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

State Police May 20, 1987 W. H. Towle, Chief Maine State Police Augusta, Maine Dear Sir: Answering your favor of May 20, in which you ask a ruling on the following question: "Has an enlisted member of this Department a right to demand a hearing before the Governor and Council after being disciplined?". It is my opinion that under the provisions of the statute providing for the enlistment and discipline of the State Police, the rules and regulations which have been adopted, and the Order passed by the Council on March 9, 1987, discipline of members of the State Police has been placed entirely with you, and that no enlisted member has a right to demand a hearing before the Governor and Council after you have passed on the **case**. Very truly yours, Franz U. Burkett Attorney General FUB H