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# An Act To Implement the Recommendations of a Task Force Convened To Evaluate and Recommend Revisions Regarding the Statutory Definition of "Service Dog"

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

- Sec. 1. 5 MRSA §4553, sub-§9-D is enacted to read:
- **9-D. Service animal.** "Service animal" means:
- A. Any animal that has been determined necessary for an individual with a physical or mental disability by a physician, psychologist, physician's assistant, nurse practitioner or licensed social worker; or
- B. Any animal individually trained to do work or perform tasks for the benefit of an individual with a physical or mental disability, including, but not limited to, guiding individuals with impaired vision, alerting individuals who are deaf or hard of hearing to intruders or sounds, providing reasonable protection or rescue work, pulling a wheelchair or fetching dropped items.
- **Sec. 2. 5 MRSA §4582-A, sub-§1,** as amended by PL 2007, c. 243, §2, is further amended to read:
- **1. Modifications.** For any owner, lessee, sublessee, managing agent or other person having the right to sell, rent, lease or manage a housing accommodation or any of their agents to refuse to permit, at the expense of a person with physical or mental disability, reasonable modifications of existing premises occupied or to be occupied by that person if the modifications may be necessary to give that person full enjoyment of the premises, except that, with a rental, the landlord, when it is reasonable to do so, may condition permission for a modification on the renter's agreeing to restore the interior of the premises to the condition that existed before the modification, reasonable wear and tear excepted; or
- **Sec. 3. 5 MRSA §4582-A, sub-§2,** as amended by PL 2007, c. 243, §3, is further amended to read:
- **2. Accommodations.** For any owner, lessee, sublessee, managing agent or other person having the right to sell, rent, lease or manage a housing accommodation or any of their agents to refuse to make reasonable accommodations in rules, policies, practices or services when those accommodations are necessary to give a person with physical or mental disability equal opportunity to use and enjoy the housing: or
  - Sec. 4. 5 MRSA §4582-A, sub-§3 is enacted to read:
- 3. Service animals. For any owner, lessee, sublessee, managing agent or other person having the right to sell, rent, lease or manage a housing accommodation or any of their agents to refuse to permit the use of a service animal or otherwise discriminate against an individual with a physical or mental

disability who uses a service animal at the housing accommodation unless it is shown by defense that the service animal poses a direct threat to the health or safety of others or the use of the service animal would result in substantial physical damage to the property of others or would substantially interfere with the reasonable enjoyment of the housing accommodation by others. The use of a service animal may not be conditioned on the payment of a fee or security deposit, although the individual with a physical or mental disability is liable for any damage done to the premises or facilities by such a service animal.

- **Sec. 5. 5 MRSA §4592, sub-§6,** as enacted by PL 1995, c. 393, §24, is amended to read:
- **6. Association.** For a covered entity to exclude or otherwise deny equal goods, services, facilities, privileges, advantages, accommodations or other opportunities to an individual or entity because of the known disability of an individual with whom the individual or entity is known to have a relationship or association; and
  - **Sec. 6. 5 MRSA §4592, sub-§7,** as enacted by PL 1995, c. 393, §24, is amended to read:
- **7. Administrative methods.** For an individual or an entity, directly or through contractual or other arrangements, to utilize standards or criteria or methods of administration:
  - A. That have the effect of discrimination on the basis of disability; or
  - B. That perpetuate the discrimination of others who are subject to common administrative control: and
  - Sec. 7. 5 MRSA §4592, sub-§8 is enacted to read:
- 8. Service animals. For any public accommodation or any person who is the owner, lessor, lessee, proprietor, operator, manager, superintendent, agent or employee of any place of public accommodation to refuse to permit the use of a service animal or otherwise discriminate against an individual with a physical or mental disability who uses a service animal at the public accommodation unless it is shown by defense that the service animal poses a direct threat to the health or safety of others or the use of the service animal would result in substantial physical damage to the property of others or would substantially interfere with the reasonable enjoyment of the public accommodation by others. The use of a service animal may not be conditioned on the payment of a fee or security deposit, although the individual with a physical or mental disability is liable for any damage done to the premises or facilities by such a service animal.
  - **Sec. 8. 7 MRSA §3907, sub-§13,** as enacted by PL 1987, c. 383, §3, is amended to read:
- 13. Service dog kept for breeding purposes. "GuideService dog or hearing dog kept for breeding purposes" means a male or female dog owned by a nonprofit organization for the purpose of producing puppies to be trained as guideservice dogs or hearing dogs and living with a resident of the State.
  - **Sec. 9. 7 MRSA §3907, sub-§14,** as enacted by PL 1987, c. 383, §3, is amended to read:

- **14. Service dog kept prior to training.** "GuideService dog or hearing dog kept prior to training" means a dog under 18 months of age, owned by a nonprofit organization for the purpose of training as a guideservice dog or hearing dog and living temporarily with a resident of the State prior to training.
  - **Sec. 10. 7 MRSA §3907, sub-§24-A** is enacted to read:
- **24-A. Service dog.** "Service dog" means a dog that meets the definition of "service animal" set forth in Title 5, section 4553, subsection 9-D.
- **Sec. 11. 7 MRSA §3922, sub-§4,** as amended by PL 1995, c. 409, §4, is further amended to read:
- **4. Service dogs.** If a trained service dog has not been previously registered or licensed by the municipal clerk to whom the application is being made, the clerk shall may not register the dog nor issue to its owner or keeper a license and tag that identifies the dog as a service dog unless the applicant presents written evidence is provided to the municipal clerk that the dog is trained and educated and intended to perform guide service for the applicant meets the definition of "service dog." For the purpose of this subsection "written evidence" means a service dog certification form approved by the department in consultation with the Maine Human Rights Commission.
- **Sec. 12. 7 MRSA §3923-A, sub-§3,** as amended by PL 2001, c. 422, §9, is further amended to read:
- **3. Exemption from fees.** A municipal clerk or a veterinary licensing agent shall issue a license upon application and without payment of a license fee required under this section for:
  - A. A trained guideservice dog owned or kept by a visually impaired person or such a dog awaiting trainingwith a physical or mental disability;
  - B. A trained hearing dog owned or kept by a hearing-impaired person or such a dog awaiting training;
  - C. A trained service dog owned or kept by a physically impaired person or such a dog awaiting training;
  - D. A trained search and rescue dog recognized by the Department of Inland Fisheries and Wildlife or by the statewide association of search and rescue that cooperates with the Department of Inland Fisheries and Wildlife in developing standards for search and rescue or such a dog awaiting training; and
  - E. A dog certified by the State and used for law enforcement purposes.
  - Sec. 13. 7 MRSA §3961-A, as enacted by PL 2001, c. 220, §2, is amended to read:

#### § 3961-A. Attack on service animal

A person who owns or keeps a dog that attacks, injures or kills a service <u>doganimal</u> while the service <u>doganimal</u> is in discharge of its duties commits a civil violation for which a forfeiture of not more than \$1,000 may be adjudged.

When a person is adjudicated of a violation of this section, the court shall order the person to make restitution to the owner of the service <u>doganimal</u> for any veterinary bills and necessary retraining costs or replacement costs of the <u>dogservice animal</u> if it is disabled or killed.

For the purposes of this section, "service doganimal" means a guide dog for the visually impaired, a hearing dog trained to alert a person with impaired hearing or a personal care dog as defined in Title 17, section 1312, subsection 7has the same meaning as set forth in Title 5, section 4553, subsection 9-D.

- **Sec. 14. 17 MRSA §1011, sub-§13,** as enacted by PL 1987, c. 383, §4, is amended to read:
- **13. Service dog kept for breeding purposes.** "GuideService dog or hearing dog kept for breeding purposes" means a male or female dog owned by a nonprofit organization for the purpose of producing puppies to be trained as guideservice dogs or hearing dogs and living with a resident of the State.
  - **Sec. 15. 17 MRSA §1011, sub-§14,** as enacted by PL 1987, c. 383, §4, is amended to read:
- **14. Service dog kept prior to training.** "GuideService dog or hearing dog kept prior to training" means a dog under 18 months of age, owned by a nonprofit organization for the purpose of training as a guideservice dog or hearing dog and living temporarily with a resident of the State prior to training.
  - **Sec. 16. 17 MRSA §1011, sub-§24-A** is enacted to read:
- **24-A. Service dog.** "Service dog" means a dog that meets the definition of "service animal" set forth in Title 5, section 4553, subsection 9-D.
- **Sec. 17. 17 MRSA §1312, sub-§3,** as amended by PL 1997, c. 611, §1, is further amended to read:
- **3. Service dogs.** Every totally or partially blind or otherwise physically <u>or mentally</u> disabled person has the right to be accompanied by a <u>guide or personal careservice</u> dog, especially trained for the purpose, in any of the places listed in subsection 2 without being required to pay an extra charge for the <u>guide or personal careservice</u> dog; however, the person is liable for any damage done to the premises or facilities by such <u>a</u> dog.
- **Sec. 18. 17 MRSA §1312, sub-§4,** as amended by PL 1997, c. 611, §2, is further amended to read:
- 4. Especially trained service dog trainer; access to public facilities; responsibilities. An especially trained guide dog trainer or personal careservice dog trainer, while engaged in the actual training process and activities of guide or personal careservice dogs, has the same

rights, privileges and responsibilities described in this section with respect to access to and use of public facilities as are applicable to a blind, visually handicapped or otherwise physically <u>or mentally</u> disabled person.

