

ACTS AND RESOLVES

AS PASSED BY THE

Ninety-fifth Legislature

OF THE

STATE OF MAINE

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PUBLIC LAWS

OF THE

STATE OF MAINE

As Passed by the Ninety-fifth Legislature

1951

INTERLOCKING INTERESTS OF LIQUOR LICENSEES

СНАР. 99

PUBLIC LAWS, 1951

Chapter 98

AN ACT Relating to Recording of Highway Maps.

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

R. S., c. 79, § 244, amended. Section 244 of chapter 79 of the revised statutes is hereby amended to read as follows:

'Sec. 244. Books for records of plans furnished at expense of county; description of books; plan to be drawn on strong linen paper. The county commissioners shall provide, at the expense of the several counties, suitable books at least 24 by 33 inches in dimension, of the best quality of strong linen drawing paper, alternated with pages of the best quality of tracing cloth, substantially bound, for the recording of such plans presented for record as may be traced or redrawn upon its pages; and shall provide other books at least 24 by 33 inches in dimension of substantial binding with stubs for the insertion and preservation of such plans as may be presented for record drawn in ink upon muslin backed paper or parchment that it may not be expedient to copy into the first book mentioned; no plan shall be accepted for record except to be redrawn upon the pages of said books, except said plan shall be drawn with ink upon strong linen paper or tracing cloth. Each register shall make a suitable index of all plans on record in his office.'

Effective August 20, 1951

Chapter 99

AN ACT Relating to Interlocking Interests in Liquor Licenses.

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

R. S., c. 57, § 56, amended. The next to the last sentence of section 56 of chapter 57 of the revised statutes is hereby repealed and the following enacted in place thereof:

'No Maine retail liquor licensee shall have any interest, direct or indirect, in any Maine manufacturer's or wholesaler's license or certificate of approval issued to an out of state manufacturer or foreign wholesaler of malt liquor; and no out of state manufacturer or foreign wholesaler having a state certificate of approval, nor any state wholesale or manufacturing licensee, shall have any interest, direct or indirect, in any state retail liquor

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INCORRIGIBLE REFORMATORY INMATES

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license. Minor investment in securities of a corporation engaged in liquor business not amounting to more than 1% shall not be held to be an interest forbidden by the foregoing sentence.'

Effective August 20, 1951

Chapter 100

AN ACT Relating to Incorrigible Inmates in Reformatory for Men.

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

R. S., c. 23, § 73, amended. Section 73 of chapter 23 of the revised statutes is hereby amended to read as follows:

'Sec. 73. Incorrigible inmates; proceedings for transfer to state prison; board of transfer. Any person committed to the reformatory for men whose presence therein may be seriously detrimental to the well-being of the institution or who wilfully and persistently refuses to obey the rules and regulations of said institution, may be deemed and declared an incorrigible Upon by the superintendent of said reformatory who may certify that fact upon the original mittimus with recommendation that said person be transferred to the state prison and present said recommendation to a board of transfer set up within the department of institutional service. This board shall consist of the commissioner of institutional service, the warden of the state prison and the superintendent of the Augusta state hospital. Such recommendation to become effective must have the unanimous approval of the board to transfer and in such event shall take place forthwith. Any person so transferred shall serve the remainder of the term he might otherwise have been held at the reformatory or upon complaint being made to any judge of any municipal court in the county, he may, upon hearing, bind over any person so accused to the term of the superior court next to be holden within such county, and if indictment is returned therefor, then upon conviction said incorrigible may be sentenced to the state prison for not less than I year nor more than 5 years. Upon conviction of such person committed to the reformatory for men as such incorrigible and sentence as above provided said person shall be discharged from said reformatory for men and be relieved from serving the balance of his sentence in said reformatory. The provisions of this section, as they relate to the board of transfer and its powers, shall apply only to those persons committed to the reformatory for men for a felony.'

Effective August 20, 1951