MAINE STATE LEGISLATURE

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LAWS

OF THE

STATE OF MAINE

AS PASSED BY THE

ONE HUNDRED AND EIGHTH LEGISLATURE

SECOND REGULAR SESSION January 4, 1978 to April 6, 1978

FIRST SPECIAL SESSION
(No laws enacted)
September 6, 1978 to September 15, 1978

SECOND SPECIAL SESSION
October 18, 1978

THIRD SPECIAL SESSION
December 6, 1978

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

K. J. Printing Augusta, Maine 1979

PUBLIC LAWS

OF THE

STATE OF MAINE

AS PASSED AT THE

SECOND REGULAR SESSION

of the

ONE HUNDRED AND EIGHTH LEGISLATURE

January 4, 1978 to April 6, 1978

Sec. 2. Appropriation. The following tunds shall be appropriated from the General Fund to carry out the purposes of this Act:

			1978-79
EDUCATIONAL AND CULTUR.	AL SERVICES,		•
DEPARTMENT OF			
Personal Services		(2)	\$35,000
All Other			10,000
Total, Educational Administrations			\$45,000
Student Incentive Scholarship Program			375,000
	Total		\$420,000

It is the intent of the Legislature that any money unexpended in this sum shall not lapse, but shall be carried forward in the following fiscal year, to be expended in that year by the Department of Educational and Cultural Services solely for the same purpose.

Emergency clause. In view of the emergency cited in the preamble, this Act shall take effect when approved.

Effective March 31, 1978

CHAPTER 694

AN ACT to Conform State Statutes to the Maine Administrative Procedure Act.

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

Sec. 1. 4 MRSA § 8, 1st sentence, is amended to read:

The Supreme Judicial Court shall have the power to prescribe, by general rules, for the Administrative, District and Superior Courts of Maine, the forms of process, writs, pleadings and motions, and the practice and procedure in civil actions at law.

Sec. 2. 4 MRSA § 801, 1st ¶, as last amended by PL 1977, c. 3, § 1, is further amended by adding at the end a new sentence to read:

All rules and regulations adopted by the board shall be promulgated in the manner provided by the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter II.

Sec. 3. 4 MRSA § 955-A, 1st sentence, as amended by PL 1975, c. 771, § 22, is further amended to read

Whenever the Administrative Court Secretary of State, upon complaint, after due notice and hearing, shall find that a notary public or justice of the peace has performed any duty imposed upon him by law in an improper manner, or has performed acts not authorized by law, the Administrative Court Secretary of State may remove such notary public or justice of the peace from office.

- Sec. 4. 4 MRSA § 955-A, last sentence, as enacted by PL 1965, c. 74, is repealed.
- Sec. 5. 4 MRSA § 1151, sub-§ 2, as enacted by PL 1977, c. 551, § 1, is amended to read:
- 2. Licensing jurisdiction. Except as provided in Title 5, section 10004 and, Title 29, chapter 17 and Title 35, section 1566, the Administrative Court shall have exclusive jurisdiction upon complaint of an agency or, if the licensing agency fails or refuses to act within a reasonable time, upon complaint of the Attorney General, to revoke or suspend licenses issued by the agency, and shall have original jurisdiction upon complaint of a licensing agency to determine whether renewal or reissuance of a license of that agency may be refused.

Notwithstanding any other provisions of law, no licensing agency shall have the authority to reinstate or otherwise affect a license suspended, revoked or modified by the Administrative Court pursuant to a complaint filed by the Attorney General, without the approval of the Attorney General.

Sec. 6. 4 MRSA § 1152, 1st ¶, as enacted by PL 1977, c. 551, § 1, is amended to read:

In any contested case, all parties shall be afforded an opportunity for hearing after reasonable notice.

Sec. 7. 4 MRSA § 1152, sub-§ 1, 1st sentence, as enacted by PL 1977, c. 551, § 1, is amended to read:

On commencement of any contested case, a written complaint shall be filed with the Administrative Court Judge.

Sec. 8. 4 MRSA § 1152, sub-§ 3, 1st sentence, as enacted by PL 1977, c. 551, § 1, is amended to read:

The presiding judge shall prepare an official record, including testimony and exhibits, in each contested case, but he need not have a transcript of the testimony prepared unless required for rehearing or appeal.

- Sec. 9. 4 MRSA § 1152, sub-§ 4, as enacted by PL 1977, c. 551, § 1, is amended to read:
- 4. **Disposition by agreement.** On approval of the presiding judge, disposition of any contested case may be made by agreement or consent decree.
- Sec. 10. 4 MRSA § 1154, sub-§ 1, as enacted by PL 1977, c. 551, § 1, is amended to read:
- 1. Failure to obey subpoena. A person who fails to obey the subpoena of a judge of the Administrative Court may be punished as for contempt of court on application to the Superior Court by the Administrative Court or by the party-requesting issuance of the subpoena.
- Sec. 11. 4 MRSA § 1157, as enacted by PL 1977, c. 551, § 1, is amended by adding at the end a new sentence to read:

The resulting Superior Court Decision may be appealed by any party thereto, in the same manner as in other civil cases, to the Supreme Judicial Court sitting as the law court.

Sec. 12. 5 MRSA § 593, first ¶, 3rd sentence, as enacted by PL 1975, c. 686, § 3. is amended to read:

Such employee or appointing authority, or his representative, shall be afforded a public hearing before the board with an opportunity to present facts and arguments in support of or in relation to such appeal at a time and place and in such manner as may be prescribed by the board.

Sec. 13. 5 MRSA § 593, as last amended by PL 1977, c. 427, is further amended by adding at the end a new paragraph to read:

A hearing before the State Personnel Board is an adjudicatory proceeding under the Maine Administrative Procedure Act, chapter 375, and shall be held in accordance with subchapter IV, section 9051, et seq.

Sec. 14. 5 MRSA § 631, sub-§ 1, first sentence, as enacted by PL 1975. c. 686, § 4. is amended to read:

After a public hearing, and in accordance with the Maine Administrative Procedure Act, chapter 375, subchapter II, and subject to the requirements of chapters 51 to 67, to prescribe or amend rules and regulations relative to:

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Sec. 15. 5 MRSA § 631, sub-§ 2, as enacted by PL 1975, c. 686, § 4, is amended to read:

- 2. Investigations. To make investigations either at the direction of the Governor or the Legislature, or upon the petition of an employee or a citizen, or on his own motion concerning the enforcement and effect of chapters 51 to 67, which investigations are not adjudicatory proceedings under the Maine Administrative Procedure Act, chapter 375;
- Sec. 16. 5 MRSA § 631, sub-§ 5, as enacted by PL 1975, c. 686, § 4, is repealed and the following enacted in its place:
- 5. Records. To keep a full and complete record of adjudicatory proceedings, including hearings on matters of classification, reclassification or allocation, in accordance with the Maine Administrative Procedure Act, sections 9059 and 9061. and to keep a record of votes taken in rule-making proceedings in accordance with the Maine Administrative Procedure Act, section 8056 and to keep full and complete minutes of investigatory hearings. These records and minutes shall be open to public inspection unless otherwise provided by statute.
- Sec. 17.5 MRSA § 631, sub-§ 6, first sentence, as enacted by PL 1975, c. 686, § 4, is repealed and the following enacted in its place:

In the course of any investigations under chapters 51 to 67, to hold hearings for the purpose of gathering information. The hearings are not adjudicatory proceedings under the Maine Administrative Procedure Act, chapter 375. In conjunction with the hearings, he shall have the power to administer oaths and to subpoena and require the attendance of witnesses and the production thereby of books, papers, public records and other documentary evidence pertinent to the investigation.

Sec. 18. 5 MRSA § 724, as enacted by PL 1973, c. 500, is amended by adding at the end the following new sentence to read:

All rules and regulations of the board shall be adopted in accordance with the Maine Administrative Procedure Act, chapter 375, subchapter II.

- Sec. 19. 5 MRSA § 1031, sub-§ 5 is amended to read:
- 5. Rules and regulations. Subject to the limitations of this chapter and, insofar as they are applicable, to the requirements of chapter 375, subchapter II, the board of trustees shall, from time to time, establish rules and regulations for the administration of the funds created by this chapter and for the transaction of its business.
 - Sec. 20. 5 MRSA § 1031, sub-§ 9, 1st sentence, is amended to read:

The board of trustees shall keep a record of all its proceedings, which, insofar as they are applicable, shall comply with the requirements of section 8056, subsection 5 and sections 9059 and 9061 and which shall be open to public inspection.

Sec. 21. 5 MRSA § 1032, 1st sentence, is amended to read:

It is the intent and meaning of this chapter that all rights, credits and privileges enumerated herein shall be available to and shared in by all members of the system whether employees of the State or local participating districts and it is expressly provided that the board of trustees shall in all cases make the final and determining administrative decision in all matters affecting the rights, credits and privileges of all members of the system, whether in participating local districts or in the state service.

Sec. 22. 5 MRSA § 1032, 1st ¶, as amended by PL 1971, c. 17, § 8, is further amended by adding at the end the following new sentences:

Where the decision is related to or results in rules and regulations, such shall be adopted as provided in section 1031. Where the decision determines the rights, credits or privileges of an individual member or group of members, the determination shall be considered an adjudicatory proceeding under chapter 375, subchapter IV and shall be made only after the giving of notice as required therein and after hearing if a hearing is requested by a person whose rights, credits or privileges are to be determined. Any hearing shall be conducted in accordance with the provisions of the statute.

Sec. 23. 5 MRSA § 1061, sub-§ 2 is amended to read:

- 2. Rate of interest. The board of trustees from time to time shall by order set the rate of regular interest at such per cent rate compounded annually as shall be determined by the board to be equitable in its judgment, both to members and to the taxpayers of the State.
- Sec. 24. 5 MRSA § 1151, sub-§ 1, as amended by PL 1967, c. 189, § 2, is further amended by adding at the end a new paragraph to read:

Rules and regulations regarding eligibility for group life insurance coverage, whether basic, additional or paid-up coverage, are rules within the meaning of chapter 375, subchapter II.

Sec. 25. 5 MRSA § 1151, sub-§ 2, last ¶, last sentence, as amended by PL 1971, c. 589, § 2, is further amended to read:

The board of trustees shall by regulation prescribe the conditions of eligibility for and by order prescribe the annual level amount of this additional paid-up life insurance.

Sec. 26. 5 MRSA \S 1151, sub- \S 7, 2nd \P , as amended by PL 1971, c. 589, \S 3, is further amended to read:

Anything to the contrary notwithstanding, any dividends, premium rate adjustments or accumulations developed for any reason shall be used either to reduce or eliminate any contribution otherwise required from the Unappropriated Surplus of the General Fund or to increase benefits to state employees and teachers and Justices of the Supreme Judicial Court and Justices of the Superior Court and Judges of the District Court, as the board of trustees shall order by means of uniform regulations—necessary to implement such usage or usages.

Sec. 27. 5 MRSA § 1152, sub-§ 1 is amended to read:

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1. Board of trustees; regulations. The board of trustees shall administer this group life insurance program and except as otherwise provided is authorized to promulgate and publish, in accordance with the procedures of chapter 375, subchapter II insofar as they are applicable, such regulations as may be necessary and proper to give effect to the intent, purposes and provisions of this section.

Sec. 28. 5 MRSA § 1181, as last amended by PL 1975, c. 622, §§ 64 and 65, is repealed and the following enacted in its place:

§ 1181. Procedure

Any person aggrieved by any decision or ruling of the executive director shall have the right to have the decision of ruling redeterminined by the board of trustees, upon written application within 30 days after written notice of the decision or ruling. The board of trustees may investigate and consider all issues of fact or law, including the reasons for the decision or ruling of the executive director, in any such reconsideration. The reconsideration is an adjudicatory proceeding within the meaning of chapter 375, subchapter IV. The board shall complete the consideration within 90 days of receiving the written application.

Any person aggrieved by a decision or ruling of the board of trustees in an adjudicatory proceeding shall be entitled to judicial review thereof in accordance with chapter 375, subchapter VII.

- Sec. 29. 5 MRSA § 4566, sub-§ 7, as enacted by Pl 1971, c. 501, § 1, is amended to read:
- 7. Rules and regulations. To adopt, amend and rescind rules and regulations to effectuate this Act, such adoption, amendment and rescission to be made in the manner provided by section 2351 chapter 375, subchapter II.
 - Sec. 29-A. 5 MRSA § 8001, as enacted by PL 1977, c. 551, § 3, is amended to read:

§ 8001. Short title

This chapter and Title 4, chapter 25 shall be known and may be cited as the "Maine Administrative Procedure Act."

Sec. 29-B. 5 MRSA § 8002, 1st ¶, as enacted by PL 1977, c. 551, § 3, is amended to read:

As used in this chapter Act, unless the context otherwise indicates, the following words and phrases shall have the following meanings.

- Sec. 30. 5 MRSA § 8002, sub-§ 9, ¶ A, as enacted by PL 1977, c. 551, § 3, is, amended to read:
 - **A.** "Rule" means the whole or any part of every regulation, standard, code, statement of policy, or other agency statement of general applicability, including the amendment, suspension of repeal of any prior rule, that has the force of law, or the violation of which may result in the imposition of sanctions, is or is intended to be judicially enforceable and implements, interprets or makes specific the law administered by the agency, or describes the procedures or practices of the agency.

Sec. 31. 5 MRSA § **8002**, **sub-**§ **9**, ¶ **B**, **sub-**¶ (1), as enacted by PL 1977, c. 551, § 3, is amended to read:

- (1) Policies or memoranda concerning only the internal management of an agency or the State Government and not affecting the rights of or procedures available to any person judicially enforceable;
- Sec. 32. 5 MRSA § 8002, sub-§ 9, ¶ B, sub-¶ (4), as enacted by PL 1977, c. 551, δ 3, is amended to read:
 - (4) Any form, instruction or explanatory statement of policy which in itself does not have force of law, or the violation of which is not punishable by any sanction is not judicially enforceable, and which is intended solely as advice to assist persons in determining, exercising or complying with their legal rights, duties or privileges.
 - Sec. 33. 5 MRSA § 8003 is enacted to read:
- § 8003. Inconsistent provisions

Except where expressly authorized by statute, any statutory provision now existing or hereafter adopted which is inconsistent with the express provisions of the Maine Administrative Procedure Act shall yield and the applicable provisions of this Act shall govern in its stead.

- Sec. 34. 5 MRSA § 8004 is enacted to read:
- § 8004. Matters pending not affected

The Maine Administrative Procedure Act shall not apply to:

- 1. Adjudicatory proceedings. Adjudicatory proceedings commenced by filing of an application, request for a hearing, agency notice of a hearing or otherwise in accordance with preexisting law, prior to July 1, 1978;
- 2. Licensing proceedings. Licensing proceedings commenced by filing an application for a license, or renewal or reissuance thereof, or by notice of agency proceedings affecting an existing license, prior to July 1, 1978; or
 - 3. Judicial review. Judicial review of any of the foregoing.
- 4. Collective bargaining. State personnel rules negotiated as part of any collective bargaining agreement.
- **Sec. 34-A.** 5 MRSA § 8052, sub-§ 1, as enacted by PL 1977, c. 551, § 3, is amended to read:
- 1. Notice; public hearing. Prior to the adoption of any rule, the agency shall give notice as provided in section 8053 and may hold a public hearing, provided that a public hearing shall be held if otherwise required by statute or requested by an interested person any 5 interested persons.
- Sec. 34-B. 5 MRSA \S 8053, sub- \S 1, \P B, as enacted by PL 1977, c. 551, \S 3, is amended by adding at the end a new paragraph to read:

Notification under this paragraph may be by delivery of a copy of the public hearing notice or other appropriate means to the Office of the Secretary of State.

Sec. 35. 5 MRSA § 8057, sub-§ 1, as enacted by PL 1977, c. 551, § 3, is amended by adding at the end the following new sentence:

Rules in effect prior to July 1, 1978, shall become void and of no legal effect on July 1, 1979, unless originally adopted after notice published in a newspaper of general circulation in some area of the State and opportunity for hearing or unless adopted in accordance with chapter 375, subchapter II.

Sec. 35-A. 5 MRSA § 9051, sub-§ 1, as enacted by PL 1977, c. 551, § 3, is amended to read:

1. Adjudicatory proceeding. In any adjudicatory proceeding, except those proceedings involving either correctional facilities, the Industrial Accident Commission or the State Parole Board, the procedures of this subchapter shall apply.

Sec. 36. 5 MRSA § 9060, sub-§ 1, ¶ D, as enacted by PL 1977, c. 551, § 3, is amended to read:

- D. Failure to comply with a subpoena lawfully issued in the name of the agency and not revoked or modified by the agency as provided in this section shall be punishable by a fine of not less than \$500 and not more than \$5,000, or by imprisonment not to exceed 30 days, or both as for contempt of court.
- Sec. 37. 5 MRSA § 10003, sub-§ 1, 1st sentence, as enacted by PL 1977, c. 551, § 3, is amended to read:

Subject to the provisions of section 10004, an agency shall not amend or modify or refuse to renew any license unless it has afforded the licensee an opportunity for hearing in conformity with subchapter IV, nor shall it refuse to renew any license unless it has afforded the licensee either an opportunity for an agency hearing in conformity with subchapter IV or an opportunity for a hearing in the Administrative Court.

