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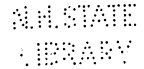
STATE OF MAINE

REPORT

OF THE

ATTORNEY GENERAL

for the calendar years 1959 - 1960



July 2, 1959

To: Nathan W. Thompson, Esquire Woodman, Skelton, Thompson & Chapman 85 Exchange Street Portland 3, Maine

Dear Mr. Thompson:

This is in response to your most recent letter of June 24, 1959, and attached copy of a proposed clause to be included in the lease agreement between the town of North Haven and the Maine Port Authority, which proposed clause we have studied.

The effect of the clause is to vest the ferry terminal in the town if, for any period longer than two consecutive months, the State fails to provide regular ferry service from Rockland to the town of North Haven. In the interim two-month period the town is to be able to operate the ferry terminal without charge.

This proposal is an alternative to that proposed by this office in our letter to you dated May 27, 1959, that such vesting would take place if for a period of two years such regular service was not provided. This newest proposal is, in our opinion, objectionable for the same reasons stated in our letter to you. It would seem that the town would have achieved its desire if the two-year period as suggested were adopted with the towns having the right to use the terminal without charge in the event regular ferry service is terminated with the terminal vesting in the town after the two-year period.

The statute does not at all contemplate termination of the ferry service. It is a mandate upon the Maine Port Authority to supply the service and the statute provides the means for financing the venture. We believe that compliance with the request of the town would amount to a substantial amendment to the statute.

As we stated before, the two-year period seems to be reasonable when one considers that the legislature meets in regular session only once in two years. We do not see how, in good conscience, we could approve a lesser period.

An alternative may be condemnation of the site. Have you considered this?

Very truly yours,

JAMES GLYNN FROST

Deputy Attorney General

July 2, 1959

To: Perry D. Hayden, Commissioner of Institutional Service

Re: Interpretation and effect of Chapter 312, P. L., 1959

I have your request for an opinion on the following question:

Does that part of Subsection I, Section 11, Chapter 312 of P. L. of 1959 apply to all life term prisoners or only to those who are released on parole after the effective date of the law, September 12, 1959?