, even though some information is protected by the exception. Constituents should be aware that the contents of emails they send to their legislators could be released as a public document under FOAA.



"Please be advised that anything sent to me in my capacity as a legislator may become a matter of public record, per the Maine Freedom of Access Act <u>www.maine.gov/foaa/</u>, which means that other people can ask to read these messages."

### **Meetings Open to the Public**

"...all public proceedings must be open to the public and any person must be permitted to attend a public proceeding."



#### 1 M.R.S. §403

## Meetings: What governmental bodies are subject to FOAA?

- The Legislature, its committees and subcommittees (three or more members appointed by the committee to do its business)
- Boards or commissions of state agencies, county or municipal agencies, school or other governmental districts
- Advisory organizations created by statute, resolve or executive order
- KEY: Agencies where multi-member bodies make the decisions (e.g., Leg. Council), but not single agency heads (e.g., the Speaker or President)

## **Rights of Public: Meetings**

To attend any public proceeding and get minutes

• BUT not to speak unless the body permits it

To record or broadcast

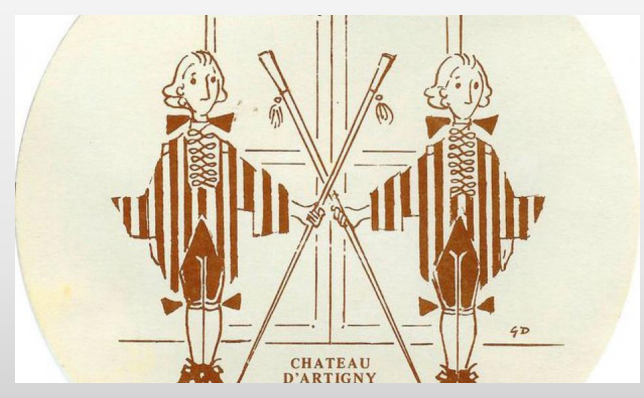
• BUT not in a way that interferes with the meeting

To get advance notice of when and where

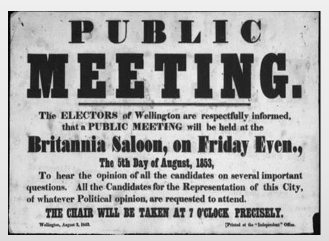
• EVEN emergency meetings, if practicable

To challenge in Superior Court the legality of final actions taken in executive session • AND have the court declare the action null and void

 A legislative committee can meet privately to discuss sensitive issues before a public committee session begins.



- FALSE, committees and subcommittees must conduct business in public
- Members must be present to participate: If you listen in to a meeting by phone, you do not count toward a quorum and cannot participate
- Must give notice of meeting time and place



Party caucuses are *likely* outside scope of the law

## **Exceptions: Executive Sessions**

- Strictly limited grounds
  - Confidential by statute
  - Certain employment related matters
  - Consideration of the condition, acquisition or use of property
  - Labor contracts
  - Consultations with legal counsel
  - School board student suspensions or expulsions
- Procedural Safeguards
  - Precise description of business
  - Cite authority for the executive session
  - 3/5 vote
  - Cannot take action or vote in executive session



The law doesn't apply if fewer than three members of a committee meet to do business.



What if a committee asks two members to meet with interested parties to negotiate a compromise on a bill and the public is excluded from that meeting? TRUE, not covered as a subcommittee <u>but</u> a court might conclude the meeting should have been public if decisions were made.



KEY: It isn't the number of participants but the purpose of the meeting that is determinative; communicating with other members outside of the public meeting is permitted as long as those communications are not used to defeat the purpose of the law.

#### **Penalties**

A willful violation of FOAA is subject to a civil penalty of not more than \$500



It is a Class D crime to intentionally remove, alter or destroy state public records

#### **Attorneys' Fees**

- Reasonable attorneys' fees can be awarded to a plaintiff who substantially prevails if a public agency or official acted in bad faith:
  - In denying access to public records, or
  - In taking final action in an executive session



## **Right to Know Advisory Committee**

- Provide guidance in ensuring access to public meetings and public records
- Review exceptions to public access on a schedule and as needed in specific cases
- Support to Judiciary Committee on review of new exceptions to public access

#### Resources

Maine Freedom of Access Website:

http://www.maine.gov/foaa

Right to Know Advisory Committee Website:

http://www.maine.gov/legis/opla/righttoknow.htm

For constituent questions, the list of public access officers may be found at:

http://maine.gov/foaa/contactlist/index.htm

Maine Public Access Ombudsman:

Brenda Kielty

Office of the Attorney General

brenda.kielty@maine.gov

626-8577