Sec. 38. 5 MRSA § 10004, as enacted by PL 1977, c. 551, § 3, is repealed and the following enacted in its place:

§ 10004. Action without hearing

Notwithstanding the provisions of sections 10003 and 10051, an agency may revoke, suspend or refuse to renew any license without proceedings in conformity with subchapters IV or VI, when:

- 1. Judicial action. The decision to take that action rests solely upon a finding or conviction in court of any violation which by statute is expressly made grounds for revocation;
- 2. Reciprocal license. The Maine license has been issued upon the basis of a reciprocal agreement with another government, and the Maine action is based

upon evidence, in the form of a certified copy, that the authority issuing the license which provided the basis for reciprocal licensing in Maine has revoked or suspended their license;

- 3. Health or safety hazard. The health or physical safety of a person or the continued well-being of a significant natural resource is in immediate jeopardy at the time of the agency's action, and acting in accordance with subchapter IV or VI would fail to adequately respond to a known risk, provided that the revocation, suspension or refusal to renew shall not continue for more than 30 days;
- 4. Certified inspector. The action is based solely upon the physical test, examination or inspection by a state-certified inspector of any product, animal, material or equipment, from which the agency concludes that action in accordance with subchapter IV or VI would not adequately protect public health or safety, provided that action under this subsection shall not be effective for a period of more than 30 days.
- 5. Rules of sportsmanship. In the course of any professional sporting event directly regulated by an agency, the agency determines that a licensee has:
 - A. Engaged in physical contact which is prohibited by the rules of the sport with another contestant or official immediately before, during or immediately after the regulated sporting event;
 - B. Engaged in a use or administration of drugs which is prohibited by the rules of the sport;
 - C. Failed to disclose to proper authorities or officials a known medical or mental condition of a contestant which was required to be disclosed or which could affect the public health and safety; or
 - D. Failed to fulfill contracts or obligations to make payments to contestants and officials for their participation in professional athletic events; provided that the revocation, suspension or refusal to renew shall not continue for more than 30 days; or
- 6. Horse racing. Violations of rules which occur at race tracks and cited by a commission, or its licensed designee, if acting in accordance with subchapters IV and VI would fail to immediately remedy the needs of the sport; provided that the revocation, suspension or refusal to renew shall not continue for more than 30 days.
- Sec. 39. 5 MRSA § 10051, sub-§ 1, as enacted by PL 1977, c. 551, § 3, is amended to read:
- 1. Jurisdiction. Except as provided in section 10004 and, Title 29, chapter 17 and Title 35, section 1566, the Administrative Court shall have exclusive jurisdiction upon complaint of an agency or, if the licensing agency fails or refuses to act within a reasonable time, upon complaint of the Attorney General, to revoke or suspend licenses issued by such agency and shall have original jurisdiction upon complaint of an agency to determine whether renewal or reissuance of a license of that agency may be refused.
- Sec. 40. 5 MRSA § 11001, sub-§ 1, 1st sentence, as enacted by PL 1977, c. 551, § 3, is amended to read:

Except where a statute provides for direct review or review of a pro forma judicial decree or by the Supreme Judicial Court or to the extent where judicial review is specifically precluded or the issues therein limited by statute, any person who is aggrieved by final agency action shall be entitled to judicial review thereof in the Superior Court in the manner provided by this subchapter.

Sec. 41. 7 MRSA § 12, 1st sentence, as amended by PL 1973, c. 598, § 3, is further amended to read:

The commissioner shall make uniform adopt, consistent with the Maine Administrative Procedure Act, rules and regulations for carrying out this Title, Title 10, chapter 309, Title 17, chapter 43 and Title 32, chapter 61.

Sec. 42. 7 MRSA § 14. 1st sentence, as amended by PL 1973, c. 598, § 5, is further amended to read:

When the commissioner becomes cognizant of the violation of any provision of this Title, Title 10, chapter 309, Title 17, chapter 43, Title 22, sections 2151 to 2162 and Title 32, chapters 27 and 61, he shall provide opportunity for hearing in a manner consistent with the Maine Administrative Procedure Act and shall, in any case, cause notice of such fact, stating the date, hour and place of hearing, with a copy of the finding or, in case of a packer of food, a copy of the charge to be preferred, to be given to that person concerned and the person from whom the sample was obtained, and the person whose name appears upon the label, if a resident of the State who shall be given an opportunity to be heard under such rules and regulations as may be prescribed by the said commissioner.

Sec. 43. 7 MRSA § 65, last sentence, as repealed and replaced by PL 1975. c. 465. § 4, is amended to read:

If the commissioner is satisfied that the requirements of this chapter and the rules and regulations prescribed by the commissioner have been and will be complied with by the applicant, he may issue a license for such purpose, which shall expire on December 31st each year, or in a manner consistent with the Maine Administrative Procedure Act, whichever is later.

Sec. 44. 7 MRSA § 74, last \P , as repealed and replaced by PL 1971, ch. 595, § 1, is amended to read:

The Commissioner of Agriculture commissioner may promulgate rules and regulations in order in a manner consistent with the Maine Administrative Procedure Act to carry out this section.

Sec. 45. 7 MRSA § 402, 1st sentence, as amended by PL 1971, c. 608, § 1, is further amended to read:

The commissioner may investigate and furnish statements to shippers and other interested parties as to the quality and condition of fruits, vegetables, dairy and other perishable farm products when received within the State for intrastate or interstate commerce, under such rules and regulations as he may prescribe in a manner consistent with the Maine Administrative Procedure Act, including payment of such fees as will be reasonable and to be determined by him.

Sec. 46. 7 MRSA § 441 is amended to read:

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§ 441. Rules and regulations

The commissioner may prescribe, in a manner consistent with the Maine Administrative Procedure Act, rules and regulations for carrying out the purposes of this subchapter, including the fixing of fees as provided in section 402.

Sec. 47. 7 MRSA § 442, last sentence, is amended to read:

Notice of such hearings shall be advertised for 3 successive weeks prior thereto provided in the manner specified in the Maine Administrative Procedure Act and shall further be provided in a newspaper or newspapers of general circulation within the county where the hearing is to be held and shall specify the date and place of each hearing and that it is to be held for the purpose of obtaining information with a view to establishing grades or standards for farm products.

Sec. 48. 7 MRSA § 443, last sentence, is amended to read:

The said commissioner may revoke or suspend the right to use such brands, labels or trademarks may be suspended or revoked in a manner consistent with the Maine Administrative Procedure Act whenever it appears on investigation that they have been used to identify farm products and sardines not in fact conforming to the grade indicated.

Sec. 49. 7 MRSA § 504, sub-§ 3, last sentence, as enacted by PL 1965, c. 65, is amended to read:

The rules and regulations so promulgated shall be adopted in a manner consistent with the Maine Administrative Procedure Act and shall conform so far as practicable to rules and regulations promulgated under authority of the Federal Act.

Sec. 50. 7 MRSA § 506, sub-§ 1, as enacted by PL 1965, c. 65, is amended by adding after the first sentence a new sentence to read:

The issuance of such an order shall not be considered licensing or an adjudicatory proceeding as defined by the Maine Administrative Procedure Act.

Sec. 51. 7 MRSA § 527, 1st ¶, as enacted by PL 1969, c. 325, is amended to read:

The authority to promulgate regulations for the enforcement of this subchapter is vested in the State Sealer of Weights and Measures. Before promulgating any regulations the sealer shall give appropriate notice of the proposal and the time and place of a hearing. Regulations shall be adopted in a manner consistent with the Maine Administrative Procedure Act. The regulation or regulations so promulgated shall become effective on a date fixed by the sealer which date shall not be prior to 30 days after its promulgation filing with the Secretary of State. Such promulgation may be amended or repealed in the same manner as is provided for its adoption, except that in the case of repealing any such regulation, the sealer, to such an extent as he deems necessary in order to prevent undue hardships may disregard notice, hearing or effective date in the case of emergency rulemaking rules shall become effective as provided in the Maine Administrative Procedure Act. In the promulgation of regulations, the sealer shall, in the interest of promoting uniformity, give consideration to regulations promulgated under the Fair Packaging and Labeling Act of November 3, 1966,

Public Law 89-755. Promulgation of regulations shall follow the procedure and be subject to Title 5, sections 2351 to 2354. The sealer, among other things, may give consideration to:

- Sec. 52. 7 MRSA § 607, sub-§ 5, as enacted by PL 1975, c. 382, § 3, is amended to read:
- 5. Power to require other information. The commissioner may prescribe other necessary information by regulation adopted in a manner consistent with the Maine Administrative Procedure Act.
- Sec. 53. 7 MRSA § 607, sub-§ 6, last sentence, as enacted by PL 1975, c. 382, § 3, is amended to read:
- All such registrations shall expire on December 31st of any one year or in a manner consistent with the Maine Administrative Procedure Act as to license expiration, Title 5, section 10002, whichever is later.
- Sec. 54. 7 MRSA \S 607, sub- \S 7, 1st sentence, as enacted by PL 1975, c. 382, \S 3, is repealed.
- Sec. 55. 7 MRSA § 607, sub-§ 8, ¶ C, as enacted by PL 1975, c. 382, § 3, is amended to read:
 - C. The commissioner may develop and promulgate such other requirements by regulation, adopted in a manner consistent with the Maine Administrative Procedure Act, as are necessary for the state plan to receive certification from EPA.
- Sec. 56. 7 MRSA \S 608, sub- \S 1, \P C, as enacted by PL 1975, c. 382, \S 3, is amended to read:
 - C. Revoke or modify Modify any experimental use permit at any time in a manner consistent with the Maine Administrative Procedure Act as to adjudicatory proceedings, if he finds that its terms or conditions are being violated, or that its terms and conditions are inadequate to avoid unreasonable adverse effects on the environment. These permits may be revoked by the Administrative Court if the terms or conditions are being violated or are inadequate to avoid unreasonable adverse effects on the environment.
- Sec. 57. 7 MRSA § 608, sub-§ 2, as enacted by PL 1975, c. 382, § 3, is amended to read:
- 2. Development and promulgation of other requirements. The commissioner may develop and promulgate such other requirements by regulation, adopted in a manner consistent with the Maine Administrative Procedure Act, as are necessary for the state plan to receive such authorization from EPA.
- Sec. 58. 7 MRSA § 608, sub-§ 3, as enacted by PL 1975, c. 382, § 3, is amended to read:
- 3. Limitation or prohibition of experimental use pesticides. The commissioner may, by regulation adopted in a manner consistent with the Maine Administrative Procedure Act, limit or prohibit the use of any pesticide for which an experimental use permit has been issued by EPA pursuant to Section 5 (a) of FIFRA, and which the commissioner finds may cause unreasonable adverse effects on the environment.

- Sec. 59. 7 MRSA \S 609, sub- \S 1, 1st \P and \P A, as enacted by PL 1975, c. 382, \S 3, are amended to read:
- 1. Procedure. Provided the State is certified by the Administrator of EPA to register pesticides formulated to meet special local needs, the commissioner shall consider the following for refusal to register; for cancellation; for suspension; or for legal recourse for such pesticides. This registration, cancellation and suspension shall be considered rule-making as that term is defined in the Maine Administrative Procedure Act and notice shall be provided in a manner consistent with the Maine Administrative Procedure Act.
 - A. If it does not appear to the commissioner that the pesticide is such as to warrant the proposed claims for it or if the pesticide and its labeling and other material required to be submitted do not comply with the provisions of this subchapter or regulations adopted thereunder, he shall notify the applicant of the manner in which the pesticide, labeling or other material required to be submitted fails to comply with the provisions of this subchapter so as to afford the applicant an opportunity to make the necessary corrections and shall notify, in a manner consistent with the Maine Administrative Procedure Act, the applicant of the opportunity for hearing prior to refusal to register. If, upon receipt of such notice, the applicant does not make the required changes, the commissioner may refuse to register the pesticide. The applicant may petition the commissioner for a hearing and must file within 10 days after notice of refusal to register is received;
- Sec. 60. 7 MRSA \S 609, sub- \S 1, \P B, as enacted by PL 1975, c. 382, \S 3, is amended to read:
 - B. When the commissioner determines that a pesticide or its labeling does not comply with the provisions of this subchapter or the regulations adopted thereunder, he may cancel the registration of a pesticide or change its classification, after a hearing has been conducted notice and opportunity for hearing has been provided in a manner consistent with the rule-making provisions of the Maine Administrative Procedure Act.
- Sec. 61. 7 MRSA § 609, sub-§ 1, ¶ C, as enacted by PL 1975, c. 382, § 3, is amended to read:
 - C. When the commissioner determines that there is an imminent hazard, he may, on his own motion, suspend the registration of a pesticide in a manner consistent with the Maine Administrative Procedure Act, Title 5, section 8054, as to emergency rule-making pending decisions reached at after notice and opportunity for a hearing. Hearings shall be held with the utmost possible expedition;
- Sec. 62. 7 MRSA § 610, sub-§ 1, 1st sentence, as enacted by PL 1975, c. 382, § 3, is amended to read:

The commissioner is authorized, after due notice and an opportunity for a hearing in a manner consistent with the rule-making provisions of the Maine Administrative Procedure Act:

Sec. 63. 7 MRSA § 610, sub-§ 2, 1st sentence, as enacted by PL 1975, c. 382, § 3, is amended to read:

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The commissioner is authorized, after due notice and a public hearing, in a manner consistent with the Maine Administrative Procedure Act, to make appropriate regulations for carrying out the provisions of this subchapter, including but not limited to regulations providing for:

Sec. 64. 7 MRSA § 611, sub-§ 1, 3rd and 4th sentences, as enacted by PL 1975, c. 382, § 3, are amended to read:

If it appears from such examination that a pesticide or device fails to comply with the provisions of this subchapter or regulations adopted thereunder, and the commissioner contemplates instituting criminal proceedings against any person, the commissioner shall cause appropriate notice to be given to such person in a manner consistent with the Maine Administrative Procedure Act. Any person so notified shall be given an opportunity within a reasonable time to present his views, either orally or in writing, with regard to the contemplated proceedings for a hearing in a manner consistent with the Maine Administrative Procedure Act as to adjudicatory proceedings.

Sec. 65. 7 MRSA § 612, as enacted by PL 1975, c. 382, § 3, is amended by adding at the end a new sentence to read:

The issuance of such an order shall not be considered licensing or an adjudicatory proceeding as defined by the Maine Administrative Procedure Act.

Sec. 66. 7 MRSA § 614, as enacted by PL 1975, c. 382, § 3, is amended to read:

§ 614. Denial, suspension, revocation of license

The Upon notice and opportunity for a hearing as provided in sections 608 and 609, the commissioner is authorized to deny, suspend or revoke or refuse to renew, any license, registration or permit provided for in this subchapter, subject to a hearing in any case in which he finds there has been a failure or refusal to comply with the provisions of this subchapter or regulations adopted thereunder. When he finds any failure or refusal to comply, the commissioner is further authorized to cancel or suspend registration of a pesticide, as provided in section 609, or to file a complaint for suspension or revocation of any other permit or license with the Administrative Court.

Sec. 67. 7 MRSA § 631-A, 1st ¶, as enacted by PL 1973, c. 48, § 2, is amended to read:

The commissioner is authorized, after holding public hearing, to establish and promulgate, in a manner consistent with the rule-making procedures of the Maine Administrative Procedure Act, official definitions and standards and sizes for grading or classifying, packaging and labeling eggs and to change such official standards and sizes from time to time.

Sec. 68. 7 MRSA § 637, 1st sentence, is amended to read:

The commissioner shall have authority to administer sections 631 to 639 and to make adopt, in a manner consistent with the Maine Administrative Procedure Act, uniform rules and regulations for such administration.

Sec. 69. 7 MRSA § 714, sub-§ 3 last sentence, as enacted by PL 1971, c. 77, § 1, is amended to read:

No Registration, refusal and cancellation shall be considered rule-making as that term is defined in the Maine Administrative Procedure Act and notice and opportunity for a hearing shall be provided prior to refusal or cancellation in a manner consistent with the Maine Administrative Procedure Act. In any case, no registration shall be refused or canceled, unless the registrant shall have been given an opportunity to be heard before the commissioner and to amend his application in order to comply with the requirements of this subchapter.

Sec. 70. 7 MRSA § 719, sub-§ 1, 1st sentence, as enacted by PL 1971, c. 77, § 1, is amended to read:

The commissioner is authorized to promulgate, in a manner consistent with the Maine Administrative Procedure Act, such rules and regulations for commercial feeds and pet foods as are specifically authorized in this subchapter and such other reasonable rules and regulations as may be necessary for the efficient enforcement of this subchapter.

- Sec. 71. 7 MRSA § 719, sub-§ 2, as enacted by PL 1971, c. 77, § 1, is repealed and the following enacted in its place:
- 2. Publication. Before the issuance, amendment or repeal of any rule or regulation authorized by this subchapter, notice and opportunity for a hearing shall be provided in a manner consistent with the rule-making provisions of the Maine Administrative Procedure Act. Notwithstanding this paragraph, if the commissioner, pursuant to the authority of this subchapter, adopts the official definitions of feed ingredients or official feed terms as adopted by the Association of American Feed Control Officials, or regulations promulgated pursuant to the authority of the Federal Food, Drug and Cosmetic Act, any amendment or modification adopted by the association or by the Secretary of Health, Education and Welfare in the case of regulations promulgated pursuant to the Federal Food, Drug and Cosmetic Act, shall be adopted automatically under this subchapter without regard to the publication of the notice required by this subsection unless the commissioner by rule specifically determines that the amendment or modification shall not be adopted.
- Sec. 72. 7 MRSA § 721, sub-§ 1, as enacted by PL 1971, c. 77, § 1, is amended by adding after the 2nd sentence a new sentence to read:

The issuance of such an order shall not be considered licensing or an adjudicatory proceeding, as defined by the Maine Administrative Procedure Act.

