MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

AS PASSED BY THE

One Hundred and Second Legislature

OF THE

STATE OF MAINE

Published by the Director of Legislative Research in accordance with the Revised Statutes of 1964, Title 3, Section 164, Subsection 6.

> KENNEBEC JOURNAL AUGUSTA, MAINE 1965

PUBLIC LAWS

OF THE

STATE OF MAINE

AS PASSED BY THE

One Hundred and Second Legislature 1965

CHAP. 231

'1. First District. The first district consists of the divisions of Eastern Aroostook (Caribou) and Western Aroostook (Madawaska and, Fort Kent and Van Buren).'

Effective September 3, 1965

Chapter 229

AN ACT Relating to Lighting of Premises Licensed for Sale of Liquor to be Consumed on the Premises.

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

R. S., T. 28, § 854, repealed and replaced. Section 854 of Title 28 of the Revised Statutes is repealed and the following enacted in place thereof:

'§ 854. Lighting of premises

All parts of the premises licensed for sale of liquor to be consumed on the premises shall be adequately lighted, as determined by the use of a light meter, but no less than 2 foot candle measurement. The commission shall issue rules and regulations to permit lower lighting levels during periods of entertainment.'

Effective September 3, 1965

Chapter 230

AN ACT Relating to Location of Voters' Marks on Ballots.

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

- R. S., T. 21, § 925, sub-§ 2, ¶ C, repealed. Paragraph C of subsection 2 of section 925 of Title 21 of the Revised Statutes is repealed as follows:
 - 'C. Improper location of mark. If a voter fails to mark his ballot so that the intersection of the cross or the apex of the check mark is within the proper square, the mark is ineffective and his vote for the candidate or question concerned must not be counted.'

Effective September 3, 1965

Chapter 231

AN ACT to Authorize State Participation in Federally Aided Health Facilities Programs.

Emergency preamble. Whereas, Acts of the Legislature do not become effective until 90 days after adjournment unless enacted as emergencies; and