

# ONE HUNDRED AND FOURTH LEGISLATURE

# Legislative Document

### No. 668

S. P. 220

In Senate, February 6, 1969

Referred to Committee on Health and Institutional Services. Sent down for concurrence and ordered printed.

JERROLD B. SPEERS, Secretary Presented by Senator Cianchette of Somerset.

### STATE OF MAINE

### IN THE YEAR OF OUR LORD NINETEEN HUNDRED SIXTY-NINE

#### AN ACT to Amend the Eating Place Licensing Law.

Be it enacted by the People of the State of Maine, as follows:

Sec. 1. R. S., T. 22, § 2482, amended. Section 2482 of Title 22 of the Revised Statutes is amended to read as follows:

#### § 2482. License; required

No person, corporation, firm or copartnership shall conduct, control, manage or operate, for compensation, directly or indirectly, any catering establishment, or establishments preparing foods for vending machines dispensing foods other than in original sealed packages, or any other establishment preparing food for human consumption other than on the premises, or any eating or lodging place, recreational or overnight camp, unless the same shall be licensed by the department.

Sec. 2. R. S., T. 22, § 2483, amended. Section 2483 of Title 22 of the Revised Statutes is amended to read as follows:

#### § 2483. —Terms and fees

The department is empowered to license catering establishments, establishments preparing foods for vending machines dispensing foods other than in original sealed packages, or any other establishment preparing food for human consumption other than on the premises, eating and lodging places, recreational and overnight camps. Such licenses shall be issued by the department under such terms and conditions as it deems advisable, and fees for licenses not exceeding \$15 \$50 may be charged. The fees thus received shall constitute a permanent fund to carry out this chapter.

Sec. 3. R. S., T. 22, § 2486, amended. The last sentence of the first paragraph of section 2486 of Title 22 of the Revised Statutes is amended to read as follows:

License shall not be required from dormitories of charitable, educational or philanthropic institutions, nor from private homes used in emergencies for the accommodation of persons attending conventions, fairs or similar public gatherings, nor from temporary eating and lodging places for the same, nor from railroad dining or buffet cars, nor from construction camps, nor from boarding-houses and camps conducted in connection with wood cutting and logging operations, nor from any boarding homes for the aged, blind or other persons over 16 years of age which are licensed under section 5, nor from any homes boarding children exclusively and which are licensed under section 3797, nor such business activities as are currently inspected by the State Department of Agriculture.

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