Sec. 73. 7 MRSA § 743, 1st ¶, next to last sentence, is amended to read:

All registrations expire on December 31st of each year or in a manner consistent with the provisions as to license expiration of the Maine Administrative Procedure Act, Title 5, section 10002, whichever is later.

Sec. 74. 7 MRSA \S 743, 1st \P , is amended by adding before the last sentence the following new sentences:

The commissioner may refuse to renew, suspend or cancel registration for failure to comply with this subchapter or with regulations adopted pursuant hereto. This refusal, suspension or cancellation shall be considered rule-making as that term is

defined in the Maine Administrative Procedure Act and notice and opportunity for a hearing shall be provided in a manner consistent with the Maine Administrative Procedure Act.

Sec. 75. 7 MRSA § 748, 1st sentence, is amended to read:

The commissioner is charged with the enforcement of this subchapter, and after due public hearing is empowered to promulgate and adopt, in a manner consistent with the Maine Administrative Procedure Act, such reasonable rules and regulations as may be necessary to carry into effect the full intent and meaning of this subchapter.

Sec. 76. 7 MRSA § 748, sub-§ 1, is amended by adding before the last sentence a new sentence to read:

The issuance of such an order shall not be considered licensing or an adjudicatory proceeding, as defined by the Maine Administrative Procedure Act.

Sec. 77. 7 MRSA § 794, 1st ¶, is amended to read:

The commissioner is charged with the duty of enforcing this subchapter, and he is authorized and directed to make, amend or rescind rules, regulations and orders, in a manner consistent with the Maine Administrative Procedure Act, for the efficient enforcement of said subchapter.

Sec. 78. 7 MRSA § 794, 3rd and 4th ¶¶, are amended to read:

In the event of findings by the commissioner that there is an existing or imminent shortage of any ingredient required by sections 792 or 793, and that because of such shortage the sale and distribution of flour or white bread or rolls may be impeded by the enforcement of this subchapter, the commissioner shall issue an order, to be effective immediately upon issuance in a manner consistent with the emergency rule-making procedures of the Maine Administrative Procedure Act, permitting the ommission of such ingredient from flour or white bread or rolls; and if he finds it necessary or appropriate, excepting such foods from labeling requirements until he issues a further order relative thereto. This order shall remain effective for no longer than 90 days unless the commissioner, in a manner consistent with the rule-making procedures of the Maine Administrative Procedure Act, adopts the order as a rule or regulation. Any such findings may be made without hearing, on the basis of an order or of factual information supplied by the appropriate federal agency or officer. The commissioner on his own motion may and, upon receiving the sworn statements of 10 or more persons subject to this subchapter that they believe such a shortage exists or is imminent shall-within 20-days thereafter hold a public hearing with respect thereto, at which any interested person may present evidence, and shall make findings based upon the evidence presented. The commissioner shall publish notice of any such hearing at least 10 days prior thereto.

Whenever the commissioner has reason to believe that such shortage no longer exists, he shall hold a public hearing, after at least 10 days' notice shall have been given, at which any interested person may present evidence in a manner consistent with the rule-making procedures of the Maine Administrative Procedure Act, and he shall make findings based upon the evidence so presented. If his findings be that such shortage no longer exists, he shall issue an order to be ome effective not less than 30 days after the publication-filing thereof with the

Secretary of State, revoking such previous order. Undisposed floor stocks of flour on hand at the effective date of such revocation order, or flour manufactured prior to such effective date for sale in this State, may thereafter be lawfully sold or disposed of.

Sec. 79. 7 MRSA § 794, 5th and 6th ¶¶, are repealed.

Sec. 80. 7 MRSA § 833, 1st sentence, is amended to read:

The commissioner shall, after investigation and public hearing and in a manner consistent with the Maine Administrative Procedure Act, adopt and promulgate rules and regulations to supplement and give full effect to this subchapter.

Sec. 81. 7 MRSA § 833, last sentence, is amended to read:

Such rules and regulations shall be filed and open for public inspection at the office of the commissioner and shall have the force of law.

Sec. 82. 7 MRSA § 834, 1st ¶, 3rd sentence, is amended to read:

The license shall be for 12 months, beginning July 1st expire on June 30th or in a manner consistent with the Maine Administrative Procedure Act, whichever is later.

Sec. 83. 7 MRSA § 835, 2nd sentence, is amended to read:

No license shall be issued The commissioner shall, in a manner consistent with the Maine Administrative Procedure Act, refuse to issue, refuse to renew or modify a license if any statement in the application shall be false or misleading, or if the brand name or label or advertisement of the frozen dairy product and frozen dairy product mix involved in the application shall give a false indication of origin, character, composition or place of manufacture or shall be otherwise false or misleading in any particular.

Sec. 84. 7 MRSA § 837, 1st ¶, is amended to read:

The commissioner shall have the power to revoke or suspend any license issued under this subchapter, when it appears that any statement upon which it a license was issued was false or misleading or that any frozen dairy product manufactured, sold, offered or exposed for sale, or held for sale by the licensee is adultered or misbranded or is manufactured in a plant or transported in a vehicle or stored in equipment not maintained in accordance with the standards of sanitation prescribed by the rules and regulations promulgated by the commissioner or that brand name or any label or advertising of any frozen dairy product manufactured, sold, offered or exposed for sale or held for sale with the licensee gives a false indication of origin, character, composition or place of manufacture or is otherwise false or misleading in any particular, file a complaint with the Administrative Court in a manner consistent with the Maine Administrative Procedure Act for suspension or revocation of the license.

Sec. 85. 7 MRSA § 837, 2nd ¶, last sentence, is amended to read:

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Before revoking or suspending filing a complaint seeking the revocation or suspension of any license, the commissioner shall give written notice to the licensee affected, stating that he contemplates the revocation or suspension of the same and giving his reasons therefor and appointing a time for hearing.

- Sec. 86. 7 MRSA \S 837, 3rd \P , is repealed.
- Sec. 87. 7 MRSA § 892, 1st ¶, as enacted by PL 1967, c. 104, is amended to read:

The commissioner is authorized and empowered, after holding public hearing and in a manner consistent with the Maine Administrative Procedure Act, to establish and promulgate official definitions and standards for grading, or classifying, packing and labeling maple products, and to change such official standards from time to time.

Sec. 88. 7 MRSA § 897, last ¶, as enacted by PL 1967, c. 104, is amended to read:

The commissioner shall, in a manner consistent with the Maine Administrative Procedure Act, establish such rules and regulations as may be needed for the proper enforcement of sections 891 to 898.

Sec. 89. 7 MRSA § 951, 1st ¶, as repealed and replaced by PL 1965, c. 219, § 2, is amended to read:

The commissioner Commissioner of Agriculture is authorized and empowered, after holding Public—hearing hearings in a manner consistent with the Maine Administrative Procedure Act, to establish and promulgate official definitions and standards for grading, or classifying, packing and labeling potatoes and to change such official standards from time to time.

Sec. 90. 7 MRSA § 956, last sentence, is amended to read:

The commissioner shall, in a manner consistent with the Maine Administrative Procedure Act, establish such rules and regulations as may be needed for the proper enforcement of sections 951 to 957.

Sec. 91. 7 MRSA § 994, 2nd ¶, is amended to read:

Whenever the commissioner has reason to believe that the issuance of a marketing order will tend to effectuate the declared policy of sections 991 to 1006, he shall, in a manner consistent with the rule-making provisions of the Maine Administrative Procedure Act, either upon his own motion or upon application of any producer or handler of potatoes, give due notice of and an opportunity for a public hearing upon a proposed marketing order.

Sec. 92. 7 MRSA § 997, sub-§ 3, ¶ A, 1st sentence, is amended to read:

The commissioner shall, upon notification of the committee and reasonable notice to handlers and in a manner consistent with the rule-making provisions of the Maine Administrative Procedure Act, regulate the preparation for market of potatoes, whenever he finds from the recommendations and informations submitted by the committee or from other available information, that it would tend to effectuate the declared policy of sections 991 to 1006:

- Sec. 93. 7 MRSA § 997, sub-§ 3, ¶ B, is repealed.
- Sec. 94. 7 MRSA § 997, sub-§ 5, ¶ A, is amended to read:
- A. The committee may adopt, in a manner consistent with the rule-making provisions of the Maine Administrative Procedure Act and subject to approval of the commissioner, the procedures pursuant to which certificates of exemption will be issued to producers or handlers.
- Sec. 95. 7 MRSA § 997, sub-§ 5, ¶ E, 2nd, 3rd and 4th sentences, are repealed and the following enacted in their place:

Such an appeal shall be considered as an adjudicatory proceeding as that term is defined by the Maine Administrative Procedure Act and shall be handled in a manner consistent with the Maine Administrative Procedure Act. In these proceedings the burden of proof shall be upon the applicant.

- Sec. 96. 7 MRSA \S 997, sub- \S 5, \P F is repealed and the following enacted in its place:
 - F. The commissioner shall, in a manner consistent with the rule-making provisions of the Maine Administrative Procedure Act, have the right to modify, change, alter or rescind any procedure adopted pursuant to this section and shall have the right to modify, change, alter or rescind any exemptions granted pursuant to this section based on his review of the record established before the committee pursuant to paragraph E.
 - Sec. 97. 7 MRSA § 998, sub-§ 2, 1st sentence, is amended to read:

Whenever the commissioner finds from the recommendations and information submitted by the committee or from other available information that the control and disposition of surplus potatoes will tend to effectuate the declared policy of sections 991 to 1006, he shall, in a manner consistent with the Maine Administrative Procedure Act, adopt regulations to control and dispose of such surplus potatoes and shall further provide for equalizing the burden of such surplus elimination or control among producers and handlers thereof.

Sec. 98. 7 MRSA § 999 is amended to read:

§ 999. Change of regulations

The commissioner, upon the basis of recommendations of the committee or upon the basis of other available information, may, in a manner consistent with the Maine Administrative Procedure Act, modify, suspend or terminate regulations issued pursuant hereto in order to facilitate preparation for the market of potatoes for certain specified purposes, whenever he finds that such actions tend to effectuate the declared policy of sections 991 to 1006, and that adequate safeguards may be established to prevent such shipments from entering channels of trade for other than the specified purposes.

Sec. 99. 7 MRSA § 1002, 1st ¶, is amended to read:

The commissioner may, in a manner consistent with the rule-making provisions of the Maine Administrative Procedure Act, terminate, suspend or amend the operation of any or all of the provisions of any marketing order, whenever he finds that such provisions do not tend to effectuate declared policy of sections 991 to 1006.

Sec. 100. 7 MRSA § 1013, as enacted by PL 1971, c. 366, is amended to read:

§ 1013. Rules and regulations

The commissioner shall, in a manner consistent with the Maine Administrative Procedure Act, make uniform rules and regulations for carrying out this Article.

Sec. 101. 7 MRSA § 1015, 2nd ¶, as enacted by PL 1971, c. 366, is amended to read:

Upon receipt of such applications, the commissioner immediately shall cause notice thereof to be provided in a manner consistent with the provisions of the Maine Administrative Procedure Act as to adjudicatory proceedings and shall, in any case, cause a copy thereof to be served upon the Maine Potato Council. Service of such notice shall be sufficient if sent by registered mail to the address of the principal office of the Maine Potato Council. Any interested person shall have 30 days in which to file comments as to the applicant's qualifications, to request a hearing, or to file a verified complaint with the commissioner as provided by this Article.

Sec. 102. 7 MRSA § 1015, 3rd ¶, 2nd sentence, as enacted by PL 1971, c. 366, is amended to read:

The commissioner shall, after notice and opportunity for a hearing as provided has been provided in a manner consistent with the Maine Administrative Procedure Act as to adjudicatory proceedings, issue a license to such applicant if he is satisified as to the applicant's qualifications, such license entitling the applicant to act in the capacity described in the license for a period of one year from the date of issuance thereof.

Sec. 103. 7 MRSA § 1017, sub-§ 1, 1st sentence, is repealed and the following enacted in its place:

The commissioner or his duly authorized agent may refuse to grant a license, after notice and opportunity for a hearing is provided in a manner consistent with the Maine Administrative Procedure Act as to adjudicatory proceedings, upon a finding that any of the following acts have existed within 2 years of the date of the filing of an application for license:

Sec. 104. 7 MRSA § 1017, sub-§ 1, as amended by PL 1975, c. 555, §§ 4 and 5, is amended by adding at the end the following new paragraph to read:

The Administrative Court may, in a manner consistent with the Maine Administrative Procedure Act, suspend or revoke a license upon finding any of the enumerated violations within 2 years of the date of the filing of a complaint.

Sec. 105. 7 MRSA § 1017, sub-§ 2, as enacted by PL 1971, c. 366, is amended to read:

- 2. Conditional. Any order revoking or suspending a license may, within the discretion of the eemmissioner Administrative Court be made conditional upon the settlement, adjustment or satisfaction of the consequence of the violation or violations as specified, and the operation of such an order may be deferred for such purpose. Any such order may contain provisions for modification or dismissal thereof upon presentation to the eemmissioner Administrative Court of evidence that the matter of complaint has been settled, adjusted or withdrawn at any time before such order becomes final.
- Sec. 106. 7 MRSA \S 1017, sub- \S 4, \P A, 1st sentence, as enacted by PL 1975, c. 713, \S 2, is amended to read:

The Commissioner of Agriculture or his agent, upon notification by producers of insufficient or no payment shall immediately investigate the complaint and shall, in a manner consistent with the provisions of the Maine Administrative Procedure Act as to adjudicatory proceedings hold a hearing within 10 days from the date the complaint was filed, unless such hearing is waived by the processor against whom the charge has been made.

- Sec. 107. 7 MRSA § 1017, sub-§ 4, ¶ A, sub-¶ (3), as enacted by PL 1975, c. 713, § 2, is amended to read:
 - (3) The commissioner shall file a complaint with the Administrative Court seeking to suspend the license of any licensee who fails to conform to the payment schedule established in this section until the producer is paid the total claim to which the producer is entitled.
- Sec. 108. 7 MRSA § 1017, sub-\$ 4, ¶ A, sub-¶ (4), as enacted by PL 1975, c. 713, § 2, is repealed and the following enacted in its place:
 - (4) Upon the filing of a complaint by the commissioner in the Administrative Court, the licensee shall post a bond sufficient to cover the total claim owed the producer on the date on which the complaint is filed. The bond required for an appeal procedure may be waived by the Administrative Court in the event that the bond required in paragraph A is valid and sufficient to cover the total claim owed the producer.
- Sec. 109. 7 MRSA § 1018, as enacted by PL 1971, c. 366, is repealed and the following enacted in its place:

§ 1018. Hearings

The commissioner shall conduct hearings pursuant to this Article in a manner consistent with the Maine Administrative Procedure Act and has full power to subpoena such witnesses and documents as he deems necessary. The Superior Court, on the petition of the commissioner, may issue summary process to enforce the lawful orders of the commissioner in these actions.

- Sec. 110. 7 MRSA § 1019, as amended by PL 1973, c. 303, § 3, is repealed.
- Sec. 111. 7 MRSA § 1020, as enacted by PL 1971, c. 366, is repealed.
- Sec. 112. 7 MRSA § 1021, as amended by PL 1973, c. 303, § 3, is repealed.

- Sec. 113. 7 MRSA § 1046, sub-§ 2, as amended by PL 1969, c. 42, § 8, is further amended to read:
- 2. Rules and regulations. To prescribe and, after public hearing following due public notice in a manner consistent with the Maine Administrative Procedure Act, to adopt rules and regulations governing the methods of sampling, inspecting, analysis, test and examination of agricultural, vegetable or tree and shrub seeds, and the tolerances to be followed, which shall be in general accord with officially prescribed practice in interstate commerce, and such other rules and regulations as may be necessary to secure the efficient enforcement of this subchapter.
- Sec. 114. 7 MRSA § 1047, sub-§ 1, as amended by PL 1969, c. 42, § 9, is further amended by adding after the first sentence a new sentence to read:

The issuance of such an order shall not be considered licensing or an adjudicatory proceeding, as defined by the Maine Administrative Procedure Act.

Sec. 115. 7 MRSA § 1303, as amended by PL 1967, c. 227, § 1, is further amended to read:

§ 1303. Rules and regulations

The commissioner shall, in a manner consistent with the Maine Administrative Procedure Act, make uniform rules and regulations for carrying out this chapter, which shall be consistent with the rules and regulations for livestock and poultry disease control provided for under this Title.

Sec. 116. 7 MRSA § 1306 is repealed and the following enacted in its place:

§ 1306. Revocation and suspension of licenses

Any license issued under this chapter may be suspended or revoked by the Administrative Court in a manner consistent with the Maine Administrative Procedure Act.

