

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)

Acts and Resolves

As Passed by the

Seventy-Eighth Legislature

OF THE

STATE OF MAINE

1917

Including Acts and Resolves of the Special Session of the
Seventy-Seventh Legislature held in 1916.

Published by the Secretary of State, in accordance with the Resolves of the Legislature approved June 28, 1820, March 18, 1840, and March 16, 1842.

THE LEWISTON JOURNAL CO.
LEWISTON, MAINE
1917

Private and Special Laws

OF THE

STATE OF MAINE

As Passed by the Seventy-Eighth
Legislature

1917

CHAP. 160

only. The limits so established shall not afterwards be changed within one year from the passage of ordinance establishing same; and whenever any new limits shall be defined and established for the purposes contemplated by this act, the ordinances establishing the same shall take effect in four months from its passage and not sooner.'

Approved April 3, 1917.

Chapter 160.

An Act to Amend Chapter Two Hundred and Thirteen of the Private and Special Laws of Nineteen Hundred Fifteen, Relative to the Granting of Licenses for Certain Businesses and Purposes by the Municipal Officers of the City of Portland.

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

Sec. 1. P. & S. L., 1915, c. 213, amended. List of purposes and businesses revised. Chapter two hundred and thirteen of the private and special laws of nineteen hundred fifteen is hereby amended so that the same shall read as follows: 'The municipal officers of the city of Portland are hereby authorized to grant licenses for the following businesses and purposes for such periods of time and in accordance with such rules and regulations not inconsistent with law, and upon payment by the licensee of such fees, as the city council of said city may make and establish by ordinance, to wit: Auctioneers, the maintenance and operation of sidewalk tanks and pumps for the sale or distribution of gasoline and other volatile inflammable liquid for fuel or power, billiard tables, pool tables, bowling alleys, junk dealers, peddlers, employment agencies, itinerant vendors, public carriages, automobiles, and taxicabs having no specified routes or termini, and the drivers or operators thereof, public wagons and trucks and drivers or operators thereof, amusements, exhibitions and performances, dealers in explosives, theatres, moving picture houses, inn-holders, victualers, pawn brokers, lodging houses (of ten lodging rooms or more), public shooting galleries, dealers in fire works, public dance halls, circuses, organ grinders, motor busses having specified routes or termini, and the drivers or operators thereof, handcarts or push carts, money lenders, bill distributors, ticket speculators and the maintenance of signs, flags, banners, awnings, marquees, and other temporary or permanent structures, excepting the temporary and permanent structures of public utilities corporations, over the sidewalks, roads, ways and streets of said city.'

Sec. 2. Inconsistent statutes repealed. All acts, part of acts, ordinances, parts of ordinances, and provisions of charters, inconsistent with the provisions hereof, are hereby repealed.

Approved April 3, 1917.