# 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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## PUBLIC LAWS

OF THE

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1955

light of information disclosed by any report of said auditor or auditors, and shall have complied with all reasonable recommendations of the Commissioner relative thereto within the time hereinbefore prescribed, they shall not be personally liable for any loss suffered by such association, due to any subsequent wrongdoing by any officer or employee of the association, in the absence of other facts indicating negligence on the part of said directors.'

- Sec. 7. R. S., c. 59, § 187, repealed and replaced. Section 187 of chapter 59 of the revised statutes is hereby repealed and the following enacted in place thereof:
- 'Sec. 187. Loss of passbook or certificate. If an association receives a notice in writing that a book of deposit or certificate of shares is lost, together with a request that a duplicate book of deposit or certificate be issued, such notice and request being signed by the appropriate person or persons as hereinafter provided, said association at the expiration of a period of 10 days from the receipt of such notice, if the missing book or certificate is not sooner presented, may issue a duplicate book of deposit or certificate to the persons signing said notice and request, and the delivery of such duplicate book or certificate relieves said association from all liability on account of the missing original book of deposit or certificate. Such notice and request shall be signed:
  - I. If the book or certificate was issued to a single depositor or shareholder, then by him, or by his guardian, conservator, executor or administrator.
  - II. If the book or certificate was issued to 2 or more depositors or shareholders, then by all such depositors or shareholders then surviving, or by the last survivor or the executor or administrator of the last survivor of such depositors or shareholders; provided, however, that a guardian or conservator shall sign for any of the foregoing persons respecting whom he has been appointed.'

Effective August 20, 1955

### Chapter 355

#### AN ACT to Clarify the Liquor Laws.

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

- Sec. 1. R. S., c. 61, § 1, amended. The 11th paragraph of section 1 of chapter 61 of the revised statutes which relates to the definition of "licensee" is hereby repealed and the following enacted in place thereof:
- "Licensee" shall mean the person to whom a license of any kind is issued by the Commission."
- Sec. 2. R. S., c. 61, § 1, amended. Section 1 of chapter 61 of the revised statutes is hereby amended by adding after the 12th paragraph thereof, which relates to the definition of "liquor," the following paragraph:
- "Malt liquors" shall mean all kinds and types of liquors as herein defined produced by the fermentation of malt wholly or partially or from any substitute therefor.
- Sec. 3. R. S., c. 61, § 2, repealed and replaced. Section 2 of chapter 61 of the revised statutes is hereby repealed and the following enacted in place thereof:

- 'Sec. 2. Local option. The aldermen of cities, the selectmen of towns and the assessors of plantations are empowered and directed to notify the inhabitants of their respective cities, towns and plantations to meet, in the manner prescribed by law for the calling and holding of biennial meetings of said inhabitants for the election of Senators and Representatives, at the time of holding such biennial meeting to give in their votes upon the following questions:
  - I. Shall state stores for the sale of liquor be operated by permission of the State Liquor Commission in this city or town?
  - II. Shall licenses be granted in this city or town for the sale herein of wine and spirits to be consumed on the premises?
  - III. Shall licenses be granted in this city or town for sale herein of malt liquor (beer, ale and other malt liquors) to be consumed on the premises?
  - IV. Shall licenses be granted in this city or town for the sale herein of malt liquor (beer, ale and other malt liquors) to be consumed on the premises of taverns?
  - V. Shall licenses be granted in this city or town for the sale herein of malt liquor (beer, ale and other malt liquors) not to be consumed on the premises?

Upon receipt of a petition of electors resident in that city or town in writing addressed to the Secretary of State and signed by at least 15% of the number of voters voting for the gubernatorial candidates at the last state-wide election in that city or town, which petition shall be filed with the Secretary of State on or before the 1st day of July preceding the day of the biennial election, the ballots for that city or town shall carry in accordance with the petition any or all of the following additional questions:

- VI. Shall licenses be granted in this city or town for sale herein of wines and spirits to be consumed on the premises of part-time hotels and clubs?
- VII. Shall licenses be granted in this city or town for the sale herein of wine and spirits to be consumed on the premises of a club only?
- VIII. Shall licenses be granted in this city or town for the sale herein of malt liquor (beer, ale and other malt liquors) to be consumed on the premises of a club only?