Sec. 117. 7 MRSA § 1453 is amended to read:

§ 1453. Rules and regulations

The commissioner shall, in a manner consistent with the Maine Administrative Procedure Act, make rules and regulations necessary to protect the health of animals going through such sales rings, which shall have the power of law as outlined under section 1752.

Sec. 118. 7 MRSA § 1456 is repealed and the following enacted in its place:

§ 1456. Cancellation of permit

The permit to operate the sales rings may be canceled by the Administrative Court pursuant to Title 4, chapter 25.

Sec. 119. 7 MRSA § 1752, as last amended by PL 1977, c. 78, § 30, is repealed and the following enacted in its place:

§ 1752. Rules and regulations

The commissioner shall, in a manner consistent with the Maine Administrative Procedure Act, make all needful rules and regulations which may in his judgment be deemed requisite to the full and due execution of chapters 201, 207, 301, 303 and 305. These rules and regulations shall have the force and effect of law, so far as the same are not inconsistent with the laws of this State or of the United States.

Sec. 120. 7 MRSA § 1755, 1st ¶, is amended by adding at the end a new sentence to read:

This quarantine shall not be considered licensing or an adjudicatory proceeding, as defined by the Maine Administrative Procedure Act.

Sec. 121. 7 MRSA § 1756, 1st sentence, as repealed and replaced by PL 1977, c. 36, is amended to read:

Upon discovery of any contagious or infectious disease among domestic animals, the commissioner may cause the affected or exposed animals to be appraised and destroyed, and a proper disposition of the carcasses made in accordance with rules and regulations made by him as authorized and provided adopted by him in a manner consistent with the Maine Administrative Procedure Act.

Sec. 122. 7 MRSA § 1801, 1st ¶, as amended by PL 1971, c. 594, § 7, is further amended to read:

The commissioner shall, by rule or regulation adopted in a manner consistent with the Maine Administrative Procedure Act, determine which diseases shall be classified as "reportable diseases" of domestic animals. It shall be illegal for any owner, agent of any owner, veterinarian or other person having knowledge of their existence or exposure thereto not to properly report the existence of such disease or exposure thereto to the department immediately after knowledge of or exposure to such disease.

Sec. 123. 7 MRSA § 1802 is amended by adding at the end a new sentence to read:

This condemnation shall not be considered licensing or an adjudicatory proceeding, as defined by the Maine Administrative Procedure Act.

Sec. 124. 7 MRSA § 1808, 4th ¶, is amended to read:

The commissioner shall, in a manner consistent with the Maine Administrative Procedure Act, promulgate rules and regulations as to refrigeration, handling, shipping, disposing of outdated material, and sale of such products.

Sec. 125. 7 MRSA § 1808, last ¶, is repealed and the following enacted in its place:

Failure to comply with this section or section 1807, or the regulations adopted pursuant thereto, shall be grounds for revocation by the Administrative Court of any permit granted pursuant to these sections.

Sec. 126. 7 MRSA § 1809, sub-§ 1, as enacted by PL 1975, c. 236, § 2, is amended to read:

1. Rules and regulations. The Commissioner of Agriculture shall, in a manner consistent with the Maine Administrative Procedure Act, promulgate all rules and regulations that he deems proper and necessary to maintain the health of all dogs and cats imported into the State or offered for sale within the State.

Sec. 127. 7 MRSA § 1812, 1st ¶, is amended to read:

The commissioner shall, in a manner consistent with the Maine Administrative Procedure Act, formulate and implement rules, regulations and methods of procedure generally adopted for the prevention, control and eradication of brucellosis.

Sec. 128. 7 MRSA § 1812-A, 1st ¶, as enacted by PL 1967, c. 182, is amended to read:

The commissioner shall, in a manner consistent with the Maine Administrative Procedure Act, formulate and implement rules, regulations and methods of procedure generally adopted for the prevention, control and eradication of brucellosis in swine.

Sec. 129. 7 MRSA § 1818, 1st ¶, last sentence, is amended to read:

Such facilities shall be constructed and maintained in accordance with standards and regulations to be promulgated by the commissioner in a manner consistent with the Maine Administrative Procedure Act.

Sec. 130. 7 MRSA § 2101, last sentence, is amended to read:

Authority to make, in a manner consistent with the Maine Administrative Procedure Act, all reasonable rules and regulations is given the said commissioner.

Sec. 131. 7 MRSA § 2102. last sentence, is amended to read:

Authority to make, in a manner consistent with the Maine Administrative Procedure Act, all reasonable rules and regulations is given the commissioner.

Sec. 132. 7 MRSA § 2154, 2nd ¶, is amended to read:

The board shall have the full power and authority to make, in a manner consistent with the Maine Administrative Procedure Act, rules and regulations not inconsistent with law pertaining to its program of production, distribution and sales of foundation seed potatoes to the potato growers of Maine, as it may from time to time determine, and to exercise any other power which may be conferred upon the board by law.

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Sec. 133. 7 MRSA § 2203, 2nd sentence, is amended to read:

The State Horticulturist may, after notice and opportunity for a hearing is provided in a manner consistent with the provisions of the Maine Administrative Procedure Act as to adjudicatory proceedings, in writing order the owner, occupant or person in charge thereof to properly spray or give other suitable treatment, or to cut and destroy any such diseased trees or shrubs, if in the opinion of the State Horticulturist such action is necessary.

Sec. 134. 7 MRSA § 2204, as amended by PL 1975, c. 156, is further amended by adding at the end a new sentence to read:

The decision of the State Horticulturist to require destruction or return of infested stock shall not be considered licensing or an adjudicatory proceeding as those terms are defined by the Maine Administrative Procedure Act.

Sec. 135. 7 MRSA § 2301 is amended to read:

§ 2301. Authority

The commissioner, when he shall find that there exists in any other state, territory, district or part thereof any dangerous plant disease or insect infestation with reference to which the Secretary of Agriculture of the United States has not determined that a quarantine is necessary and has not established such quarantine, is authorized to promulgate and to enforce by appropriate rules and regulations, adopted in a manner consistent with the Maine Administrative Procedure Act, a quarantine prohibiting or restricting the transportation into or through the State, or any portion thereof, from such other state, foreign country, territory or district, of any class of nursery stock, plant, fruit, seed or other article of any character whatsoever, capable of carrying such plant disease or insect infestation. The commissioner is authorized to make, in a manner consistent with the Maine Administrative Procedure Act, rules and regulations for the seizure, inspection, disinfection, destruction or other disposition of any nursery stock, plant, fruit, seed or other article of any character whatsoever, capable of carrying any other plant disease or insect infestation, a quarantine with respect to which shall have been established by the Secretary of Agriculture of the United States or the commissioner, and which has been transported to, into or through this State in violation of such quarantine.

Sec. 136. 7 MRSA § 2302 is repealed.

Sec. 137. 7 MRSA § 2902, 4th ¶, is amended to read:

The commissioner Administrative Court shall have the power, after due hearing, to upon complaint of the commissioner or the Attorney General revoke or suspend any license issued under sections 2901 to 2904 and 3101 to 3103, when it appears that any statement upon which it was issued was false or misleading, or that any of the provisions of sections 2901 to 2904 and 3101 to 3103 and the rules and regulations issued thereunder, have been violated.

Sec. 138. 7 MRSA § 2902, last ¶, is amended to read:

The commissioner shall, after investigation and public hearing in a manner consistent with the Maine Administrative Procedure Act, adopt and promulgate rules and regulations, and standards of definition and quality for the production, pasteurization and distribution of grade A milk.

Sec. 139. 7 MRSA § 2904, 1st and last sentences, as amended by PL 1969, c. 41, § 2, are further amended to read:

The commissioner shall after investigation and public hearing, in a manner consistent with the Maine Administrative Procedure Act, adopt and promulgate rules, regulations and standards of identity and quality to supplement and give full effect to sections 2901 to 2904 and 3101 to 3103.

Such rules, regulations and standards of identity and quality shall be filed and open for public inspection at the office of the commissioner and have the force of law.

Sec. 140. 7 MRSA § 2954, sub-§ 1, 4th sentence, as repealed and replaced by PL 1975, c. 517, § 3, is amended to read:

Due notice of such public hearing shall be given by publishing such notice at least 7 days prior to the hearing in appropriate newspapers as provided in Title 5, chapter 375.

Sec. 141. 7 MRSA § 2955, 4th ¶, 1st sentence, as amended by PL 1973, c. 303, § 3, is further amended to read:

The Administrative Court Judge as designated in Title 5, chapters 301 to 307 as designated by Title 4, chapter 25 may, upon proper evidence, decline to grant a license or may suspend or revoke a license already granted upon due notice and after hearing.

Sec. 142. 7 MRSA § 3451, 10th ¶, last sentence, as enacted by PL 1971, c. 546, § 2, is amended to read:

Any person, firm or corporation maintaining a pet shop shall obtain from the Commissioner of Agriculture commissioner a license therefor, which license shall expire December 31st annually or in a manner consistent with the license provisions of the Maine Administrative Procedure Act, whichever is later, and the fee for such license shall be \$50.

Sec. 143. 7 MRSA § 3451, 11th ¶, last sentence, as enacted by PL 1971, c. 546, § 2, is amended to read:

Any person, firm or corporation maintaining a boarding kennel shall obtain from the Commissioner of Agriculture commissioner a license therefor, which license shall expire December 31st annually or in a manner consistent with the license provisions of the Maine Administrative Procedure Act, whichever is later, and the fee for such license shall be \$25.

Sec. 144. 7 MRSA § 3451, 12th ¶, as amended by PL 1975, c. 236, § 3, is further amended by adding at the end a new sentence to read:

The decision and order for this quarantine shall not be considered licensing or an adjudicatory proceeding, as defined by the Maine Administrative Procedure Act.

Sec. 145. 7 MRSA § 3451, 13th ¶, as amended by PL 1975, c. 236, § 3, is further amended to read:

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The commissioner Administrative Court, upon complaint of the commissioner or the Attorney General, may revoke or suspend a pet shop, kennel and boarding kennel license providing any person, firm or corporation maintaining such pet shop, kennel and boarding kennel violates any quarantine or maintains animals or birds contrary to the rules and regulations promulgated by the commissioner or fails to keep records required by the commissioner.

- Sec. 146. 7 MRSA § 3451, 14th ¶, as enacted by PL 1971, c. 453, is repealed.
- Sec. 147. 8 MRSA \S 106, 1st \P , as last amended by PL 1975, c. 115, \S 4, is further amended to read:

The commission shall have the sole direction, control and jurisdiction over all boxing contests or exhibitions and, following a public hearing, is empowered to promulgate, adopt and amend, pursuant to the applicable provisions of the Maine Administrative Procedure Act, Title 5, section 8051 et seq., all rules and regulations as follows.

- Sec. 148. 8 MRSA § 107, sub-§ 4, as repealed and replaced by PL 1975, c. 115, § 5, is repealed and the following enacted in its place:
- 4. Revocation of license. Any license issued under this section may be revoked or suspended by the Administrative Court if the holder of that license has violated any of the provisions of this chapter or of any rule, regulation or order of the commission.
- Sec. 149. 8 MRSA § 134, 1st sentence, as enacted by PL 1977, c. 13, is amended to read:

The commission shall have the sole direction, control and jurisdiction over all professional wrestling matches, shows or exhibitions and, following a public hearing, is empowered to promulgate and adopt, pursuant to the applicable provisions of the Maine Administrative Procedure Act, Title 5, section 8051 et seq., all rules and regulations necessary therefor.

Sec. 150. 8 MRSA § 135, 1st ¶, 1st sentence, as enacted by PL 1977, c. 13, is amended to read:

The commission may issue, in its discretion and under the name and seal of the commission, a license in writing to extend for one year, unless revoked by the commission for cause; to any person, club, association or corporation who or which is properly qualified, which will entitle him or it to conduct professional wrestling matches, shows or exhibitions for a period of one year from date of issuance, in accordance with this chapter and the rules and regulations adopted in pursuance thereof.

Sec. 150-A. 8 MRSA § 135, 2nd ¶, 3rd sentence, as enacted by PL 1977, c. 13, is amended to read:

Upon the application for a license as enumerated, the chairman of the commission shall in his discretion temporarily issue or refuse to issue the license -or; he may upon information of violation of this chapter or the rules of the commission temporarily petition the Administrative Court to suspend or revoke a license for cause.

read:

Sec. 150-B. 8 MRSA § 135, last ¶, as enacted by PL 1977, c. 13, is amended to

Any person, club, association or corporation, or any official of a club, association or corporation who conducts a professional wrestling match, show or exhibition or who engages in or in any way takes part in a match, show or exhibition without first obtaining a license, or when the license has expired or has been suspended or revoked by the commission or temporarily suspended or revoked by the chairman, shall be guilty of a Class D crime.

Sec. 151. 8 MRSA § 271, 1st ¶, next to the last sentence, as amended by PL 1973, c. 303, § 3, is further amended to read:

The Administrative Court Judge, as designated in Title 5, chapters 301 to 307 Title 4, chapter 25, shall have power to revoke any license issued at any time for good-eause-violation of the commission's rules, regulations or licensing provisions upon notice and hearing.

Sec. 152. 8 MRSA § 271, 1st ¶, last sentence, is amended to read:

The license of any corporation shall automatically cease—be automatically revoked, subject to the provisions of Title 5, chapter 375 upon the change in ownership, legal or equitable, of 50% or more of the voting stock of the corporation and the corporation shall not hold a harness horse race or meet for public exhibition without a new license.

Sec. 153. 8 MRSA § 279-B, as last amended by PL 1975, c. 623, § 5-C, is repealed and the following enacted in its place:

§ 279-B. Fines, suspensions and revocations

In order to enforce the rules and regulations referred to in section 279-A, the commission is authorized to establish a schedule for fines not to exceed \$100 for each violation of the rules and regulations. The commission is authorized to levy a fine, after notice and hearing, for each violation of the rules and regulations.

The commission is further authorized to establish a schedule of suspensions of licenses for each violation of the rules and regulations.

Any person aggrieved by any fine or suspension imposed by the commission may seek judicial review pursuant to the Maine Administrative Procedure Act.

Sec. 154. 8 MRSA \S 353, 1st \P , as enacted by PL 1973, c. 570, \S 1, is amended by adding at the end a new sentence to read:

Rules adopted by the commission shall be adopted in a manner consistent with the Maine Administrative Procedure Act.

Sec. 155. 8 MRSA § 354, sub-§ 1, ¶ F, as enacted by PL 1973, c. 570, § 1, is amended to read:

F. Recommend to the commission that it seek to suspend or revoke in a manner consistent with the Maine Administrative Procedure Act any license issued pursuant to this chapter or the rules and regulations promulgated thereunder;

Sec. 155-A. 9MRSA § 3740, sub-§ 2, as enacted by PL 1965, c. 501, § 1, is amended to read:

- 2. Refuse to issue license. Refuse to issue the license for any reason for which he may suspend, revoke or refuse to renew or seek to suspend or revoke any license under this chapter.
- Sec. 155-B. 9 MRSA § 3745, 1st sentence, as last amended by PL 1975, c. 381, § 4, is repealed and the following enacted in its place:

The superintendent may refuse to renew any license issued hereunder for any of the reasons stated in this section, provided that the licensee has first been given an opportunity for hearing in conformity with the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter IV, and the superintendent may file a complaint with the Administrative Court to suspend or revoke any license issued hereunder if, after investigation or hearing or both, the superintendent has reason to believe that the licensee or any owner, director, officer, member, partner, employee or agent of the licensee has:

Sec. 155-C. 9 MRSA § 3751, as last amended by PL 1975, c. 381, § 4, is further amended by adding at the end the following new sentence:

Actions of the commissioner pursuant to this section shall be conducted in accordance with the provisions of the Maine Administrative Procedure Act, Title 5, chapter 375.

Sec. 155-D. 9-A MRSA § 2-303, as amended by PL 1975, c. 135, §§ 1 and 2, is repealed and the following enacted in its place:

- § 2-303. Revocation or suspension of license
- 1. The administrator may file a complaint with the Administrative Court to suspend or revoke a license to make supervised loans if the administrator finds reason to believe, after investigation or hearing, or both, that:
 - A. The licensee has violated this Act or any rule or order made pursuant to this Act; or
 - B. Facts or conditions exist which would clearly have justified the administrator in refusing to grant a license had these facts or conditions been known to exist at the time the application for the license was made.

An affirmative finding by the Administrative Court of either cause shall be sufficient to suspend or revoke the license.

- 2. No revocation or suspension of a license shall impair or affect the obligation of any preexisting lawful contract between the licensee and any debtor.
- 3. The administrator may reinstate a license, terminate a suspension or grant a new license to a person whose license has been revoked if no fact or condition then exists which clearly would have justified the administrator in refusing to grant a license.

Sec. 155-E. 9-A MRSA § 6-106, sub-§ 3, last sentence, as enacted by PL 1973, c. 762, § 1, is amended to read:

If the court determines that the respondent has committed any alleged contempt, the court shall punish the offender as if the contempt has occurred in an

action arising in or pending in such court in accordance with Title 5, section 9060, subsection 1, paragraph D.

Sec. 155-F. 9-A MRSA \S 6-108, sub- \S 1, last \P , last 3 sentences, as enacted by PL 1973, c. 762, \S 1, are repealed and the following enacted in their place:

The proceeding for review or enforcement is initiated and conducted in accordance with Title 5, chapter 375, subchapter VII.

