

MAINE STATE LEGISLATURE

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STATE OF MAINE
HOUSE OF REPRESENTATIVES
97th LEGISLATURE

HOUSE AMENDMENT "A" to H.P. 1101, L.D. 1291, Bill, "An Act Relating
to Milk Control."

Amend said Bill by striking out everything after the enacting
clause and inserting in place thereof the following:

"Sec. 1. R. S., c. 33, Sec. 1, amended. Section 1 of chapter
33 of the revised statutes is hereby amended by inserting in alpha-
betical order the following definition:

"Sub-dealer" means any person who does not process milk, and
who purchases milk from a dealer and sells such milk in the same
containers in which he purchased it, but shall not include a store.'

Sec. 2. R. S., c. 33, Sec. 1, amended. The next to last para-
graph of section 1 of chapter 33 of the revised statutes is hereby
amended to read as follows:

"Store" means a grocery store or , dairy products store, milk
vending machine, canteen, milk dispenser or any similar commercial
establishment, which purchases milk from licensed dealers who have
previously processed and bottled or otherwise packaged such milk
for sale or which purchases milk from sub-dealers.'

Sec. 3. R. S., c. 33, Sec. 4, amended. The 2nd paragraph
after subsection VI of section 4 of chapter 33 of the revised
statutes is hereby amended to read as follows:

'The dealer to dealer prices for all sales shall be established
only in such market areas as are necessary for the stabilizing of
market conditions, but all such . All sales between dealers shall
be considered Class I milk; provided, however, that dealers, under
rules and regulations established by the Commission, may sell Class
II milk to a dealer designated by the Commission as a Class II pro-
cessing plant.'

Sec. 4. R. S., c. 33, Sec. 4, amended. Section 4 of chapter 33
of the revised statutes is hereby amended by inserting after sub-
section VI a new paragraph to read as follows:

'The Commission shall allow reasonable discounts on retail
deliveries in amounts of 4 quarts or more, reflecting normal savings
in delivery costs.'

Sec. 5. R. S., c. 33, Sec. 1, amended. Section 1 of chapter
33 of the revised statutes is hereby amended by repealing all of the
3rd and 4th paragraphs dealing with the definitions of Class I and
Class II milk and inserting in place thereof the following:

(over)

(Filing No. 405)

"Class I milk" means all milk utilized for fluid human consumption, including flavored milk; but shall not include cream or buttermilk.

"Class II milk" means all milk, the utilization of which is not established as Class I milk.'

Sec. 6. R. S., c. 33, Sec. 4, amended. The last paragraph of section 4 of chapter 33 of the revised statutes is hereby amended to read as follows:

'No method or device shall be lawful whereby milk is bought or sold at prices less than the scheduled minimum applicable to the transaction whether-by-any-discount,-rebate,-free-service,-advertising-allowance,-combination-price-for-milk-with-any-other-commodity-or-for-any-other-consideration.'

Filed by Mr. Bowie of Durham.

Reproduced and distributed under direction of the Clerk of the House.