# MAINE STATE LEGISLATURE

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### **ACTS AND RESOLVES**

AS PASSED BY THE

## Ninety-ninth Legislature

OF THE

### STATE OF MAINE

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### PUBLIC LAWS

OF THE

## STATE OF MAINE

As Passed by the Ninety-ninth Legislature

1959

CHAP, 106

Sec. 183-B. Permit for school outside Maine. No person representing a privately owned correspondence school located outside the State of Maine shall solicit or sell in Maine any correspondence course for a consideration or remuneration unless he first secures a permit from the State Board of Education in the manner and on the terms provided in section 183-A.

Sec. 183-C. Moral character. No person shall be granted a permit under sections 183-A and 183-B unless he is an individual of good moral character.

Sec. 183-D. Revocation. Any permit issued may, upon 10 days' notice and after a hearing, be revoked by the State Board of Education if the holder of the permit solicits or enrolls students through fraud or misrepresentation.

Sec. 183-E. Rules and regulations; advisory committee. The State Board of Education is authorized to adopt rules and regulations for the administration and enforcement of sections 183-A to 183-E, and to establish a committee of 3 to 5 owners or other representatives of privately owned correspondence schools to advise the board in its administration.

Sec. 183-F. Penalty. Any person violating sections 183-A to 183-E shall be guilty of a misdemeanor and shall, upon conviction, be punished by a fine of not more than \$500 or by imprisonment for not more than 3 months.'

Effective September 12, 1959

#### Chapter 106

AN ACT Relating to Work Permits for Minors.

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

R. S., c. 30, § 28, amended. Section 28 of chapter 30 of the Revised Statutes is amended to read as follows:

'Sec. 28. Blanks furnished; duplicate permits filed; cancellation of permits. The blank work permit and other papers required by sections 26 and 27 shall be formulated by the commissioner and furnished by him to the persons authorized to issue work permits. The forms of such permits and other papers shall be approved by the Attorney General. Every work permit and every vacation permit shall be made out in duplicate. All duplicates, accompanied by the original papers on which such permits were issued, shall be forwarded to the department by the officer issuing same, within 24 hours of the time that said permit was issued. Said department shall examine such papers and promptly return them to the officer who sent them. Such original papers upon which said permits were issued shall be filed by such officer and preserved for such time as said permits are outstanding, or until the minor arrives at the age of 16. They shall be at all times accessible to the commissioner or any authorized agent of his department. Such officer shall may thereupon return to such child the minor all papers with him filed in proof of age upon a surrender of the work permit. All permits thus surrendered shall be marked cancelled by the officer receiving them. Whenever there is reason to believe that a work permit was improperly issued, the commissioner, his deputy or agent shall notify the local superintendent of schools of the place in which such certificate was issued. The local CHAP. 107

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superintendent shall cancel such permit when directed to do so by the commissioner.'

Effective September 12, 1959

#### Chapter 107

AN ACT Relating to Transportation of Baggage, Mail and Express by Motor Buses.

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

Sec. 1. R. S., c. 48, § 3, amended. Section 3 of chapter 48 of the Revised Statutes, as amended by chapter 81 of the public laws of 1957, is further amended to read as follows:

'Sec. 3. Rules and regulations governing use of motor vehicles. The commission is authorized to make from time to time rules and regulations governing the operation of the motor vehicles described in the preceding sections I and 2, which shall include provisions concerning the route of operation, schedule to be operated and maintained, rates of fare to be charged for the carriage of passengers, the safeguarding of passengers and other persons using the streets and highways and in such eases as the said commission, after notice given to motor carriers operating under the provisions of sections 19 to 32, and to the extent therein provided, and after hearing, at which persons protesting shall be heard on such matters as may be applicable under this or other laws, finds it to be in the public interest, it may authorize the transportation of baggage, mail and express for hire, in the passenger motor vehicles operated by said carrier, subject to such terms, conditions and restrictions as said commission may prescribe and such other reasonable regulations as may be deemed necessary for the safety or convenience of the public. The power and authority conferred upon the commission in section 63 of chapter 44, section 63, is made applicable to the provisions of sections 1 to 18.

Any person, firm or corporation required to procure a certificate under the provisions of section 5 shall be subject to all the provisions of sections 64 to 68 chapter 44, sections 64 to 68, and to such orders, rules and regulations as shall be adopted and promulgated by the commission under the authority of said chapter.'

- Sec. 2. R. S., c. 48, § 5, amended. Section 5 of chapter 48 of the Revised Statutes, as amended by chapter 41 of the public laws of 1955, is further amended to read as follows:
- 'Sec. 5. Such motor vehicles not operated without certificate. No person, firm or corporation shall operate a motor vehicle or vehicles as described in section I on any street or highway in any city or town of this State, without obtaining from the commission a certificate permitting such operation. Nor shall the commission issue an original certificate or amend a certificate unless it finds after public hearing that public convenience and necessity require such operation; provided however, that the. The commission may, in its discretion and for good and sufficient reason issue a temporary certificate authorizing such operation and hold the presecribed prescribed hearing at a later date and then determine whether a certificate shall be finally issued; but no temporary cer-