Sec. 155-G. 9-A MRSA § 6-108, sub-§ 2, as enacted by PL 1973, c. 762, § 1, is repealed.

Sec. 155-H. 9-A MRSA § 6-108, sub-§ 4, 1st sentence, as enacted by PL 1973. c. 762, § 1, is repealed.

Sec. 155-I. 9-A MRSA § 6-108, sub-§ 5, as enacted by PL 1973, c. 762, § 1, is amended to read:

5. A proceeding for review under this section must be initiated within 30 days after a copy of the order of the administrator is received. If no proceeding is so initiated, the administrator, through the Attorney General, may obtain a decree of the Superior Court for enforcement of its order upon showing that the order was issued in compliance with this section, that no proceeding for review was timely initiated within 30 days after copy of the order was received, and that the respondent is subject to the jurisdiction of the court. The decree of the Superior Court may also provide any relief available in an action brought under section 6-110.

Sec. 155-J. 9-A MRSA § 6-402, sub-§ 5, as enacted by PL 1973, c. 762, § 1, is repealed and the following enacted in its place:

5. "Rule" means a rule as defined in Title 5, section 8002, subsection 9.

Sec. 155-K. 9-A MRSA § 6-404, as enacted by PL 1973, c. 762, § 1, is repealed and the following enacted in its place:

§ 6-404. Procedure for adoption of rules

Rules adopted by the administrator, and amendments thereto, shall be adopted in a manner consistent with the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter II.

Sec. 155-L. 9-A MRSA § 6-405, as enacted by PL 1973, c. 762, § 1, is repealed and the following enacted in its place:

§ 6-405. Taking effect of rules

Each rule hereafter adopted is effective 20 days after filing with the Secretary of State, except that, if a later date is specified in the rule, the later date is the effective date.

Sec. 155-M. 9-A MRSA § 6-406, as enacted by PL 1973, c. 762, § 1, is repealed.

- Sec. 155-N. 9-A MRSA § 6-407, as enacted by PL 1973, c. 762, § 1, is repealed.
- Sec. 155-O. 9-A MRSA § 6-408, 1st sentence, as enacted by PL 1973, c. 762, § 1, is amended to read:

The validity or applicability of a rule of declaratory advisory ruling may be determined in an action for declaratory judgment in the Superior Court, if it is alleged that the rule, or its threatened application, interferes with or impairs, or threatens to interfere with or impair, the legal rights or privileges of the plaintiff as a creditor, consumer or potential consumer.

Sec. 155-P. 9-A MRSA § 6-409, as enacted by PL 1973, c. 762, § 1, is repealed and the following enacted in its place:

§ 6-409. Advisory rulings by administrator

The administrator shall provide by rule for the filing and prompt disposition of petitions for advisory rulings as to the applicability of any statutory provision or of any rule of the administrator.

Sec. 155-Q. 9-A MRSA § 6-410, as enacted by PL 1973, c. 762, § 1, is repealed and the following enacted in its place:

§ 6-410. Contested cases

In a contested case, all parties shall be afforded an opportunity for hearing, and proceedings shall be conducted in accordance with Title 5, chapter 375, subchapter IV.

- Sec. 155-R. 9-A MRSA § 6-414, sub-§ 2, as enacted by PL 1973, c. 762, § 1, is amended to read:
- 2. Proceedings for review are instituted by filing a petition in the Superior Court within 30 days after mailing receipt of notice of the final decision of the administrator or, if a rehearing is requested, within 30 days after notice of the decision thereon. Copies of the petition shall be served upon the administrator and all parties of record. The petition shall be served and the proceedings conducted in accordance with the provisions of Title 5, chapter 375, subchapter VII.
- Sec. 155-S. 9-A MRSA § 6-414, sub-§§ 3, 4, 5, 6 and 7, as enacted by PL 1973, c. 762, § 1, are repealed.
 - Sec. 155-T. 9-A MRSA § 6-415, as enacted by PL 1973, c. 762, § 1, is repealed.
- Sec. 156. 9-B MRSA § 232, sub-§ 2, ¶ A, as enacted by PL 1975, c. 500, § 1, is repealed and the following enacted in its place:
 - A. The written notice required in subsection 1 shall be in the form prescribed by the Maine Administrative Procedure Act, Title 5, section 9052, subsection 4 and shall be served not less than 30 nor more than 60 days prior to the date set for the hearing.
- Sec. 157. 9-B MRSA § 233, sub-§ 1, as enacted by PL 1975, c. 500, § 1, is repealed and the following enacted in its place:

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1. Appeal of order. Any person aggrieved and directly affected by an order of the superintendent issued pursuant to sections 231 and 232 shall be entitled to judicial review of the order pursuant to the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter VII.

Sec. 158. 9-B MRSA § 251, as amended by PL 1975, c. 666, §§ 7-A and 8, is repealed and the following enacted in its place:

§ 251. Rule-making

Promulgation of rules or regulations of the bureau, and amendments thereto, shall conform to the requirements of the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter II. Within 5 days of promulgation, notice of the rule, regulation or amendment adopted by the superintendent setting forth a concise, general statement of the content, purpose and origin of the rule, regulation or amendment, together with a statement that copies of the rule, regulation or amendment are available to the public at cost, shall be published by the superintendent in those newspapers in which the notice of rule-making required by the Maine Administrative Procedure Act was published. Unless the superintendent shall specify a later date in the final notice relating thereto, the effective date of any rule, regulation or amendment shall be 30 days after its promulgation, provided the requirements of Title 5, section 8056 have been met. The superintendent may waive all or part of the 30-day waiting period following promulgation of any rule, regulation or amendment, if the superintendent determines that extraordinary or unusual conditions exist which warrant that action. The superintendent shall set forth in writing the circumstances and reasons for his waiving all or part of the 30-day waiting period.

Sec. 159. 9-B MRSA § 252, sub-§ 2, as amended by PL 1975, c. 666, §§ 9-A and 10, is repealed and the following enacted in its place:

2. Application and notice.

- A. Upon receipt of an application subject to this section, the superintendent shall determine whether the application is complete. The superintendent shall have the power to request modifications in, and additional information relating to, any application prior to certifying its completeness.
- B. As soon as the superintendent determines that the application is complete, he shall instruct the applicant to provide notice of the application in the manner and form prescribed in Title 5, section 9052.
- C. The superintendent may suspend or postpone action on an application after the first publication of notice pursuant to paragraph B, upon written request of the applicant or on his own initiative for good cause shown. The superintendent shall promptly provide notice of any suspension or postponement in the same manner and in the same publications in which the original notice of application was provided. If and when action is resumed on the application, the superintendent shall again provide notice in the same manner and in the same publications in which the preceding notices were provided.

Sec. 160. 9-B MRSA § 252, sub-§ 5, as enacted by PL 1975, c. 500, § 1, is repealed and the following enacted in its place:

- 5. Hearing. Requests for a hearing and the procedures for notice and conducting the hearings on applications subject to this section shall be governed by the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter IV.
- Sec. 161. 9-B MRSA § 252, sub-§ 6, as amended by PL 1975, c. 666, § 11, is repealed and the following enacted in its place:
- Decision. After consideration of all relevant matters presented in the application, in any written comments, and at the hearing, if any, the superintendent shall promulgate, in accordance with the Maine Administrative Procedure Act, the final order. Within 5 days of promulgation, notice of the final order setting forth the name of the applicant, the nature of the application and the superintendent's action thereon, together with a statement that copies of the order are available to the public at cost, shall be published by the superintendent in those newspapers in which the notice required by subsection 2 was published. Unless the superintendent shall specify a later date in the final notice relating thereto, the effective date of the final order shall be 30 days after its promulgation. The superintendent may waive all or part of the 30-day waiting period following promulgation of the final order, if the superintendent determines that extraordinary or unusual conditions exist which warrant that action. The superintendent shall set forth in writing the circumstances and reasons for his waiving all or part of the 30-day waiting period, provided, however, the superintendent shall, within 60 days of the close of the comment period or within 60 days of the conclusion of the hearing if such was held, whichever period is greater, promulgate the final order either approving or disapproving the application.
- Sec. 162. 9-B MRSA § 252, sub-§ 7, as repealed and replaced by PL 1975, c. 666, § 12, is repealed.
 - Sec. 163. 9-B MRSA § 254, as amended by PL 1975, c. 666, § 13, is repealed.
- Sec. 164. 9-B MRSA § 255, sub-§§ 2, 3 and 4, as enacted by PL 1975, c. 500, § 1, are repealed and the following enacted in their place:
- 2. Request for rule-making. Any person may petition the superintendent to hold a rule-making proceeding for the purpose of promulgating such rules, regulations or amendments as may be proposed in his petition and may petition for a hearing on the proposed rule, regulation or amendment.
- 3. Procedures for requesting hearing. A petition for a hearing pursuant to this section shall be made in accordance with regulations promulgated by the superintendent.
- 4. Grant or denial of request. Unless the superintendent shall deem a petition filed pursuant to subsection 1 frivolous or not bona fide, he shall designate the petitioner or petitioners as an interested party and hold a hearing for the purpose set forth in the petition. If the request is a petition for rule-making, within 60 days after receipt of the petition, the superintendent shall either notify the petitioner in writing of its denial and the reasons therefor, or initiate appropriate rule-making proceedings.
- Sec. 165. 9-B MRSA § 256, as enacted by PL 1975, c. 500, § 1, is repealed and the following enacted in its place:
- § 256. Judicial review of superintendent's action

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Any person or organization affected adversely by a rule, regulation, amendment, order or decision on an application promulgated by the superintendent, or affected adversely by the denial of a request for a hearing, may appeal from that action. Judicial review of any final action of the superintendent shall be in accordance with the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter VII.

Sec. 166. 10 MRSA § 1602, 1st sentence, is amended to read:

After notice of the establishment by regulation adopted in a manner consistent with the Maine Administrative Procedure Act of a trademark by the commission, it shall be unlawful to use said trademark without first securing a permit or license from the Maine Potato Commission.

Sec. 167. 10 MRSA § 1701, 1st sentence, is amended to read:

In order to carry out better the objectives of the Maine Sardine Tax Law, the Maine Sardine Council may, by regulation adopted in a manner consistent with the Maine Administrative Procedure Act, develop and register trademarks.

Sec. 168. 10 MRSA § 1702, 1st sentence, is amended to read:

After notice of establishment of a trademark by the council, as provided in section 1701, it shall be unlawful to use such trademark without first securing a permit or license from the Maine Sardine Council.

Sec. 169. 10 MRSA § 1704, 1st and last sentences, are amended to read:

The Maine Sardine Council may prescribe, in a manner consistent with the Maine Administrative Procedure Act, rules and regulations for carrying out the purposes of this chapter, and may issue licenses to processors who request authority to use the trademark and who shall abide by such rules and regulations.

The council Administrative Court, upon application of the commissioner, the Maine Sardine Council or the Attorney General, shall have the right to cancel any license for a period of time to be determined by the council for failure to abide by the rules and regulations prescribed by the council; and the council shall have the right, after notice and opportunity for a hearing and in a manner consistent with the rule-making provisions of the Maine Administrative Procedure Act, to cancel all outstanding licenses at any time that the council deems such action necessary to the best interest of the sardine industry as a whole.

Sec. 170. 10 MRSA § 2206, sub-§ 1, 5th and 6th sentences, as amended, are further amended to read:

Following the hearing, the commissioner shall notify the applicant of its decision by registered-certified mail within the required 20 days of hearing. Any person aggrieved by the decision of the board may appeal as provided in section 2214 Title 5, chapter 375, subchapter VII.

Sec. 171. 10 MRSA \S 2206, sub- \S 4, as amended by PL 1971, c. 618, \S 13, is further amended to read:

4. Revocation and suspension. The board Administrative Court may, upon

complaint of the board and after notice and hearing, suspend or revoke its approval of a mining plan for noncompliance by the operator with the terms thereof or for violation by the operator of regulations in force when the plan was approved.

- Sec. 172. 10 MRSA § 2212, as last amended by PL 1973, c. 537, § 12, is repealed.
- Sec. 173. 10 MRSA § 2213, as amended by PL 1973, c. 537, § 13, is repealed.
- Sec. 174. 10 MRSA § 2363, sub-§ 1, 1st sentence, as repealed and replaced by PL 1977, c. 537, § 3, is amended to read:

The State Sealer of Weights and Measures shall after a public hearing preceded by at least 2 weeks notice in the state paper, in a manner consistent with the Maine Administrative Procedure Act, establish standard procedures and promulgate regulations for the purchase of all weight scaled wood on a green weight basis only.

- Sec. 175. 10 MRSA § 2366, sub-§ 2, as enacted by PL 1977, c. 537, § 5, is repealed.
- Sec. 176. 10 MRSA § 2402, sub-§ 3, as enacted by PL 1973, c. 91, § 5, is amended to read:
- 3. Regulations. Issue, in a manner consistent with the Maine Administrative Procedure Act, reasonable regulations for the enforcement of this chapter, which regulations shall have the force and effect of law;
- Sec. 177. 10 MRSA § 2402, sub-§ 12, as enacted by PL 1973, c. 91, § 5, is amended by adding at the end a new sentence to read:

This approval, rejection, specification or condemnation shall not be considered to be licensing or an adjudicatory proceeding, as those terms are defined by the Maine Administrative Procedure Act:

- Sec. 178. 10 MRSA § 2402, sub-§ 14, as enacted by PL 1971, c. 91, § 5, is amended to read:
- 14. Appropriate measure. Prescribe, by regulation adopted in a manner consistent with the Maine Administrative Procedure Act, the appropriate term or unit of weight or measure to be used, whenever he determines in the case of a specific commodity that an existing practice of declaring the quantity by weight, measure, numerical count or combination thereof does not facilitate value comparisons by consumers or offers an opportunity for consumer confusion;
- Sec. 179. 10 MRSA § 2403, sub-§ 2, as enacted by PL 1973, c. 91, § 5, is amended to read:
- 2. Orders. Empowered to issue stop-use, hold and removal orders with respect to any weights and measures commercially used and stop-sale, hold and removal orders with respect to any packaged commodities or bulk commodities kept, offered or exposed for sale. These stop-use, hold and removal orders shall not be considered to be licensing or an adjudicatory proceeding, as those terms are defined by the Maine Administrative Procedure Act;

Sec. 180. 10 MRSA § 2406, 2nd sentence, as reenacted by PL 1973, c. 654, § 1, is amended to read:

When such packages or amounts of commodities are found not to contain the amounts represented or are found to be kept, offered or exposed for sale in violation of law, the state sealer may order them off sale and may mark or stamp them as "illegal." These orders shall not be considered to be licensing or any adjudicatory proceeding, as those terms are defined by the Maine Administrative Procedure Act.

Sec. 181, 10 MRSA § 2501, 3rd sentence, is amended to read:

Each license shall expire on December 31st of each year or in a manner consistent with the Maine Administrative Procedure Act, whichever is later, unless sooner revoked or suspended under section 2506.

Sec. 182. 10 MRSA § 2506 is repealed and the following enacted in its place:

§ 2506. Suspension or revocation of license

The state sealer is authorized, in a manner consistent with the Maine Administrative Procedure Act, to refuse to renew, and the Administrative Court is authorized, on complaint of the state sealer or the Attorney General, to suspend or revoke the license of any licensed public weighmaster when the licensee has violated any provision of this chapter or of any valid regulation of the state sealer affecting a licensed public weighmaster.

Sec. 183. 10 MRSA § 2623, last sentence, as enacted by PL 1973, c. 91, § 10, is amended to read:

Notwithstanding anything to the contrary contained anywhere in this chapter, wrapped paper rolls, paper rolls on nonreturnable cores and wrapped bundles of paper may be marked and sold on a gross weight basis and sheeted paper may be marked and sold on a specified ream weight basis and all contracts and documents relating to the marking or sale of any of such commodities shall be contrued accordingly unless a contrary intent clearly appears, except that none of such commodities shall be so sold at retail, or so marked for sale at retail, if such sale or marking is contrary to such reasonable regulations consistent with trade practices in the paper industry as the state sealer may from time to time issue, in a manner consistent with the Maine Administrative Procedure Act.

Sec. 184. 10 MRSA § 2651, last sentence, is amended to read:

Upon approval by the state sealer, he shall issue to the applicant a registration certificate which shall expire on December 31st, or in the manner provided in the Maine Administrative Procedure Act, whichever is later, unless sooner suspended or revoked under section 2655.

Sec. 185. 10 MRSA § 2655 is repealed and the following enacted in its place:

§ 2655. Suspension or revocation of registration of dealers or repairmen

The state sealer is authorized to refuse to renew the certificate of any registered dealer or repairman when he is satisfied, after providing notice and opportunity for a hearing in a manner consistent with the Maine Administrative Procedure Act as to adjudicatory hearings, that the registrant has violated this subchapter or is found to be an incompetent, inefficient, unscrupulous or unsuitable person to be engaged as a dealer or repairman. The Administrative Court, upon complaint of the state sealer or the Attorney General, is authorized to suspend or revoke the certificate of any registered dealer or repairman on the same grounds.

Sec. 186. 10 MRSA § 2701, 2nd \P , as enacted by PL 1969, c. 332, is amended to read:

Promulgation and establishment of fees shall follow the procedure and be subject to the requirements imposed by Title 5, sections 2351 to 2354 as to rule-making of the Maine Administrative Procedure Act.

