MAINE STATE LEGISLATURE

The following document is provided by the

LAW AND LEGISLATIVE DIGITAL LIBRARY

at the Maine State Law and Legislative Reference Library

http://legislature.maine.gov/lawlib



Reproduced from scanned originals with text recognition applied (searchable text may contain some errors and/or omissions)

This document is from the files of the Office of the Maine Attorney General as transferred to the Maine State Law and Legislative Reference Library on January 19, 2022

February 19, 1975

Reginald Dennis, Asst. Chief
Leon V. Walker, Jr., Assistant

Bureau of Driver Licensing Motor V_ehicle Attorney General

Farnham's Auto Sales

I verified the police entry of 10-29-71, attached to your memo with the Bangor P.D. and the Classifications Officer at State Prison. He was imprisoned upon conviction of unlawful sale of drugs, and transferred 6-27-72 to the Men's Correctional Center because he had testified against a fellow prisoner.

You have now informed me that Mr. Farnham did not include this felony conviction in his application for dealer license, as required by 29 M.R.S.A. § 344, sub-§2C, and that he offered a lame excuse for such misstatement at a hearing held by you. This renders him subject to suspensio or revocation under § 349, sub-§1A. I see no need for a second hearing, but that is a matter for your discretion.