The Secretary of State shall prepare and furnish to the several cities, towns and plantations ballots in manner and form as prescribed in section 5 of chapter 5 for constitutional amendment or other questions, together with all such other forms including those for instructions and returns as are prescribed in said chapter 5.

The inhabitants of the several cities, towns and plantations shall vote by ballot on said questions, those in favor voting "Yes" on their ballots and those opposed "No," and the ballots shall be received, sorted, counted and declared in open ward, town and plantation meetings and return made to the office of the Secretary of State in the same manner as votes for Governor and members of the Legislature, and the Governor and Council shall canvass the same and the result shall be determined as provided in section 52 of chapter 5.

If a majority of the votes cast in any city or town in answer to any local option question is in the affirmative, the Commission may issue licenses of the type authorized by such affirmative vote in such city or town for the 2 calendar years next following, subject to all provisions of law.

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If a majority of the votes cast in any city or town in answer to any local option question is in the negative, no licenses for sale of the type denied by such negative vote shall be issued in such city or town for the 2 calendar years next following.

In case of a tie vote on any of the preceding questions, the law shall remain as it was before the voting.

Upon this ballot no other referendum question shall be printed.'

Sec. 4. R. S., c. 61, § 21, amended. Section 21 of chapter 61 of the revised statutes is hereby amended by repealing the 2nd paragraph thereof and enacting in place thereof the following:

'All purchase order forms are to be furnished by the Commission and all orders are to be executed in quintuplet. First, the wholesaler ordering malt liquor shall mail 3 copies to the Commission with a check for the amount of excise taxes required to cover the amount of the order. Thereafter, the wholesaler may mail the original copy of the order to the qualified brewery or wholesaler with whom he wishes to place his order. On receipt of the 3 copies and check for excise taxes, the Commission shall promptly receipt 2 copies and return one copy to the wholesaler and send one to the brewery or foreign wholesaler designated to receive the order and no brewery or foreign wholesaler shall ship or release malt liquor for delivery in Maine until notified by the Commission that the excise tax has been paid thereon in accordance with the provisions of this section.'

Sec. 4-A. R. S., c. 61, § 27, amended. Section 27 of chapter 61 of the revised statutes is hereby amended by adding at the end of the 1st paragraph a new sentence to read as follows:

'Any person, except an officer in performance of his duties, who purchases liquor on Sunday, in any retail store, shall be guilty of a misdemeanor and shall be subject to the same penalty provided in this section for Sunday sale of liquor.'

Sec. 5. R. S., c. 61, § 28, amended. The last 2 paragraphs of section 28 of chapter 61 of the revised statutes are hereby repealed and the following enacted in place thereof:

'Every applicant for a license for sale of liquor to be consumed on the premises where sold shall include in his application a description of the premises for which he desires license and shall further set forth such other material information, description or plan of that part of the premises where it is proposed to keep or sell liquor as the Commission may require.'

Sec. 6. R. S., c. 61, § 31, amended. The 3rd paragraph of section 31 of chapter 61 of the revised statutes is hereby amended to read as follows:

'Any club maintaining a public dining room and catering either privately or for functions to a group of nonmembers of the club, also any club with dining rooms letting rooms to nonmembers, must pay the same fee as required by a hotel located in the same municipality.'

Sec. 7. R. S., c. 61, § 31, amended. The last paragraph of section 31 of chapter 61 of the revised statutes is hereby amended to read as follows:

'Every applicant for an original or renewal malt liquor license shall remit with his application a filing fee of \$10, except in unorganized places the filing fee of \$10 shall be paid to the county treasurer of the county in which the unincorporated place is located, and all such applications for license in unincorporated places shall be accompanied by evidence of payment of filing fee to the county treasurer.'

Sec. 8. R. S., c. 61, § 31, amended. Section 31 of chapter 61 of the revised statutes is hereby amended by adding at the end thereof a new paragraph to read as follows:

'Any licensee applying for license to operate more than one premise shall pay the fee prescribed for the type of license to be exercised at each such premise.'