Sec. 187. 10 MRSA § 2901, is amended to read:

The commissioner shall promulgate, in a manner consistent with the Maine Administrative Procedure Act, such uniform rules and regulations concerning the weighing, measuring, sampling, care of samples and the making of tests as he deems proper. No person shall credit any producer with a lesser percentage of milkfat than is actually contained in the milk or cream received from the producer.

Sec. 188. 10 MRSA \S 2905, last \P , is repealed and the following enacted in its place:

The commissioner shall, in a manner consistent with the Maine Administrative Procedure Act, make rules and regulations governing the application for and the granting of the certificate. The Administrative Court may revoke the certificate for cause. The fee for issuing a certificate shall be \$1 and shall be deposited in the State Treasury.

Sec. 189. 10 MRSA § 2952, 4th and 5th sentences, are amended to read:

The commissioner shall, in a manner consistent with the Maine Administrative Procedure Act, prescribe regulations governing the sealing of such cans or containers by the manufacturer and may authorize such sealing by any manufacturer upon his agreement to conform to said regulations. The commissioner Administrative Court, upon complaint filed by the commissioner or the Attorney General, may at any time, for cause, revoke the authority so given by him to any manufacturer.

Sec. 190. 10 MRSA § 3323, last 2 sentences, as enacted by PL 1975, c. 725, are amended to read:

If there is no agreed price or a method for determining it which is agreed upon, the extent of the lien shall be the full value of the raw product as of the date of delivery and shall be determined by the commissioner after a hearing upon notice and opportunity for a hearing, provided in a manner consistent with the provisions as to adjudicatory proceedings of the Maine Administrative Procedure Act. Anyone aggrieved by this decision may appeal the decision to Superior Court.

Sec. 191. 10 MRSA § 9005, sub-§ 2, as enacted by PL 1977, c. 550. § 1, is repealed and the following enacted in its place:

- 2. Rules and regulations. Rules and regulations of the board shall be adopted, amended or repealed in accordance with the provisions of the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter II.
- Sec. 192. 10 MRSA § 9005, sub-§ 3, as enacted by PL 1977, c. 550, § 1, is amended by adding at the end the following new sentence to read:

A copy of any rules and regulations adopted by the board, and any amendments thereto, shall be mailed to each licensee.

- Sec. 193. 10 MRSA § 9005, sub-§ 4, as enacted by PL 1977, c. 550, § 1, is repealed.
- Sec. 194. 10 MRSA § 9007, sub-§ 2, as enacted by PL 1977, c. 550, § 1, is repealed and the following enacted in its place:
- 2. Suspension or revocation. The board may file a complaint with the Administrative Court to suspend or revoke the board's acceptance or certification, or both, of manufactured housing certified under the reciprocal provisions of this section, for the following causes:
 - A. If the board determines that the standards for the manufacture and inspection of the manufactured housing of another state or governmental agency do not meet the objectives of this chapter and the rules and regulations promulgated pursuant hereto;
 - B. The board determines that the standards for manufacture and inspection are not being enforced to the satisfaction of the board; or
 - C. The other state or governmental agency suspends or revokes its approval or certification.
 - Sec. 195. 10 MRSA § 9007, sub-§ 3, as enacted by PL 1977, c. 550, § 1 is repealed.
- Sec. 196. 10 MRSA § 9009, sub-§ 2, as enacted by PL 1977, c. 550, § 1, is repealed and the following enacted in its place:
- 2. Investigation of complaints; revocation or suspension of licenses. The board shall investigate or cause to be investigated all complaints made to it and all cases of noncompliance with or violation of this chapter. If the board finds reason to believe that the manufacturer, dealer or mechanic has violated this chapter, or the rules and regulations promulgated pursuant to this chapter, it may file a complaint with the Administrative Court to revoke or suspend the license or approval of the manufacturer, dealer or mechanic. The board, for reasons it may deem sufficient, may reissue a license to any person whose license has been revoked, providing 3 or more members of the board vote in favor of this reissuance.
- Sec. 197. 10 MRSA \S 9010, as enacted by PL 1977, c. 550, \S 1, is repealed and the following enacted in its place:

§ 9010. Appeals

Judicial review of any final action of the board shall be in accordance with the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter VII.

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Sec. 198. 12 MRSA § 304, sub-§ 2, 2nd sentence, as enacted by PL 1975, c. 542, is amended to read:

Such written notice shall be made by registered mail and shall identify the timeand place of the hearing and the purpose for which it shall be conducted regular mail and shall conform to Title 5, section 9052, subsection 4.

Sec. 199. 12 MRSA § 304, sub-§ 3, 1st sentence, as enacted by PL 1975, c. 542, is amended to read:

At such hearing the commission shall solicit and receive testimony, as provided by Title 5, section 9057, for the purpose of establishing a normal water level for such body of water, including but not limited to:

Sec. 200. 12 MRSA § 304, sub-§ 3, ¶ I, is enacted to read:

I. The commission may take official notice as provided by Title 5, section 9058.

Sec. 201. 12 MRSA § 304, sub-§ 4, 1st sentence, as enacted by PL 1975, c. 542, is amended to read:

Based on the evidence solicited at such hearing the commission shall, within 60 days after adjournment, make written findings and issue an order issue a decision and order that conform with Title 5, section 9061 to the owner of any dam thereon establishing a normal water level for the body of water impounded by such dam.

Sec. 202. 12 MRSA § 304, sub-§ 4, last sentence, as enacted by PL 1975, c. 542, is amended to read:

The commission shall cause a copy of such order to be delivered mailed to the dam owner and each petitioner, if any, and shall cause the same tobe filed in the appropriate registry of deeds.

Sec. 203. 12 MRSA § 304, sub-§§ 5-10, are enacted to read:

- 5. Public participation. Public participation shall conform to Title 5, section 9054.
- 6. Ex parte communications, separation functions. Ex parte communications and separation of powers shall conform to Title 5, section 9055.
- 7. Opportunity to be heard. Opportunity to be heard shall conform to Title 5, section 9056.
- 8. Subpoenas and discovery. Subpoenas and discovery shall conform to Title 5, section 9060.
 - 9. Record. The record shall conform with Title 5, section 9059.
- 10. Presiding officers. Presiding officers shall conform to Title 5, sections 9062 and 9063.
- Sec. 204. 12 MRSA § 306, 1st ¶, as enacted by PL 1975, c. 542, is amended by adding at the end a new sentence to read:

The commission may enforce the order by any other appropriate remedy.

Sec. 205. 12 MRSA § 307, as enacted by PL 1975, c. 542, is amended to read:

§ 307. Appeal

Any person aggrieved by an order of the commission may appeal to the Superior Court within 30 days of notice thereof pursuant to Title 5, chapter 375, subchapter VII.

Sec. 206. 12 MRSA § 512, last ¶, 1st sentence, as amended by PL 1973, c. 460, § 18, is further amended to read:

On natural areas of Type 1, 2 or 3 all land uses and practices shall be subject to regulations of the bureau, promulgated pursuant to Title 5, chapter 375, subchapter II, to carry out the purposes of this legislation to manage or maintain the areas for the preservation of their natural condition.

Sec. 207. 12 MRSA § 542, sub-§ 7, as enacted by PL 1977, c. 360, § 6, is repealed and the following enacted in its place:

7. Rules and regulations. The survey may from time to time adopt, amend, repeal, pursuant to Title 5, chapter 375, subchapter II, and enforce reasonable rules and regulations necessary to carry out the duties assigned to it.

Sec. 208. 12 MRSA § 545, last sentence, as enacted by PL 1977, c. 360, § 7, is amended to read:

The survey shall have the power to make such rules and regulations as it may deem proper, pursuant to Title 5, chapter 375, subchapter II, with respect to all sections of this subchapter, including safety and resource conservation.

Sec. 209. 12 MRSA § 547, sub-§ 2, as enacted by PL 1977, c. 360, § 7, is further amended by adding at the end a new sentence to read:

All rules and regulations under this subsection shall be promulgated pursuant to Title 5, chapter 375, subchapter II.

Sec. 210. 12 MRSA \S 547, sub- \S 4, \P I, as enacted by PL 1977, c. 360, \S 7, is amended by adding at the end a new sentence to read:

Any notice of forfeiture sent or hearing held under this subsection shall otherwise conform to the provisions of Title 5, chapter 375, subchapter IV.

Sec. 211. 12 MRSA § 547, sub-§ 4, last ¶, 1st 2 sentences, as enacted by PL 1977, c. 360, § 7, are repealed and the following enacted in their place:

Judicial review of final action by the director may be obtained pursuant to the provisions of Title 5, chapter 375, subchapter VII, except that the decision of the Superior Court shall be final.

Sec. 212. 12 MRSA \S 547, sub- \S 5, last \P , 1st sentence, as enacted by PL 1977, c. 360, \S 7, is amended to read:

A public hearing shall be held, in conformity with Title 5, chapter 375, subchapter II, prior to any ruling required under this subsection.

Sec. 213. 12 MRSA § 547, sub-§ 6, ¶C, 1st ¶, 2nd and 3rd sentences, as enacted by PL 1977, c. 360, § 7, are repealed and the following enacted in their place:

The hearing shall be held in conformity with Title 5, chapter 375, subchapter IV, and within 60 days of the receipt of the application.

Sec. 214. 12 MRSA § 547, sub-§ 7, ¶C, 1st ¶, 2nd and 3rd sentences, as enacted by PL 1977, c. 360, § 7, are repealed and the following enacted in their place:

The hearing shall be held in conformity with Title 5, chapter 375, subchapter IV, and within 60 days of the receipt of the application.

Sec. 215. 12 MRSA § 547, sub-§ 12, last sentence, as enacted by PL 1977, c. 360, § 7, is repealed and the following enacted in its place:

The notice of termination sent and hearing held under this subsection shall otherwise conform to Title 5, chapter 375, subchapter IV. Judicial review of final action by the director may be obtained pursuant to Title 5, chapter 375, subchapter VII.

Sec. 216. 12 MRSA § 552, subsection 2, \P D, sub- \P \P (1), (2), (3), (4) and (5), as enacted by PL 1975, c. 339, § 6 and sub- \P \P (6) and (7), as enacted by PL 1977, c. 360, § 8, are repealed.

Sec. 217. 12 MRSA § 552, sub-§ 2, ¶D, as last amended by PL 1977, c. 360, § 8, is further amended by adding at the end a new paragraph to read:

All rules and regulations of the bureau shall be promulgated in accordance with the procedures set forth in Title 5, chapter 375, subchapter II. These rules and regulations, except those related to the conduct of public hearings, shall be enforced by any law enforcement officer. A violation of any such rules and regulations, except as aforesaid, shall be a Class E crime.

Sec. 218. 12 MRSA § 602, sub-§ 3, last 5 paragraphs, as repealed and replaced by PL 1977, c. 360, § 9, are repealed and the following enacted in their place:

All rules and regulations of the bureau shall be promulgated in accordance with the procedures set forth in Title 5, chapter 375, subchapter II.

Sec. 219. 12 MRSA § 633, last ¶, 1st sentence, as amended by PL 1977, c. 360, § 12, is further amended to read:

The department may promulgate rules and regulations to carry out this chapter in accordance with Title 5, chapter 308 the procedures set forth in Title 5, chapter 375, subchapter II.

Sec. 220. 12 MRSA § 673, last ¶, as repealed and replaced by PL 1977, c. 360, § 13, is amended to read:

Rules and regulations governing the Allagash Wilderness Waterway shall be adopted in accordance with section 602; subsection 3 the procedures set forth in Title 5, chapter 375, subchapter II.

Sec. 221. 12 MRSA § 684, 4th sentence, as enacted by PL 1969, c. 494, is amended to read:

The commission, acting in accordance with the procedures set forth in Title 5, chapter 375, subchapter II, may adopt whatever rules it deems necessary for the conduct of its business.

Sec. 222. 12 MRSA § 685-A, sub-§ 1, 1st ¶, last sentence, as amended by PL 1973. c. 569. § 10, is further amended to read:

The commission, acting in accordance with the procedures set forth in Title 5, chapter 375, subchapter II, shall enact regulations for determining the boundaries of each major type of district in accordance with the following standards.

Sec. 223. 12 MRSA § 685-A, sub-§ 3, 1st ¶, as amended by PL 1973, c. 569, § 10, is amended by adding at the end a new sentence to read:

These standards shall be adopted by the commission in accordance with the procedures set forth in Title 5, chapter 375, subchapter II.

Sec. 224. 12 MRSA \S 685-A, sub- \S 7, 3rd \P , as amended by PL 1971, c. 544, \S 28-D, is repealed and the following enacted in its place:

That notice shall state a citation of the statutory authority under which the maps or standards are proposed to be adopted, the purpose, time and place of the hearing, the time and place where copies of the proposed maps or standards may be inspected or obtained prior to the hearing, and the manner and time within which comments may be submitted to the commission for consideration.

Sec. 225. 12 MRSA § 685-A, sub-§ 7, 5th ¶, as amended by PL 1973, c. 569, § 10, is further amended by adding at the end a new sentence to read:

Except as provided in this chapter, any hearings required or authorized under this subsection or subsection 8 shall be conducted in accordance with the requirements for rule-making set forth in Title 5, chapter 375, subchapter II; provided that the requirements of Title 5, section 8052, subsection 5, section 8056, subsections 1, 3 and 4 and section 8057, subsection 2, shall not apply to these procedures.

Sec. 226. 12 MRSA § 685-A, sub-§ 7, 6th ¶, 1st sentence, is amended to read:

The commission, acting in accordance with Title 5, chapter 375, subchapter II, shall adopt, and may amend and repeal, rules for the conduct of public hearings held under this section, including adjournments and continuations thereof.

Sec. 227. 12 MRSA § 685-A, sub-§ 77th ¶, as enacted by PL 1971, c. 457, § 5, is repealed and the following enacted in its place:

Land use maps and standards so adopted shall become effective not sooner than 15 days after their adoption by the commission, provided the requirements of the Maine Administrative Procedure Act are met and provided the maps and standards are available in the appropriate registry of deeds for each county.

Sec. 227-A. 12 MRSA § 685-A, sub-§ 7, 8th ¶, as last amended by PL 1973, c. 569, § 10, is further amended by adding at the end the following new sentences:

Notice of this adoption of land use maps, standards or amendments thereto shall be given by publication once in those newspapers in which notice to the public is provided for under this subsection. Notice of this adoption shall also be filed with the Secretary of State indicating, in addition, that current copies of land use maps and standards are on file in the commission's offices and the method by which copies may be obtained.

Sec. 227-B. 12 MRSA \S 685-A, sub- \S 8, 2nd \P , as repealed and replaced by PL 1973, c. 788, \S 43-B, is amended by adding at the end the following new sentence to read:

The notification procedures set forth in Title 5, section 8053, shall not be required prior to the commission's action upon a petition by a landowner for revision to the district boundaries within his ownership unless the commission determines to hold a hearing prior to acting upon the petition; provided that, in any case, notice shall be given to all abutting land owners.

Sec. 228. 12 MRSA § 685-B § 3, 1st ¶, as enacted by PL 1973, c. 569, § 11, is amended by adding at the end a new sentence to read:

The commission shall respond to the request within 30 days of receipt thereof by notifying the petitioner in writing of the date, time and place set for the requested hearing or of the denial of the request.

Sec. 229. 12 MRSA § 685-B, sub-§ 3, 2nd ¶, first 2 sentences, as amended by PL 1971, c. 544, § 28-F, are repealed and the following enacted in their place:

The commission may determine on its own motion to hold a hearing on an application, in which event it shall hold the hearing within 45 days of receiving the application. At least 15 days prior to the hearing, notices of the date, time and place thereof shall be sent to the applicant and to appropriate state and federal agencies. Any hearing held under this subsection shall not be considered an adjudicatory proceeding, subject to Title 5, chapter 375, subchapter IV.

Sec. 230. 12 MRSA § 685-B, sub-§ 3 3rd ¶, as amended by PL 1971, c. 619, § 7 is further amended to read:

The commission, acting in accordance with Title 5, chapter 375, subchapter II, shall adopt, and may amend and repeal, rules of conduct of hearings and shall make a complete verbatim recording of all hearings held pursuant to this section.

Sec. 231. 12 MRSA § 685-B, sub-§ 3, 5th \P , is repealed and the following enacted in its place:

In the event that the commission determines to act upon an application for approval without hearing, within 30 days of receipt of the application, the commission shall approve, with such terms and conditions as deemed necessary, or disapprove the application.

Sec. 232. 12 MRSA § 685-B, sub-§ 5, 2nd ¶, as amended by PL 1973, c. 569, § 11, is repealed and the following enacted in its place:

A violation of any condition attached to a commission approval or permit, or any change in use, arrangement or construction from that approved, shall be deemed

a violation of this chapter and, in addition to any other penalties or remedies prescribed herein or otherwise provided by law, shall constitute grounds for the revocation or suspension of this approval. The commission may, acting in accordance with Title 5, section 10003, amend, modify or refuse to renew any criteria for approval set forth in subsection 4, paragraphs A to F, have not been, are not being, or will not be satisfied.

Sec. 233. 12 MRSA § 685-C, sub-§ 1, 4th ¶, last sentence, is amended to read:

The public hearings will be conducted according to commission rules adopted in accordance with procedures for the establishment of rules and regulations pursuant to Title 5, sections 2351 to 2354 chapter 375, subchapter II.

