MAINE STATE LEGISLATURE

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EIGHTY-NINTH LEGISLATURE

Legislative Document

No. 846

H. P. 1743 House of Representatives, February 14, 1939. Referred to Committee on Temperance. Sent up for concurrence and 500 copies ordered printed.

HARVEY R. PEASE, Clerk.

Presented by Mr. Dow of Norway.

STATE OF MAINE

IN THE YEAR OF OUR LORD NINETEEN HUNDRED THIRTY-NINE

AN ACT Relating to Malt Liquors.

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

P. L., 1933, c. 268, § 10, amended. Section 10 of chapter 268 of the public laws of 1933, as amended by chapter 201 of the public laws of 1937, is hereby further amended to read as follows:

'Sec. 10. Licenses to hotels, restaurants and clubs. No license to sell malt liquors to be consumed on the premises where sold shall be issued to any person, firm or corporation for any premises except a bona fide hotel, restaurant or club nor unless the application therefor be approved by the municipal officers of the city or town where said hotel, restaurant or club is located, and if said hotel, restaurant or club is located in an unorganized place said application shall be approved by the county commissioners of the county, within which the same is located. **Except as otherwise provided by law relating to part-time licenses, No no** license shall be issued to a restaurant unless that restaurant has been in operation as such for a period of at least 6 months **next** prior to the application for the said license. No licensee under this section of this act shall maintain a bar where malt liquors are consumed. Clubs licensed under this act shall not sell malt liquors for consumption on the premises except to its members and

their guests accompanying them. The word "club" as used in this act means a group of individuals incorporated and which is organized and operated in a bona fide manner, solely for objects of a recreational, social, patriotic or fraternal nature and not for pecuniary gain. Licenses issued under this section shall specify the premises to which the license shall apply, and no license for such sale shall be granted to premises within a radius of 300 feet of a public or private school, school dormitory, church, chapel or parish house (measured from the main entrance of said premises to the main entrance of the school, school dormitory, church, chapel or parish house by the ordinary course of travel) except such premises as are used for hotel purposes or as are holding licenses for the sale of vinous and spirituous liquors at the effective date of this act, and except premises in a compact or built-up section; provided, however, that the commission may grant licenses to premises which are not within said compact or builtup section, and which are within 300 feet of a church, chapel or parish house, measured as aforesaid, when the application therefor has the unanimous approval of the members of the state liquor commission and also the written approval of a majority of the officers or the written approval of the officer, person or pastor in charge of the church, chapel or parish house located in such section.

Any applicant aggrieved by the refusal of the municipal officers or county commissioners to approve an application as hereinbefore provided, may appeal to the state liquor commission, who shall hold a public hearing thereon in the city or town for which said license is requested and if it finds the refusal arbitrary or without justifiable cause, it may issue such license notwithstanding the lack of such approval.'