MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

AS PASSED BY THE

Ninety-seventh Legislature

OF THE

STATE OF MAINE

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KENNEBEC JOURNAL AUGUSTA, MAINE 1955

PUBLIC LAWS

OF THE

STATE OF MAINE

As Passed by the Ninety-seventh Legislature

1955

PUBLIC LAWS, 1955

Chapter 217

AN ACT Relating to Definition of Tavern Under Liquor Laws.

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

R. S., c. 61, § 1, amended. That part of section 1 of chapter 61 of the revised statutes which relates to the definition of "Tavern" is hereby amended to read as follows:

"Tavern" shall mean a reputable place for men only operated by responsible persons where no food is sold other than prepared packaged bar snacks and no business is carried on except the sale of cigarettes and tobacco products and except the sale of malt liquor at a bar. There shall be no table, chairs or other seating accommodations and all persons served shall remain standing at the bar."

Effective August 20, 1955

Chapter 218

AN ACT Relating to Registration as Voters of Physically Disabled Persons.

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

R. S., c. 3, § 16, amended. The 9th sentence of section 16 of chapter 3 of the revised statutes is hereby repealed and the following sentences enacted in place thereof:

'Upon written request of a person who because of physical incapacity is prevented from appearing personally before the Board of Registration, and providing such request is accompanied by a written statement from such person's attending physician certifying to an inability to appear personally because of such incapacity, at least one member of the Board or an employee of the Board designated by it shall attend such person only within 20 miles of the office of the Board of Registration, to receive proof that such person possesses all the qualifications of a voter, and to receive in writing the application of such person upon a printed form to be furnished by said Board and conforming to the provisions of section 27. Such member or employee shall receive 10c a mile for such travel.'

Effective August 20, 1955

Chapter 219

AN ACT Relating to Merger of Domestic Mutual Insurance Companies.

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

- R. S., c. 60, § 32, sub-§§ IV and V, additional. Section 32 of chapter 60 of the revised statutes is hereby amended by adding thereto 2 new subsections to be numbered IV and V, to read as follows:
 - IV. When said agreement is so signed, acknowledged, adopted, recorded and filed, the separate existence of all of the constituent companies or all of such constituent companies except the one into which such constituent com-