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)

ે	L.D. 2015	
2	DATE: 2-27-02 (Filing No. H-848)	
4	DATE: O O (Filling No. H- 8 10)	
6	LEGAL AND VETERANS AFFAIRS	
8		
10	Reproduced and distributed under the direction of the Clerk	c of
12	STATE OF MAINE	
14	HOUSE OF REPRESENTATIVES 120TH LEGISLATURE	
16	SECOND REGULAR SESSION	
18	COMMITTEE AMENDMENT " \mathcal{A} " to H.P. 1512, L.D. 2015, Bill,	11 A m
20	Act to Amend Certain Statutes Regarding Beano and Games of Cha	
22	Amend the bill by striking out all of section 1.	
24	Further amend the bill in section 2 in that part design "§316." by striking out all of the first paragraph (page 1, 1	
26	26 to 34 in L.D.) and inserting in its place the following:	
28	'The Chief of the State Police may require such evidenc he the chief may deem determine necessary to satisfy him	
30	chief that an applicant or organization licensed to conduct b	
32	chapter. Charters, organizational papers, bylaws or other written orders of founding which that outline or other	
34	explain the purpose for which organizations were founded s must, upon request, be forwarded to the Chief of the S	hall
36	Police. The Chief of the State Police may require such evid	ence
38	as the chief may determine necessary regarding the conduct beano by a licensee to determine compliance with this chapter.	
40	Further amend the bill by striking out all of section 4.	
42	Further amend the bill in section 5 in that part design "§334." by striking out all of the first paragraph and inser	
44	in its place the following:	C1119
46	'The Chief of the State Police may require such evidenc he <u>the chief</u> may deem <u>determine</u> necessary to satisfy him	

Page 1-LR2988(2)

COMMITTEE AMENDMENT "H" to H.P. 1512, L.D. 2015

chief that an applicant or organization licensed to conduct games of chance conforms to the restrictions and other provisions of this chapter. Charters, organizational papers, bylaws or other such written orders of founding which that outline or otherwise explain the purpose for which such organization was founded, shall must, upon request, be forwarded to the Chief of the State The Chief of the State Police may require of any licensee or of any person operating, conducting or assisting in the operation of a licensed game of chance evidence as he the chief may deem determine necessary to satisfy him the chief that the person is a duly authorized member of the licensee, or a person employed by the licensee as a bartender, as required by section 332, subsection 2. Upon request, this evidence shall must be forwarded to the Chief of the State Police. The Chief of the State Police may require such evidence as the chief may determine necessary regarding the conduct of games of chance by a licensee to determine compliance with this chapter.'

18

8

10

12

14

16

W.98.

Further amend the bill by relettering or renumbering any nonconsecutive Part letter or section number to read consecutively.

22

26

28

20

24 SUMMARY

This amendment strikes the provisions in the original bill that would have required the Chief of the State Police to process the application for a beano or game of chance license in 60 days. It also makes some technical changes to the bill.