MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

AS PASSED BY THE

One Hundred and Fourth Legislature

OF THE

STATE OF MAINE

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PUBLIC LAWS

OF THE

STATE OF MAINE

AS PASSED BY THE

ONE HUNDRED AND FOURTH LEGISLATURE

1969

- B. Gifts in trust. If the gift is in trust the district directors shall either deposit or invest trust funds according to Title 30, section 5051.
 - (1) Unless the instrument or order creating the trust prohibits, a district may treat any 2 or more trust funds as a single fund solely for the purposes of investment.
 - (2) After deduction for management expenses, any interest earned or capital gains realized shall be prorated among the various trust funds.
 - (3) Any property or securities included in the corpus of a trust fund shall be retained where the trust instrument so provides.
 - (4) Unless otherwise specified in the trust instrument, only the annual income from the trust fund may be spent.
 - (5) If the district fails to comply with the terms of the trust instrument, the trust fund reverts to the donor or his heirs.
- 2. Conditional. A School Administrative District may accept and receive money or other property as a conditional gift for any specified benevolent or educational purpose.
 - A. Acceptance or rejection. When the directors receive written notice from a prospective donor or his representative of a proposed gift, they shall submit the matter to the next regular meeting of the legislative body or shall call a special meeting as provided for in section 225, and shall within 10 days after the meeting send written notice of its acceptance or rejection.
 - (1) Conditional gifts. If the gift is a conditional gift:
 - (a) When the donor or his representative has completed his part of the agreement respecting the execution of the conditional gift, the district shall perpetually comply with, and may raise money to carry into effect, the conditions upon which it was made.
 - (b) Unless otherwise specified by its terms, a conditional gift of money shall be deposited or invested according to Title 30, section 5051.

Effective October 1, 1969

Chapter 163

AN ACT Providing for a Statutory Agent for Foreign Domiciled Carriers
Purchasing Semitrailer Plates.

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

R. S., T. 29, § 245-A, amended. Section 245-A of Title 29 of the Revised Statutes, as enacted by section 1 of chapter 448 of the public laws of 1967, is amended by adding at the end the following new paragraph:

The Secretary of State shall require the appointment of a true and lawful agent or representative for each and every foreign domiciled carrier. The

CHAP. 165

said agent or representative shall be a Maine citizen and shall sign the registration certificate. Legal process served upon a carrier's designated agent or representative shall be deemed to be service upon the carrier. This applies only to foreign domiciled individuals, partnerships or corporations applying for semitrailer plates.

Effective October 1, 1969

Chapter 164

AN ACT to Increase Workmen's Compensation Payments for Disfigurement.

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

R. S., T. 39, § 56, amended. The first 2 sentences of the last paragraph of section 56 of Title 39 of the Revised Statutes, as enacted by chapter 270 of the public laws of 1967, are amended to read as follows:

The commission may award proper and equitable compensation for serious facial or head disfigurement not to exceed \$7,500, including a disfigurement continuous in length which is partially in the facial area and also extends into the neck region. The commission, if in its opinion the earning capacity of an employee has been or may in the future be impaired, may award compensation for any serious disfigurement in the region above the sterno clavicular articulations anterior to and including the region of the sterno cleido mastoid muscles on either side, but no award for the total disfigurement as set forth shall, in the aggregate, exceed \$7,500 \$5,000.

Effective October 1, 1969

Chapter 165

AN ACT Relating to Definition of Hotel Under Liquor Law.

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

- Sec. 1. R. S., T. 28, § 2, sub-§ 9, repealed and replaced. Subsection 9 of section 2 of Title 28 of the Revised Statutes, as amended, is repealed and the following enacted in place thereof:
- 9. Hotel. "Hotel" shall mean any reputable place operated by responsible persons of good reputation, where the public, for a consideration obtains sleeping accommodations and where meals may be served, whether or not under one roof. Each hotel shall be equipped with at least 14 adequate sleeping rooms when it is located in a municipality of 3,000 or less, 20 such sleeping rooms when located in a municipality having population of from 3,000 to 7,500 and 30 such sleeping rooms when located in municipalities having more than 7,500 population. All such rooms shall be in addition to rooms used by the owner or his employees. Increase in population as shown by the 1960 and any subsequent Federal Census shall not affect the eligibility for license of premises licensed prior to any such census.