

LAWS

OF THE

STATE OF MAINE

AS PASSED BY THE

One Hundred and Sixth Legislature

1ST SPECIAL SESSION

JANUARY 2, 1974 TO MARCH 29, 1974

AND BY THE

One Hundred and Seventh Legislature

REGULAR SESSION

JANUARY 1, 1975 TO JULY 2, 1975

PUBLISHED BY THE DIRECTOR OF LEGISLATIVE RESEARCH IN ACCORDANCE WITH THE REVISED STATUTES OF 1964, TITLE 3, SECTION 164, SUBSECTION 6.

The Knowlton and McLeary Company Farmington, Maine 1975

PUBLIC LAWS

OF THE OF MAINE

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One Hundred and Seventh Legislature

1975

1. Any person who has been a member of the classified or unclassified service employed by an executive agency shall be fined not more than 1,000 or imprisoned for not more than 6 months if he:

A. Within one year after his employment has ceased, knowingly acts as an agent or attorney for anyone other than the State in connection with any official proceeding in which:

(1) The State is a party or has a direct and substantial interest; and

(2) The subject matter at issue was directly within his official responsibilities as a state employee.

B. Within one year after his employment has ceased, appears personally before any state or quasi-state agency for anyone other than the State in connection with any proceeding in which:

(1) The State is a party or has a direct and substantial interest; and

(2) The subject matter at issue was directly within his official responsibilities at any time within one year of the termination of his employment.

2. Any former partner of a person who is currently a member of the classified or unclassified service employed by an executive agency shall be fined not more than r,000 or imprisoned for not more than 6 months if such former partner, within one year after the partnership has ended, acts as agent or attorney for anyone other than the State in connection with any official proceeding in which:

A. The State is a party or has a direct and substantial interest; and

B. The subject matter at issue is directly within the official responsibility of the person, currently employed by an executive agency, who was formerly his partner.

Effective October 1, 1975

CHAPTER 540

AN ACT Authorizing the Licensing of Indoor Tennis Clubs, Indoor Ice Skating Clubs and Golf Course Clubs for the Sale of Alcoholic Beverages.

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

Sec. 1. 28 MRSA § 2, sub-§§ 10-A and 10-B are enacted to read:

10-A. Indoor tennis club. "Indoor tennis club" shall mean any commercially operated indoor facility with 4 or more tennis courts which is open to the general public, which charges a fee and which has adequate facilities for the sale and consumption of alcoholic beverages.

10-B. Indoor ice skating club. "Indoor ice skating club" shall mean any commercially operated indoor facility offering ice skating facilities to the

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general public, which charges a fee and which has adequate facilities for the sale and consumption of alcoholic beverages.

 Sec. 2. 28 MRSA § 701, 2nd ¶, as last amended by PL 1971, c. 222, § 2, is further amended by inserting after the 6th line the following:

 Club—Indoor tennis or indoor ice skating or golf—spirituous and vinous
 750

 Club—Indoor tennis or indoor ice skating or golf—malt liquor
 200

 Sec. 3. 28 MRSA § 701, 2nd ¶, last line, as enacted by PL 1971, c. 222, § 2, is repealed and the following enacted in place thereof:
 200

 Mine
 \$200
 \$200

 Incorporated civic organization—one event annually—spirituous, vinous and malt liquor
 50

 Municipal auditorium—malt liquor
 200

 Municipal auditorium—spirituous and vinous
 750

Sec. 4. 28 MRSA § 807 is enacted to read:

§ 807. Indoor tennis clubs, ice skating clubs and golf club facilities

1. Issue of licenses. Licenses for the sale of spirituous and vinous liquors and malt liquor to be consumed on the premises may be issued to golf clubs, indoor tennis clubs and indoor ice skating clubs as defined in section 2, subsections 10-A, 10-B and 16.

2. Food availability. Food shall be for sale to the public at all times that liquor is for sale.

3. Separate area for sale of food and liquor. A separate area shall be set aside for the sale of food and liquor in these recreational clubs in accordance with the rules of the Bureau of Alcoholic Beverages.

Sec. 5. Provisional clause. Notwithstanding any other provision of law, licenses may be granted to indoor tennis clubs, indoor ice skating clubs and golf clubs in municipalities and unincorporated places which have previously voted affirmatively on Title 28, section 101, subsections 2 and 11.

Sec. 6. Application limited. This Act shall remain in effect only until January 1, 1977 during which time the Bureau of Alcoholic Beverages shall evaluate the effectiveness of this law and make a written report to the 108th Legislature.