- **Sec. 19. 17 MRSA §1312, sub-§5,** as amended by PL 1997, c. 611, §3, is further amended to read:
- **5. Housing accommodations; persons with service dogs.** Every blind or visually handicapped or otherwise physically <u>or mentally</u> disabled individual who has a <u>sight-assistance or assistance service</u> animal, such as a <u>guide or personal careservice</u> dog, is entitled to full and equal access to all housing accommodations provided for in this section. Blind or visually impaired or otherwise physically <u>or mentally</u> disabled individuals may not be required to pay extra compensation to keep <u>sight-assistance or personal careservice</u> animals. A blind or visually impaired or otherwise physically <u>or mentally</u> disabled person is liable for any damages done to the premises by the <u>service</u> animal.
  - **Sec. 20. 17 MRSA §1312, sub-§7,** as enacted by PL 1997, c. 611, §4, is amended to read:
- **7. Service dog; definition.** As used in this section, "personal careservice dog" means a dog that provides assistance with activities of daily living for a person who is physically disabledmeets the definition of "service animal" in Title 5, section 4553, subsection 9-D.
  - Sec. 21. 17 MRSA §1313, as amended by PL 1997, c. 611, §5, is further amended to read:

#### § 1313. Motor vehicle drivers

The driver of a vehicle approaching a totally or partially blind or otherwise physically or mentally disabled pedestrian who is carrying a cane predominantly white or metallic in color, with or without a red tip, or using a guide or personal careservice dog as defined in section 1312 shall take all necessary precautions to avoid injury to that blind or otherwise physically or mentally disabled pedestrian, and any driver who fails to take such precautions is liable in damages for any injury caused the pedestrian. A totally or partially blind or otherwise physically or mentally disabled pedestrian, not carrying such a cane or using a guide or personal careservice dog in any of the places, accommodations or conveyances listed in section 1312, has all of the rights and privileges conferred by law upon other persons, and the failure of a totally or partially blind or otherwise physically or mentally disabled pedestrian to carry such a cane or to use a guide or personal careservice dog in any such places, accommodations or conveyances may not be held to constitute nor be evidence of contributory negligence.

**Sec. 22. 17 MRSA §1314-A,** as enacted by PL 2003, c. 452, Pt. I, §28 and affected by Pt. X, §2, is amended to read:

#### § 1314-A. Misrepresentation of service dog

A person who fits a dog with a harness, collar, vest or sign of the type commonly used by blind persons in order to represent that the dog is a guideservice dog, or commonly used by persons with disabilities to represent that the dog is a service dog when training of the type that guide dogs normally receive has not been provided, or when the dog does not meet the definition of "service dog" as defined in section 1312 commits a civil violation for which a fine of not more than \$100\$500 may be adjudged.

**Sec. 23. 17 MRSA §3966, 2nd ¶,** as enacted by PL 2005, c. 318, §1, is amended to read:

For the purposes of this section, "service animal" means an animal that has been prescribed for an individual with a disability by a physician, psychiatrist or psychologist and a guide dog, signal dog or other animal individually trained to do work or perform tasks for the benefit of an individual with a disability, including, but not limited to, guiding individuals with impaired vision, alerting individuals with impaired hearing to intruders or sounds, providing minimal protection or rescue work, pulling a wheelchair or fetching itemshas the same meaning as set forth in Title 5, section 4553, subsection 9-D.

- **Sec. 24. 26 MRSA §1420-A, sub-§3,** as amended by PL 2003, c. 414, Pt. B, §6 and affected by c. 614, §9, is repealed.
  - Sec. 25. 26 MRSA §1420-A, sub-§4, as enacted by PL 1995, c. 560, Pt. F, §13, is repealed.
  - Sec. 26. 26 MRSA §1420-A, sub-§5, as enacted by PL 1995, c. 560, Pt. F, §13, is repealed.
- **Sec. 27. 26 MRSA §1420-D,** as enacted by PL 2003, c. 452, Pt. O, §7 and affected by Pt. X, §2, is repealed.

#### **SUMMARY**

This bill implements the recommendations of the task force convened by the Commissioner of Labor to evaluate and recommend, among other things, revisions to the definition of "service dog" pursuant to Resolve 2007, chapter 96. The bill defines "service animal" as animals determined necessary for individuals with both physical and mental disabilities. The bill replaces the current statutory terms "guide dog," "trained dog" and "personal care dog" with the new term "service animal."

The bill also amends the Maine Human Rights Act by adding language protecting the use of service animals in housing and in public. It also increases the maximum fine for misrepresentation of a service animal from \$100 to \$500.