

ACTS AND RESOLVES

AS PASSED BY THE

One Hundred and First Legislature

OF THE

STATE OF MAINE

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PUBLIC LAWS

OF THE

STATE OF MAINE

As Passed by the One Hundred and First Legislature

1963

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'Licensed hotels and restaurant malt liquor licensees who have been issued such special amusement permit may charge admission.'

Effective September 21, 1963

Chapter 129

AN ACT Relating to Definition of Practice of Barbering and Listing Exceptions.

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

Sec. 1. R. S., c. 25, § 230-B, sub-§ I, amended. Subsection I of section 230-B of chapter 25 of the Revised Statutes, as enacted by section 4 of chapter 359 of the public laws of 1961, is amended to read as follows:

'I. The practice of barbering. "The practice of barbering" shall mean any one or any combination of the following practices, when done upon the upper part of the human body for cosmetic purposes and not for the treatment of disease or physical or mental ailments and when done for payment either directly or indirectly:

A. Shaving or trimming the beard or cutting the hair;

B. Giving facial and scalp massage or treatments with cosmetic preparations, either by hand or mechanical or electrical appliances;

C. Singeing, dyeing, tinting, bleaching or shampooing the hair or applying cosmetic preparations to the hair, scalp, face, neck or upper part of the body; such dyeing, tinting or bleaching shall not be practiced unless the barber or apprentice barber has taken a course with a minimum of 75 hours in such practices, approved by the board;

D. Removing superfluous hair from the face, neck or upper part of the body.'

Sec. 2. R. S., c. 25, § 230-B, sub-§ III, additional. Section 230-B of chapter 25 of the Revised Statutes, as enacted by section 4 of chapter 359 of the public laws of 1961, is amended by adding a new subsection III, to read as follows:

'III. Exceptions. Cutting of hair, barbering and the practice of barbering shall be done only in a licensed barber shop by persons duly registered to practice barbering in this State, except in the following situations:

A. When done upon patients in hospitals or nursing homes;

B. When done upon residents of summer camps;

C. When done upon inmates of institutions;

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D. When done by a member of a household cutting the hair of immediate members of their family;

E. When done upon invalids in their place of residence;

F. When done upon the occupant in his hotel or motel room.'

Effective September 21, 1963

Chapter 130

AN ACT Relating to Sale of Liquor in Clubs to Members of Fraternal Organizations and Auxiliaries.

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

R. S., c. 61, § 48, amended. The last sentence of section 48 of chapter 61 of the Revised Statutes, as amended by chapter 151 of the public laws of 1961, is further amended to read as follows:

'Licensed clubs shall not sell liquor except to members and their guests accompanying them, except that veterans' and fraternal organizations duly licensed may sell liquor to members of the same national organization and to members of auxiliaries of the same national organization and their guests accompanying them.'

Effective September 21, 1963

Chapter 131

AN ACT Relating to Number of Signatures on Nomination Papers for Town Officers.

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

R. S., c. 90-A, § 37, sub-§ III, amended. The first sentence of subsection III of section 37 of chapter 90-A of the Revised Statutes, as enacted by section 1 of chapter 405 of the public laws of 1957, is amended to read as follows:

'The nomination for any office shall be made by nomination papers signed by at least the following number of voters based on the population of the town according to the last decennial census of the United States: not less than 25 nor more than 75 in towns of 1,000 or less population 4,000 or less population; 50 in town of 1,001 to 4,000; not less than 75 nor more than 125 in towns of 4,001 to 10,000; and not less than 100 nor more than 150 in towns of more than 10,000.'