

MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

AS PASSED BY THE

One Hundred and Second Legislature

OF THE

STATE OF MAINE

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AS PASSED BY THE
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between the hours of 5 p.m. and 12 midnight. This section shall not apply to burning in incinerators approved by a municipal fire chief, town forest fire warden or forest ranger; burning at municipally maintained dumps; burning in municipalities wherein ordinances control the time and manner of such burning; nor to special burning jobs where a written permit is provided by the municipal fire chief, town forest fire warden or forest ranger. Whoever violates this section shall be punished by a fine of not less than \$10 nor more than \$50.'

Sec. 6. R. S., T. 29, § 1368, sub-§ 1, amended. The first sentence of subsection 1 of section 1368 of Title 29 of the Revised Statutes is amended to read as follows:

'Lights used on ambulances, fire department vehicles, vehicles operated by city and town fire inspectors, forestry department vehicles used for forest fire control purposes, and by vehicles operated by chiefs and assistant chiefs of fire departments shall emit a red beam of light.'

Effective September 3, 1965

Chapter 366

AN ACT Relating to Trial Terms of Superior Court in Washington County.

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

R. S., T. 4, § 110, sub-§ 15, amended. Subsection 15 of section 110 of Title 4 of the Revised Statutes is amended to read as follows:

'15. Washington: At Machias on the 2nd Tuesdays of February, June and October and at Calais on the 2nd Tuesday of June.'

Effective September 3, 1965

Chapter 367

AN ACT Permitting Entrances from Class A Restaurants to Owners' Living Quarters.

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

R. S., T. 28, § 7, additional. Title 28 of the Revised Statutes is amended by adding a new section 7, to read as follows:

'§ 7. Entrances from Class A Restaurants to living quarters

The commission (Liquor) may grant written permission to a licensed person, who operates a Class A restaurant to maintain an entrance, doorway or other aperture leading directly from the licensed premises to his living quarters, provided that said entrance to living quarters shall be so constructed that it shall not be necessary to go through the area where liquor is served in order to enter said living quarters.'

Effective September 3, 1965