

MAINE STATE LEGISLATURE

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STATE OF MAINE

REPORT

OF THE

ATTORNEY GENERAL

for the calendar years
1951 - 1954

fire fighters, and this difficulty may cause hesitation on the part of the Commissioner before approving such compensation.

JAMES G. FROST
Deputy Attorney General

November 24, 1952

To Roland H. Cobb, Commissioner, Inland Fisheries and Game
Re: Use of Venison in Thanksgiving Baskets

You have asked this office to rule on the following question:

“Does this Commissioner have the legal right to give deer meat to the Ladies Aid of Kezar Falls for Thanksgiving baskets to the poor? Said meat legally taken by our Warden Service and usually given a State Institution.”

Under the provisions of section 84, paragraph IV, of Chapter 33, it would appear that such deer found dead, not having a tag attached thereto identifying the owner, may be disposed of by direction of the Commissioner. Under such a law it would be permissible for the Commissioner to give the deer to such charities as he might deem proper.

I might suggest that the giving should be closely supervised.

JAMES G. FROST
Deputy Attorney General

November 26, 1952

To Hon. Harold I. Goss, Secretary of State
Re: Doing Business in this State

You have asked this office to determine whether or not, under the following fact situation, a concern would be considered as doing business within this State so as to require registration:

“We have a client which is contemplating establishing stocks of merchandise at a central point in your State to permit it to make quicker delivery than it can make by shipping the merchandise to one of our client’s dealers in your State under a consignment or trustee agreement. This stock would be in addition to the stock purchased by the dealer to fulfill his ordinary requirements. It would be held by the dealer to meet the requirements of all dealers in his territory, including himself. No withdrawals from the stock would be made excepting on orders issued by our client from Syracuse. On all sales made from this stock the dealer holding same would be paid a percentage of the price to compensate him for warehousing, insurance and handling the stock.”

It is the opinion of this office that the activities conducted Within the State of Maine as described in the above paragraph would constitute the doing of such business as is contemplated by section 132 of Chapter 49, R. S. 1944, and hence it would be necessary for that firm to appoint an attorney in this State upon whom service may be made.

JAMES G. FROST
Deputy Attorney General