

## STATE OF MAINE

## REPORT

## OF THE

## ATTORNEY GENERAL

for the calendar years 1951 - 1954

To Roland H. Cobb, Commissioner of Inland Fisheries and Game Re: Acceptance of Gift of Land

We have your memo of January 5, 1954, in which you state that you are interested in acquiring as a gift from the Federal Government a plot of land in the unorganized township of Salem, together with the buildings thereon, formerly used as a rearing station, and that in order to make application to the General Services Administration for this property you need a statement from this Office, quoting the statute authorizing you to accept such a gift.

In the event you plan to continue the use of that property as a rearing station, we quote the following section of Chapter 33, R. S. 1944, as being sufficient authorization for you to accept this property by way of gift:

"Sec. 14. Commissioner may take land for fish hatcheries or game management areas; appeal. The Commissioner for the location, construction, maintenance and convenient operation of a game management area for game, fish hatchery or fish hatcheries and feeding stations for fish may acquire in the name of the state by gift, bequest or otherwise, real and personal property; or he may purchase, lease or take and hold, for and in behalf of the state for public uses, land and all materials in and upon it or any rights necessary for the purpose of establishing, erecting and operating game management areas, fish hatcheries or feeding stations."

In the event it is not intended that such land be used for the purpose mentioned in Section 14 of Chapter 33, then we would direct your attention to Section 15 of Chapter 11 of the Revised Statutes of 1944, which section provides:

"The governor, with the advice and consent of the council, is hereby authorized to accept in the name of the state any and all gifts, grants, and conveyances to the State of Maine."

> JAMES G. FROST Deputy Attorney General

> > January 12, 1954

To Col. Francis H. McCabe, Chief, Maine State Police Re: Verdict of "Not Guilty" in a Municipal Court

We have your memo of December 31, 1953, and attached thereto a copy of correspondence from Camille Carrier, which you have sent to this office for whatever action we may desire to take.

In brief, the gist of Camille Carrier's letter is that the Municipal Court of the City of Auburn found a decision of "Not guilty" in a case in which Camille Carrier prosecuted the defendant for operating a motor vehicle while under the influence of intoxicating liquor, because of which decision Carrier feels that the matter should be presented to a grand jury.

We wish to advise that as a matter of law a finding in a municipal court