Sec. 234. 12 MRSA § 685-C, sub-§ 3, 1st ¶, last sentence, as enacted by PL 1971, c. 457, § 5, is amended to read:

The fees shall be adopted and amended, in accordance with procedures for the establishment of rules and regulations pursuant to Title 5, sections 2351 to 2354 chapter 375, subchapter II.

Sec. 235. 12 MRSA § 685-C, sub-§ 5, ¶ A, as amended by PL 1973, c. 569, § 14, is further amended to read:

A. Adopt rules to interpret and carry out this chapter in accordance with Title 5, sections 2351 to 2354 chapter 375, subchapter II, unless otherwise provided by this chapter;

Sec. 235-A. 12 MRSA § 685-C, sub-§ 8, 3rd ¶, as enacted by PL 1973, c. 569, § 15, is amended by adding at the end the following new sentence to read:

This action may include, but is not limited to, proceedings to revoke or suspend any commission permit or approval, taken either before the commission itself in accordance with Title 5, section 10004, before the Administrative Court in accordance with Title 4, sections 1152 to 1157, or, notwithstanding the provisions of Title 4, section 1151, subsection 2, or Title 5, section 10051, before the Superior Court as part of an enforcement action brought by the commission.

Sec. 236. 12 MRSA § 689, as last amended by PL 1975, c. 770, § 65, is repealed and the following enacted in its place:

§ 689. Appeal

Persons aggrieved by final actions of the commission, including without limitation any final decision of the commission with respect to any application for approval or the adoption by the commission of any district boundary or amendment thereto, may appeal therefrom in accordance with Title 5, chapter 375, subchapter VII. The right of appeal, with respect to any commission action to which the right may apply, shall be in lieu of the rights provided under Title 5, section 8058, subsection 1.

Sec. 237. 12 MRSA § 903, 1st ¶, as amended by PL 1965, c. 226, § 18, is repealed and the following enacted in its place:

The Baxter State Park Authority may in a manner consistent with the Maine Administrative Procedure Act, establish such rules and regulations as it deems necessary for the protection and safety of the public or for the proper observance of the conditions and restrictions expressed in the deeds of trust of the park to the State.

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Sec. 238. 12 MRSA § 1021, sub-§ 2, last 2 sentences, as enacted by PL 1975, c. 764, § 3, are repealed and the following enacted in their place:

These rules shall be adopted in accordance with the procedures set forth in Title 5, chapter 375, subchapter II.

Sec. 239. 12 MRSA § 1106, as last amended by PL 1973, c. 460, § 18, is further amended by adding at the end a new sentence to read:

The exercise by the director of his power to issue orders, notifications and permits pursuant to this section is not and shall not be deemed an adjudicatory proceeding under the Maine Administrative Procedure Act.

Sec. 240. 12 MRSA \S 1203, last \P , as amended by PL 1973, c. 460, \S 18, is repealed and the following enacted in its place:

The director may construct and maintain public campsites in the district and may establish a schedule of fees, pursuant to Title 5, chapter 375, subchapter II, for the use thereof.

Sec. 241. 12 MRSA \S 1402, 1st \P , 3rd sentence, as last amended by PL 1973, c 460, \S 18, is repealed and the following enacted in its place:

When forest fire conditions become serious, the director may declare void permits already issued and, as to the actions, compliance with the provisions of Title 4, chapter 25, and Title 5, chapter 375, shall not be required.

Sec. 242. 12 MRSA § 1402, last ¶, last sentence, as amended by PL 1973, c. 460, § 18, is repealed and the following enacted in its place:

Whoever violates this paragraph shall have his permit revoked by the director, who, in taking this action, need not comply with the provisions of Title 4, chapter 25, and Title 5, chapter 375.

Sec. 243. 12 MRSA § 1551, 2nd ¶, 4th sentence, as last amended by PL 1973, c. 460, § 18, is repealed and the following enacted in its place:

Whenever in the opinion of the director there is a serious forest fire hazard, due to dry weather conditions, he may prohibit all burning under this section and in such periods forest rangers and town forest fire wardens shall refuse all requests to burn and declare void all permits already issued, and, as to all such actions, compliance with the provisions of Title 4, chapter 25, and Title 5, chapter 375, shall not be required.

Sec. 244. 12 MRSA § 1902, last sentence, is repealed.

Sec. 245. 12 MRSA § 1904, 4th ¶ from the end, is amended to read:

All permits shall expire with the calendar year and may be revoked by the commissioner at anytime prior thereto for failure to comply with the rules and regulations of the commissioner adopted pursuant to this section.

Sec. 246. 12 MRSA § 1904, 3rd ¶ from the end, is repealed.

Sec. 247. 12 MRSA § 1956, as last amended by PL 1977, c. 78, § 51, is repealed.

- Sec. 248. 12 MRSA § 1957 is repealed.
- Sec. 249. 12 MRSA § 1958 is repealed.
- Sec. 250. 12 MRSA § 1960, as last amended by PL 1977, c. 503, § 5, is repealed and the following enacted in its place:

§ 1960. Rules

The commissioner may, in conformity with the Administrative Procedure Act, Title 5, Part 18, and except as otherwise provide, adopt, amend and repeal reasonable rules, including emergency rules necessary for the proper administration, enforcement, implementation and interpretation of any provision of law that he is charged with the duty of administering. These rules duly promulgated shall have the full force and effect of law and shall be effective upon filing with the Secretary of State, unless a later date is required by statute or specified in the rule.

- Sec. 251. 12 MRSA \S 1960-A, as last amended by PL 1977, c. 503, \S 6, is repealed.
 - Sec. 252. 12 MRSA § 1961, 1st ¶, as amended by PL 1977, c. 78, § 55, is repealed.
- Sec. 253. 12 MRSA \S 1961, 2nd \P , last sentence, as repealed and replaced by PL 1977, c. 221, is repealed.
- Sec. 254. 12 MRSA \S 1961-A, as enacted by PL 1973, c. 690, \S 3, is repealed and the following enacted in its place:

§ 1961-A. Filing of regulations

The commissioner may file certified copies of all rules promulgated by him and any and all amendments thereto with the clerk of all District Courts and Superior Courts in the State in which these rules are applicable. These certified copies shall be considered official publications of the State for all purposes, including, but not limited to, the Maine Rules of Civil Procedure, Rule 44 (a) (1) and the Maine Rules of Criminal Procedure, Rule 27, and judicial notice shall be taken accordingly.

- Sec. 255. 12 MRSA § 1979, as last amended by PL 1975, c. 497, § 3, is repealed.
- Sec. 256. 12 MRSA \S 2053, 4th \P , as repealed and replaced by PL 1969, c. 241, \S 2, is repealed.
- Sec. 257. 12 MRSA § 2067, sub-§ 2, as enacted by PL 1973, c. 734, § 1, is amended to read:
- 2. Department may adopt rules. It shall be in the intent of any regulation rule required that it shall be in accord with such federal regulation as may be promulgated under the Federal Boat Safety Act of 1971. The commissioner, acting jointly with the Commissioner of the Department of Marine Resources, may adopt and amend regulations rules under the procedure provided in section 2068. Title 5, Part 18, which are not inconsistent with this chapter, covering the following subject matter:
 - A. Regulations Rules to further establish administrative procedure under this chapter;

- **B.** Regulations-Rules further governing the use and operation of watercraft upon the waters of the State to insure safety of persons and property;
- C. Regulations Rules further governing safety equipment for watercraft, including the type, quality and quantity of such equipment;
- D. Regulations Rules governing the horsepower of motors used to propel watercraft on all internal waters of this State. In promulgating such regulations rules, the commissioner shall take into consideration the area of the internal waters, the use to which the internal waters are put, the depth of water and the amount of water borne traffic upon the waters and determine whether or not such regulation rule is necessary to insure the safety of persons and property. The adoption of regulations rules under this paragraph is governed by section 2068 Title 5, Part 18, except that such regulations rules may be only adopted as a result of a petition from the municipal officers of the municipality or municipalities in which the waters exist or from 25 citizens of the municipalities in which the waters exist, by the county commissioners of the county in which the waters exist if they are located in unorganized territory or 25 citizens of the unorganized territory in which the waters exist, requesting the issuance of such a regulation rule for a particular body of internal water and stating the proposed horsepower limitation.
- Sec. 258. 12 MRSA § 2068, as enacted by PL 1973, c. 734, § 1, is repealed.
- Sec. 259. 12 MRSA § 2072, sub-§ 3, as enacted by PL 1973, c. 734, § 1, is repealed.
- Sec. 260. 12 MRSA § 2106, 1st ¶, 1st and 2nd sentences, are repealed and the following enacted in their place:

The commissioner may, in conformity with the Administrative Procedure Act, Title 5, Part 18, enact a rule setting apart, for a term not to exceed 10 years, any inland water for the use of the State in the prosecution of the work of fish culture and scientific research relative to fish.

Sec. 261. 12 MRSA § 2106, 2nd ¶, is repealed.

Sec. 262. 12 MRSA § 2108, as amended by PL 1971, c. 618, § 12, is repealed and the following enacted in its place:

§ 2108. Designation of spawning beds

The commissioner may, in conformity with the Administrative Procedure Act, Title 5, Part 18, enact a rule designating any inland waters of the State as fish spawning areas. The commissioner shall institute a public hearing, in conformity with the Administrative Procedure Act, if so requested by any state agency.

Sec. 263. 12 MRSA § 2155, as last amended by PL 1975, c. 516, §§ 5-C and 5-D, is repealed and the following enacted in its place:

§ 2155. Use of wildlife management areas

The commissioner may, in conformity with the Administrative Procedure Act, Title 5, Part 18, promulgate rules regulating the public use of any wildlife

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management area or wildlife sanctuary as designated in section 2101. In no event, shall any landowner be prohibited from operating any vehicle on land on which he is domiciled.

The commissioner may harvest and sell natural products of the land on lands owned by the department.

Sec. 264. 12 MRSA \S 2201, 4th \P from the end, as amended by PL 1965, c. 386, \S 2, is repealed.

Sec. 265. 12 MRSA § 2208, as enacted by PL 1973, c. 786, § 1, is repealed and the following enacted in its place:

§ 2208. Hearings; appeals

In the event that an application for a permit is denied, or that it is granted upon terms objectionable to the applicant, the applicant may, within 30 days of receipt of notice of the decision, file a notice of appeal with the commissioner. The commissioner may then, within 30 days of receipt of the notice of appeal, provide the applicant with the opportunity for a hearing which shall be before him or his designee, and of which a transcript shall be made. Any person aggrieved by a final order or decision of the commissioner may appeal therefrom to the Superior Court.

Sec. 266. 12 MRSA § 2209, 1st sentence, as enacted by PL 1973, c. 786, § 1, is amended to read:

The commissioner may pursuant to the Administrative Code and based upon the standards provided in section 2207, adopt, amend and repeal such regulations, establish such hearing procedures and charge such fees as he deems necessary to properly administer this subchapter.

Sec. 267. 12 MRSA § 2302, 1st ¶, as last amended by PL 1977, c. 78, § 64, is further amended by adding after the first sentence a new sentence to read:

On conviction of any person, holding a license or licenses, of the violation of any provision of Title 17-A while on a hunting trip or in the pursuit of wild game or game birds, the commissioner may revoke the license or licenses held by that person for a period not to exceed one year, except where the killing or wounding of a human being has occurred, in which case the commissioner may revoke the license or licenses for up to 5 years.

Sec. 268. 12 MRSA § 2352, 3rd ¶, as last amended by PL 1977, c. 503, § 13, is repealed and the following enacted in its place:

It shall be unlawful for any person to hunt, capture, kill, take, possess, transport, buy or sell any migratory game bird, except at the times, in the manner and numbers and by the means specifically permitted by this section or by rules promulgated by the commissioner. The commissioner may, in conformity with the procedures of the Maine Administrative Procedure Act, Title 5, Part 18, except Title 5, section 8052, subsection 3, promulgate such hunting rules.

Sec. 269. 12 MRSA § 2466-B, 3rd ¶, as enacted by PL 1973, c. 240, is amended to read:

The commissioner may promulgate specific regulations for the keeping of records, taking, possession or training of raptors used in the practice of falconry and may issue licenses to persons to engage in the practice of falconry.

- Sec. 270. 12 MRSA § 2471, 2nd ¶, as enacted by PL 1967, c. 86, § 1, is repealed.
- Sec. 271. 12 MRSA § 2479, as enacted by PL 1967, c. 86, § 1, is repealed.
- Sec. 272. 12 MRSA § 2751-A, 2nd \P , 1st sentence, as enacted by PL 1965, c. 448, § 29, is amended to read:

The commissioner may grant permits and establish rules and regulations to import live fresh-water fish or eggs into the State.

Sec. 273. 12 MRSA § 2953, 1st ¶, as enacted by PL 1965, c. 374, is repealed and the following enacted in its place:

The commissioner, upon receiving a report of the wounding or killing of a human being, may bring a complaint in the Administrative Court seeking to revoke or suspend the current license or the privilege to obtain a hunting license of any person who, while on a hunting trip or in the pursuit of wild game or game birds, is alleged to have shot and wounded or killed that human being. The Administrative Court shall suspend the license or privilege for a period not to exceed 5 years, if it finds that the public safety will be endangered by the retention of the license or privilege by that person.

Sec. 274. 12 MRSA § 3204, last ¶, last sentence, as enacted by PL 1975, c. 328, § 2. is amended to read:

He shall maintain a list of all species which he has designated to be endangered or threatened, naming each species contained therein by both its scientific and common name, if any, and specifying over what portion of its range each species so designated is endangered or threatened, except that no species shall be added to or deleted from such list unless notice of such change is published and a public hearing thereon has been held in accordance with the procedures established in section 1960 A 1960.

Sec. 275. 12 MRSA § 3206, as enacted by PL 1975, c. 328, § 2, is repealed.

Sec. 276. 12 MRSA § 4757, first ¶, first sentence, as enacted by PL 1971, c. 541, is amended to read:

Any person having a recorded interest in wetlands affected by any such order of the board may, within 90 days after notice thereof the time provided in Title 5, chapter 375, subchapter VII, appeal to the Superior Court for the county in which the wetland is situated for the purpose of determining whether such order so restricts the use of the property as to deprive the owner of the reasonable use thereof or constitutes the equivalent of a taking without compensation.

Sec. 277. 13 MRSA § 1956, sub-§ 6, as enacted by PL 1973, c. 621, § 1, is amended to read:

- 6. Rules and regulations. The board shall have authority from time to time to adopt, amend and repeal, in the manner prescribed by Title 5, sections 2351 to 2354 the Maine Administrative Procedure Act, such rules and regulations as may be necessary or appropriate to carry out this Article.
- Sec. 278. 13 MRSA § 1957, sub-§ 3, 1st sentence, as enacted by PL 1973, c. 621, § 1, is amended to read:

The board shall provide for a hearing upon such petition notice and opportunity for a hearing, provided in a manner consistent with the provisions as to adjudicatory proceedings of the Maine Administrative Procedure Act.

- Sec. 279. 13 MRSA § 1957, sub-§ 4, as enacted by PL 1973, c. 621, § 1, is amended to read:
- 4. Refiling of petition. If at after said hearing, the board does not deem an association qualified, it shall, in a manner consistent with the Maine Administrative Procedure Act, clearly specify the reasons for such failure to qualify in its decision and, upon the refiling of said petition, shall reconsider its decision within 30 days after the date on which said petition was filed.
- Sec. 280. 13 MRSA § 1957, sub-§ 7, as enacted by PL 1973, c. 621, § 1, is amended to read:
- 7. Revocation. If a qualified association ceases to maintain the standards for qualifications set forth in subsection 3, the board shall, after notice and hearing in a manner consistent with the Maine Administrative Procedure Act, apply to the Administrative Court to revoke the qualification of such association. Said decisions shall clearly specify the reasons for the revocation of the qualifications of any association.
- Sec. 281. 13 MRSA \S 1958, sub- \S 6, as enacted by PL 1973, c. 621, \S 1, is repealed and the following enacted in its place:
- 6. Investigation. Whenever it is charged that a qualified association or handler refuses to bargain, as that term is defined in subsection 1, the board shall investigate the charges. If, upon investigation, the board considers that there is reasonable cause to believe that the person charged has refused to bargain in violation of this Article, the board shall provide that person with notice and opportunity to be heard, in a manner consistent with the Maine Administrative Procedure Act as to adjudicatory hearings.
- Sec. 282. 13 MRSA § 1958, sub-§ 7, as enacted by PL 1973, c. 621, § 1, is repealed and the following enacted in its place:
- 7. Hearing. Hearings held pursuant to subsection 6 shall be held in a manner consistent with the Maine Administrative Procedure Act as to adjudicatory hearings. The board shall request that the Attorney General, or any attorney in his department designated by him, be present at these hearings and shall advise the board on procedure and on the admissibility of any evidence.
 - Sec. 283. 13 MRSA § 1958, sub-§ 9, as enacted by PL 1973, c. 621, § 1, is repealed.
- Sec. 284. 13 MRSA § 1959, sub-§ 2, as amended by PL 1973, c. 788, § 54. is repealed.

