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)



т		-		^	~	-
L	٠	v	٠	9	•	6

_	2.2. 3.3
2	DATE: May 17, 1995 (Filing No. S-155)
4	
6	LEGAL AND VETERANS AFFAIRS
8	Reported by: Senator FERGUSON of Oxford for the Committee.
10	Reproduced and distributed under the direction of the Secretary of the Senate.
12	STATE OF MAINE
14	SENATE 117TH LEGISLATURE
16	FIRST REGULAR SESSION
10	
18	COMMITTEE AMENDMENT "A" to S.P. 348, L.D. 976, Bill, "An
20	Act Regarding Liquor Licenses for Golf Courses"
22	Amend the bill by striking out everything after the enacting clause and before the statement of fact and inserting in its
24	place the following:
26	'Sec. 1. 28-A MRSA §1012, sub-§2, as enacted by PL 1987, c. 45, Pt. A, §4, is amended to read:
28	 Auxiliary license. A Class A restaurant or a <u>Class I</u>
30	hotel located at a ski area may-obtain-for-additional-premises-at that-ski-area-an-auxiliary-license-to-sell-spirits,-wine-and-malt
32	liquer-to-be-consumed-en-the-premises or a golf course, or a Class I golf club or a Class I or a Class V club located at a
34	golf course may apply for one additional licensed premises at the same area for consumption of spirits, wine or malt liquor on the
36	premises.
38	A. The license fee is\$ 100.
40	Sec. 2. 28-A MRSA §1075 , as amended by PL 1993, c. 730, §45, is further amended to read:
42	Is further allerada do foad.
44	§1075. Auxiliary licenses at ski areas and golf courses
44	1. Licenses. The bureau may issue one auxiliary license
46	under this section for additional premises to any Class A restaurant or Class A restaurant/lounge, leungeoranyhetel
48	lieensee-located-at-a-ski-area Class I hotel located at a ski
50	area or golf course, or to a Class I golf club or a Class I or Class V club located at a golf course, if the following requirements are met:

Page 1-LR1726(2)

K 48.

COMMITTEE AMENDMENT "A" to S.P. 348, L.D. 976

	A. The additional premises are located at the same ski area
2	or golf course where the Class A restaurant, Class A
	restaurant/lounge, lounge, er hotel, or qualified club is
4	licensed;
6	B. Food is for sale at the additional premises, although
	not necessarily prepared there;
8	
10	C. The additional premises are properly equipped, including tables and, chairs and restrooms; and
10	cables and, chairs and rescrooms; and
12	D. The Department of Human Services licenses the additional
	premises.
14	
	Sales for consumption on slopes or courses prohibited.
16	Nothing in this section permits a ski area to sell liquor for
18	consumption on the slopes away from the licensed area or a golf
10	course to sell liquor for consumption on the course away from the licensed area.'
20	ilcensed died.
	Further amend the bill by inserting at the end before the
22	statement of fact the following:
24	
24	'FISCAL NOTE
26	FISCAL NOTE
	The net effect of this bill on the collection of license fee
28	revenue by the Bureau of Liquor Enforcement within the Department
	of Public Safety will be minimal.'
30	
32	STATEMENT OF FACT
34	This amendment replaces the bill. It makes auxiliary
2.5	licenses for golf courses subject to the same provisions as
36	auxiliary licenses for ski areas and adds a fiscal note. It also
38	requires all auxiliary licensees to be properly equipped with restrooms.