MAINE STATE LEGISLATURE

The following document is provided by the

LAW AND LEGISLATIVE DIGITAL LIBRARY

at the Maine State Law and Legislative Reference Library

http://legislature.maine.gov/lawlib



Reproduced from scanned originals with text recognition applied (searchable text may contain some errors and/or omissions)

This document is from the files of the Office of the Maine Attorney General as transferred to the Maine State Law and Legislative Reference Library on January 19, 2022

August 4, 1983

Edwilda Ledoux, Secretary Maine State Hairdressers' Association 119 Main Street Biddeford, Maine

Dear Madam:

In response to your recent inquiries, I am pleased to inform you that in taking a long with individual surety your association should regire the surety to furnish data sufficient to show that he, or she, has unincumbered peal estate to the value of at least \$500. It is not necessary that you should have a seel of sac property.

It might possibly be arranged to have a policy of insurance so world that it would cover four people having booths in one shop. I would not, however, advise such a proceeding owing to the possibility of more or less disunderstanding regarding same. Each party would have to be protected to the amount of \$500, in case such a policy should be offered. I am enclosing the bond ou sent wigned by Rose A. Blanchette and Mandleon Blanchette. This bond is probably all right in this particular case. It is possible that a farm of bond may be decided on which differs a little from the Blanchette bond and as soon as it is definitely determined as to what the wording should be I will advise you.

I notice from your letter of July 22 that Harvey R. Pease is General Counsel for your Association and I would suggest that it might possibly be well to ask Mr. Pease to consult with this department with reference to the form of bond that should be used.

Very truly yours,

Deputy Attorney General

SLF H

Re-written from notes because original duplicate was destroyed in error.