- Sec. 9. R. S., c. 61, § 31-A, additional. Chapter 61 of the revised statutes is hereby amended by adding thereto a new section to be numbered 31-A, to read as follows:
- 'Sec. 31-A. Payments to the Commission by check. The Commission may accept personal checks of licensees and persons applying for license for fees, excise taxes and permits authorized to be collected by them under the provisions of this chapter and for liquor sold to licensees through its wholesale store. If any such checks are not honored on presentation by the State, the Commission shall withhold licenses not issued and immediately take back licenses already issued voiding them until such check, together with all costs of check failure, have been paid by the person paying by such personal check. The Commission may further order that all payments made to it by such person for a period not to exceed 1 year shall be only by cash, certified check or money order.'
- Sec. 10. R. S., c. 61, § 32, amended. Section 32 of chapter 61 of the revised statutes is hereby amended by adding at the end thereof the following paragraph:
- 'All retail store licensees must have and maintain an adequate stock of merchandise reasonably compatible with a stock of liquor in no case less than \$1,000 wholesale value. No merchandise shall be considered to be reasonably compatible with a stock of malt liquor, for the purpose of licensing a retail store, which consists of gasoline and oil; used or new cars, parts or accessories; clothing; hardware; paints or building materials; electric appliances or equipment; or household furniture or furnishings or such other items of stock as may be equally incompatible in nature.'
- Sec. 11. R. S., c. 61, § 40, amended. Section 40 of chapter 61 of the revised statutes is hereby amended to read as follows:
- 'Sec. 40. Music, dancing or entertainment on licensed premises. No licensee for sale of liquor to be consumed on his licensed premises shall permit, on the his licensed premises, or premises contiguous or adjacent thereto, under his control any music, except radio or other mechanical device, any dancing or entertainment of any sort unless the licensee shall have first obtained from the Commission a special amusement permit for which he shall pay to the Commission a fee of \$10. The Commission is authorized to make whatever rules and regulations governing such dancing and entertainment as it deems necessary. Such permit shall be valid only for the license year of the existing license for the sale of malt liquor. The Commission shall not issue such a permit unless the applicant shall have first obtained the approval of the municipal officers of the municipality in which the licensed premises are situated.'
- Sec. 12. R. S., c. 61, § 50, amended. The 1st paragraph of section 50 of chapter 61 of the revised statutes is hereby repealed and the following enacted in place thereof:

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'Every retail licensee shall keep for 2 years, in each premise for which he has a license, complete records separate and apart from records relating to any other transactions engaged in by the licensee showing the date of all purchases, the actual prices paid therefor and the fact that the licensee paid cash for all liquor bought by him at the time of or prior to delivery of such liquor together with the name and address of every person from whom such liquor was purchased. In the case of wholesalers records shall be kept for 2 years in the principal licensed establishment of the wholesale licensee showing that all sales and purchases are in accordance with the law relating to cash sales including detailed accounts of all its transactions with brewers, other wholesalers and retailers. All such records shall be open to the Commission or its representatives at any time and the Commission or its representatives shall have the right to make copies thereof which may be used as evidence of violations of this section.'

Sec. 13. R. S., c. 61, § 56, sub-§ I, amended. The last sentence of subsection I of section 56 of chapter 61 of the revised statutes is hereby amended to read as follows:

'Licensees ordered in for hearing as herein provided shall bring with them their licenses but the notice of hearing shall authorize the licensee to operate his licensed business the day of the said hearing, and all penalties imposed by the Commission shall start the day following the hearing, except that revocations shall start at the time such revocation is imposed by the Commission.'

Sec. 14. R. S., c. 61, § 25, repealed. Section 25 of chapter 61 of the revised statutes is hereby repealed, as follows:

'See. 25. Notice of application for license published. No new license for the sale of liquor shall be issued, except licenses for sale of malt liquor, until notice of application for same has been published by the commission in the official state paper and a 10 day period has clapsed from the date of such publication.'

Effective August 20, 1955

#### Chapter 356

AN ACT Relating to Fees of Bail Commissioners.

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

R. S., c. 126, § 35, amended. The last sentence of the 1st paragraph of section 35 of chapter 126 of the revised statutes is hereby amended to read as follows:

'Such bail commissioner shall receive not exceeding the sum of \$5 in each case in which bail is so taken, the same to be paid by the person so admitted to bail; but the person admitted to bail shall not be required to pay any other fees or charges to any officer for services connected with the giving of such bail; provided, however, that if a bail commissioner takes bail after 8:00 P.M. and prior to 8:00 A.M. of the following day he shall be permitted to receive a charge of up to \$10 for the occasion of taking such bail, but said charge shall not be in addition to the charge in each case otherwise authorized in this section but shall be inclusive of such charge or charges.'