# MAINE STATE LEGISLATURE

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## STATE OF MAINE

## **REPORT**

OF THE

## ATTORNEY GENERAL

for the calendar years

1943--1944

nowhere appears that in the notice for the annual meeting the attention of the receivers of the notice was directed to the fact that such special action would be taken at that meeting.

Furthermore, under Section 48 of Chapter 56, these certificates of the change in purposes, etc., are to be filed within twenty days thereafter. While this provision, I believe, has been held to be directory rather than mandatory, I call it to your attention, as it may be that you will have to call another meeting on notice or waiver of notice and have the action taken on March 21, 1941, ratified and confirmed.

Sincerely yours,

### ABRAHAM BREITBARD

Deputy Attorney-General

January 27, 1944

### A. M. G. Soule, Deputy Commissioner of Agriculture

Section 3 of the Act was carefully drawn to protect the farmers and make sure that they would not be in a position to need a license permitting them to butcher or have butchered their own animals and fowls. The language "or has butchered for him" and the words "or elsewhere" apply solely to the farmer. If he takes his fowls or animals to a "slaughterhouse, abattoir, or other place or establishment where animals are slaughtered" for butchering, the operator of the butcher shop or place must have a license.

FRANK I. COWAN Attorney-General

January 28, 1944

#### Guy R. Whitten, Deputy Insurance Commissioner

Under date of January 5, Commissioner Perkins sent me a memorandum, a copy of which I enclose herewith. I have made careful examination of the Statutes in regard to Domestic Mutual Fire Insurance Companies. Whatever may have been the intention of the author of the amendment which appears as Public Laws 1943, Chapter 148, it seems to me that no change has been made in the law concerning Domestic Mutual Fire Insurance Companies.