

MAINE STATE LEGISLATURE

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STATE OF MAINE

R E P O R T

OF THE

ATTORNEY GENERAL

for the calendar years

1949 - 1950

to force the municipal officers of that town to constitute a board of examiners to inquire into the condition of said person, even though it is the town of his residence. It is the duty of the municipal officers of the first town, when a person is found insane therein, to take action upon a complaint and make commitment from that town. . . .

RALPH W. FARRIS
Attorney General

December 30, 1949

To Marion E. Martin, Commissioner of Labor and Industry
Re: Revenues from the Elevator Law, Chapter 374, P. L. 1949

I have your memo of December 29th, quoting Section 99-K relating to the dedication of revenues and also Section 99-G relating to examination of inspectors, providing for the payment of a fee of \$10. You propound the following questions:

"1. Does the supervising inspector collect the \$10 examination fee provided in Section 9-G as he does the other fees set forth in 99-K?"

Answer. Yes. The fees should be collected by the supervising inspector and deposited with the Treasurer of State to be credited to the Department of Labor and Industry as set forth in Section 99-K.

"2. Can the funds from the examinations be dedicated to the Department of Labor and Industry?"

Answer. It is unnecessary. It is taken care of by the answer to Question 1.

"3. Can the dedicated funds in Section 99-K be used for the expenses of the Board of Elevator Rules, printing of the rules, office supplies, telephone, etc., in connection with the administration of this bill?"

Answer. The last paragraph of Section 99-K provides that the fees shall be used solely to defray the expenses of elevator investigations and inspections and are hereby appropriated for such purposes. The commissioner may incur such expenses as may be necessary to carry out his duties in investigating, inspecting and causing to be inspected such elevators; therefore it is my opinion that the statute is broad enough to cover these items in Question 3.

RALPH W. FARRIS
Attorney General

January 4, 1950

To Harland A. Ladd, Commissioner of Education
Re: Sections 201 and 204 of Chapter 37, R. S. 1944, as amended

I have your memo of January 2d, stating that paragraph 2 of the former provides in part as follows:

"Whenever any certified teacher completes, within any 2-year period, 6 credit hours of additional professional work approved by the commis-