- **Sec. 285.** 13 MRSA § 1959, sub-§ 3, as enacted by PL 1973. c. 621, § 1, is amended to read:
- 3. Stay. The commencement of proceedings under subsection 1 or 2 for judicial review shall not stay enforcement of the board's decision, but the reviewing court may order a stay upon such terms as it deems proper.
 - Sec. 286. 13 MRSA § 1959, sub-§ 4, as enacted by PL 1973, c. 621, § 1, is repealed.
- Sec. 287. 13-A MRSA \S 1210, sub- \S 1, 1st \P , as enacted by PL 1971, c. 439, \S 1, is repealed and the following enacted in its place:

Notwithstanding Title 4, chapter 25, and Title 5, chapter 375, the authority of a foreign corporation to do business in this State may be revoked by the Secretary of State, as provided by subsections 2 and 3, when:

Sec. 288. 13-A MRSA § 1302, sub-§1, 2nd sentence, as repealed and replaced by PL 1973, c. 693, § 3, is amended to read:

Upon failure to file an annual report and to pay the annual report fee or the penalty, the Secretary of State, notwithstanding Title 4, chapter 25, and Title 5, chapter 375, shall revoke a foreign corporation's authority to do business in this State and suspend a domestic corporation from doing business.

- Sec. 289. 13-B MRSA § 1210, sub-§ 1, 1st ¶, as enacted by PL 1977, c. 525, § 13, is repealed and the following enacted in its place:
- 1. Secretary of State may revoke authority. Notwithstanding Title 4, chapter 25, and Title 5, chapter 375, the authority of a foreign corporation to carry on activities in this State may be revoked by the Secretary of State, as provided by subsections 2 and 3, when
- Sec. 290. 13-B MRSA § 1302, sub-§ 1, 2nd sentence, as enacted by PL 1977, c. 525, § 13, is amended to read:

Upon failure to file a biennial report and to pay the penalty, the Secretary of State, notwithstanding Title 4, chapter 25, and Title 5, chapter 375, shall, after January 1, 1981, revoke a foreign corporation's authority to carry on activities in this State and suspend a domestic corporation from carrying on activities.

- Sec. 291. 17 MRSA § 1055, sub-§ 4, as reenacted by PL 1975, c. 638, § 1, is amended to read:
- 4. Standards of treatment. Any animal, whose use is permitted under this section, shall be treated in accordance with a set of ethical and humane standards to be promulgated, in a manner consistent with the rule-making provisions of the Maine Administrative Procedure Act, by the Commissioner of Agriculture, Division of Animal Welfare, after the consultation with representative groups in the State having an interest or expertise in the field of animal welfare, biology and education.
 - Sec. 292. 19 MRSA § 121, 7th sentence, is amended to read:

In the event the applicant shall cease to be an ordained minister of the gospel, a clergyman engaged in the service of the religious body to which he belongs or a person licensed to preach by an association of ministers, religious seminary or ecclesiastical body, or a resident of the State, such license shall thereupon terminate and within 10 days thereafter the applicant shall notify the Secretary of State to this effect and thereupon the Secretary of State shall revoke such license.

Sec. 293. 19 MRSA § 121, 8th sentence, is repealed as follows:

Such license may be revoked by the Governor for cause, after notice and anopportunity to be heard thereon.

Sec. 294. 19 MRSA § 494-A, 2nd ¶, as enacted by PL 1977, c. 139, is repealed and the following enacted in its place:

Subpoenas shall be issued in accordance with the Maine Administrative Procedure Act, Title 5, section 9060, and shall be served in accordance with the Maine Rules of Civil Procedure.

Sec. 295. 19 MRSA § 498, sub-§ 2, as enacted by PL 1975, c. 532, § 3, is repealed and the following enacted in its place:

- 2. Contents of notice. In addition to conforming with the requirements of the Maine Administrative Procedure Act, Title 5, section 9052, subsection 4, the notice shall contain:
 - A. A statement of the debt accrued or accruing under section 495 and periodic support payments in the future;
 - B. A statement of the periodic public assistance;
 - C. A statement of the name of the recipient of the public assistance and the names of dependent children;
 - D. A statement of rights at the hearing;
 - E. A statement that if the responsible parent fails to appear, the stated accrued debt and periodic support payments in the future shall be assessed and enforced by collection action; and
 - F. A statement that the property of the responsible parent may be subject to lien and foreclosure, administrative seizure and disposition, order to withhold and deliver or other collection actions.
- Sec. 296. 19 MRSA § 498, sub-§ 4, ¶ B, as enacted by PL 1975, c. 532, § 3, is amended by adding at the end the following new sentence:

Written notice of the responsible parent's rights to review or appeal of the decision within the department or review of the decision by the courts, as the case may be, and of the action required and the time within which the action shall be taken in order to exercise the right of review or appeal shall be given to the responsible parent with the decision.

Sec. 297. 19 MRSA § 500, sub-§ 1, first sentence, as enacted by PL 1975, c. 532, § 3, is repealed and the following enacted in its place:

In addition to conforming with the requirements of the Maine Administrative Procedure Act, Title 5, section 9052, subsection 4, notice of debt shall include:

Sec. 298. 19 MRSA § 500, sub-§ 2, as amended by PL 1975, c. 770, § 84, is further amended to read:

2. Commencement of action. Actions to collect any debt accrued or accruing under section 495 may commence after 20 days from the date of service receipt of the notice of debt described in this section.

Sec. 299. 19 MRSA § 503, first sentence, as enacted by PL 1975, c. 532, § 3, is amended to read:

Twenty-one days after service receipt of the notice of debt under section 500 or upon service receipt of the decision under section 498, the amount stated in the notice of debt or in the decision shall be a lien in favor of the department against all property of the responsible parent.

Sec. 300. 19 MRSA § 504, sub-§ 1, ¶ B, as enacted by PL 1975, c. 532, § 3, is amended to read:

B. Twenty-one days have elapsed from the date of service receipt of the notice of debt under section 500 or a decision has been served received under section 498.

Sec. 301. 19 MRSA § 515, sub-§ 2, as enacted by PL 1975, c. 532, § 3, is repealed and the following enacted in its place:

2. Hearing.

- A. The hearing shall be conducted according to rules promulgated by the commissioner. The rules shall provide at least the right to confront and cross-examine witnesses, to present witnesses, to be represented by an attorney or other person, and to be notified of these rights in writing. The decision shall be limited to evidence presented at the hearing.
- B. Within 30 days, the responsible parent shall be served with a notice of the results, together with a notice of his right to judicial review.

Sec. 302. 20 MRSA § 6, sub-§ 2, ¶ B, as enacted by PL 1977, c. 299, is amended to read:

B. Only those rules and regulations adopted for use by the department as authorized by this Title which were adopted in the manner set forth in section 3132 21 shall be subject to this section.

Sec. 303. 20 MRSA § 6, sub-§ 3, ¶ B, as enacted by PL 1977, c. 299, is repealed and the following enacted in its place:

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B. The commissioner, on behalf of the board, shall give notice and shall cause the hearing to be conducted in accordance with section 22.

(1) The board or its designee shall make findings of fact on the specific charges in the complaint and shall decide whether there are reasonable grounds to believe that a unit is in noncompliance.

Sec. 304. 20 MRSA c. 2 is enacted to read:

CHAPTER 2

DEPARTMENTAL AND STATE BOARD RULES

AND REGULATIONS

§ 21. Adoption of rules and regulations

All rules and regulations adopted by the department or the State Board of Education shall be adopted in accordance with the procedures set forth in the Maine Administrative Procedure Act, Title 5, section 8051 et seq.

§ 22. Adjudicatory proceedings

All adjudicatory hearings conducted by the department or the State Board of Education shall be conducted in accordance with the procedures set forth in the Maine Administrative Procedure Act, Title 5, section 9051 et seq.

§ 23. Licensing

Any and all licenses issued by the department or the State Board of Education shall be issued in accordance with the procedures set forth in the Maine Administrative Procedure Act, Title 5, section 10001 et seq.

Sec. 305. 20 MRSA § 51, sub-§ 3, ¶ E, is enacted to read:

E. The State Board of Education shall fulfill its responsibilities identified in paragraph B in accordance with the procedural requirements of chapter 2.

Sec. 306. 20 MRSA § 59, 1st sentence, as repealed and replaced by PL 1975, c. 551, § 1, is amended to read:

The State Board of Education shall, in accordance with such rules and regulations as it may prescribe, authorize the Commissioner of Educational and Cultural Services to certify and seek in the Administrative Court to revoke the certification of teachers and other professional personnel for service in any public school in the State, or in any nonpublic school which accepts public funds for tuition or is approved for attendance purposes under section 911.

Sec. 307. 20 MRSA § 59, as repealed and replaced by PL 1975, c. 551, § 1, is amended by adding at the end a new paragraph to read:

All rules and regulations adopted by the State Board of Education pursuant to this section shall be adopted in accordance with the procedures set forth in section 21.

Sec. 308. 20 MRSA § 102, sub-§ 7, as last amended by PL 1975, c. 746, § 1-A, is further amended by adding at the end a new paragraph to read:

The commissioner shall carry out his responsibilities under this subsection in accordance with the procedures set forth in chapter 2.

Sec. 309. 20 MRSA § 160, as amended by PL 1977, c. 24, § 1, is further amended by adding at the end a new sentence to read:

The commissioner shall adopt such regulations in accordance with the procedures set forth in section 21.

Sec. 310. 20 MRSA \S 212, 3rd \P , as last amended by PL 1973, c. 571, \S 71, is further amended to read:

The board, acting in accordance with the requirements of chapter 2 where applicable, is empowered and authorized and it shall be their have the duty:

Sec. 311. 20 MRSA § 223, as last amended by PL 1977, c. 78, § 126, is further amended by adding at the end a new sentence to read:

The State Board of Education shall adopt these regulations in accordance with section 21.

Sec. 312. 20 MRSA \S 916, as last amended by PL 1973, c. 571, \S 31, is further amended by adding at the end a new sentence to read:

The commissioner shall establish these requirements in accordance with section 21.

Sec. 313. 20 MRSA § 1011, as amended by PL 1967, c. 425, § 19, is further amended by adding at the end a new sentence to read:

The commissioner shall prescribe these rules and regulations in accordance with the procedures set forth in section 21.

Sec. 314. 20 MRSA § 1053, sub-§ 2, ¶B, is enacted to read:

B. Standards, regulations and qualifications adopted under this subsection shall be adopted in accordance with the provisions set forth in section 21.

Sec. 315. 20 MRSA § 1055, as last amended by PL 1969, c. 178, § 2, is further amended by adding at the end a new sentence to read:

The commissioner shall prescribe these regulations in accordance with the provisions set forth in section 21.

Sec. 316. 20 MRSA § 1091, sub-§ 8, as amended by PL 1975, c. 293, § 4, is further amended by adding at the end a new sentence to read:

The rules and regulations shall be adopted in accordance with the provisions set forth in section 21.

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Sec. 317. 20 MRSA § 1172, as last amended by PL 1975, c. 293, § 4, is further amended by adding at the end a new sentence to read:

The board shall make these regulations in accordance with the provisions set forth in section 21.

Sec. 318. 20 MRSA § 1195, sub-§ 1, as enacted by PL 1977, c. 471, is amended by adding at the end a new sentence to read:

The rules adopted by the commissioner or his designee shall be in accordance with the provisions set forth in section 21.

Sec. 319. 20 MRSA § 1281, next to the last ¶, as last amended by PL 1973, c. 571, § 72, is further amended by adding a new sentence at the end to read:

The requirements and standards for accreditation shall be adopted by the commissioner in accordance with the provisions set forth in section 21.

Sec. 320. 20 MRSA § 1345, as amended by PL 1973, c. 571, § 33, is amended by adding at the end a new sentence to read:

The commissioner shall adopt the regulations in accordance with the provisions set forth in section 21.

Sec. 321. 20 MRSA § 1451, as last amended by PL 1975, c. 771, § 177, is further amended by adding at the end a new sentence to read:

The commissioner shall adopt the rules and regulations in accordance with the provisions set forth in section 21.

Sec. 322. 20 MRSA § 1454, as last amended by PL 1977, c. 24, § 9, is further amended by adding at the end a new paragraph to read:

Rules and regulations established by the commissioner shall be in accordance with the provisions set forth in section 21.

Sec. 323. 20 MRSA § 1753, as last amended by PL 1977, c. 24, § 10, is further amended by adding at the end a new sentence to read:

The rules and regulations shall be adopted in accordance with the provisions of section 21.

Sec. 324. 20 MRSA § 2202, sub-§ 3, as last amended by PL 1973, c. 571, § 42, is further amended by adding at the end a new sentence to read:

The regulations and licensing procedures adopted by the board shall be in accordance with the provisions of chapter 2.

Sec. 325. 20 MRSA § 2235, sub-§ 1, as enacted by PL 1967. c. 520, § 1, is amended by adding at the end a new sentence to read:

The regulations shall be adopted in accordance with the provisions set forth in section 21.

Sec. 326. 20 MRSA § 2272, 2nd ¶, as enacted by PL 1977, c. 335, § 3, is amended by adding at the end a new sentence to read:

The commissioner shall promulgate these rules in accordance with the provisions set forth in section 21.

Sec. 327. 20 MRSA § 2373, sub-§ 2, ¶ A is enacted to read:

A. All guidelines, rules and regulations adopted by the department pursuant to this chapter shall be adopted in accordance with the provisions set forth in chapter 2.

Sec. 328. 20 MRSA § 2655, as last amended by PL 1973, c. 571, § 72, is further amended by adding at the end the following new sentence:

All rules and regulations adopted by the State Board of Education shall be adopted in accordance with the provisions set forth in section 21.

Sec. 329. 20 MRSA § 3132, as repealed and replaced by PL 1975, c. 732, § 2, is repealed and the following enacted in its place:

§3132. Rules and regulations

The commissioner is authorized to make any rules and regulations necessary for the administration of this chapter. These rules and regulations shall be adopted in accordance with the provisions set forth in chapter 2.

Sec. 330. 20 MRSA § 3452, sub-§ 8, last sentence, as enacted by PL 1977, c. 24, § 11, is amended to read:

The superintendent shall hold state certification in accordance with rules and regulations established by the State Board of Education in the manner set forth in chapter 2.

Sec. 331. 22 MRSA § 42, sub-§ 1, 2nd sentence, as repealed and replaced by PL 1973, c. 521, § 1, is repealed and the following enacted in its place:

The rules and regulations shall be adopted pursuant to the requirements of the Maine Administrative Procedure Act.

Sec. 332. 22 MRSA § 42, sub-§ 3-A, 2nd ¶, as enacted by PL 1975, c. 760, § 4, is repealed and the following enacted in its place:

This department shall investigate or cause to be investigated all cases or complaints of noncompliance with or violations of this section and the rules and regulations adopted pursuant to this section. The department shall have the authority, after notice and hearing in accordance with the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter IV, to amend, modify or refuse to issue or renew a license. The Administrative Court shall have the exclusive jurisdiction to suspend or revoke the license of any person who is found guilty of noncompliance with or violation of the rules and regulations adopted pursuant to this subsection or subsection 3.

Sec. 333. 22 MRSA § 254, 2nd ¶, as enacted by PL 1975, c. 619, § 1, is repealed and the following enacted in its place:

The commissioner is authorized to adopt rules and regulations relating to the conduct of this program. These rules and regulations shall be related to the following aspects of this program:

- Sec. 334. 22 MRSA § 1012, sub-§ 3, as enacted by PL 1977, c. 304, § 2, is repealed and the following enacted in its place:
- 3. Rules. Rules shall be adopted in conformity with the Maine Administrative Procedure Act.
- Sec. 335. 22 MRSA § 1014, sub-§ 2, as enacted by PL 1977, c. 304, § 2, is repealed and the following enacted in its place:
- 2. Refusal to obey rules. All persons shall obey the rules adopted pursuant to section 1012. Any person who shall neglect, violate or refuse to obey the rules or who shall willfully obstruct or hinder the execution thereof, shall be ordered by the department, in writing, to cease and desist. This order shall not be considered an adjudicatory proceeding within the meaning of the Maine Administrative Procedure Act. In the case of any person who refuses to obey a cease and desist order issued to enforce the emergency rules adopted pursuant to section 1012, subsection 2, the department may bring an action in Kennebec County Superior Court to obtain an injunction enforcing the cease and desist order or to request a civil fine not to exceed \$250, or both. The Superior Court shall have jurisdiction to determine the validity of the cease and desist order whenever an action for injunctive relief or civil penalty is brought before it under this subsection.
- Sec. 336. 22 MRSA § 1323, as last amended by PL 1975, c. 293, § 4, is repealed and the following enacted in its place:

§ 1323. Rules and regulations

The Commissioner of Human Services is authorized to adopt rules and regulations for carrying out this chapter.

Sec. 337. 22 MRSA § 1381, as enacted by PL 1973, c. 582, § 1, is amended to read:

§ 1381. Application of Administrative Code

Except as otherwise provided in this Act, the Maine Administrative Code Procedure Act applies to and governs all administrative action taken by the director.

Sec. 338. 22 MRSA § 1471-D, sub-§ 6, as enacted by PL 1975, c. 397, § 2, is amended by adding at the end a new paragraph to read:

If the board fails to renew a license upon application of the licensee, it shall afford the licensee an apportunity for a hearing in conformity with Title 5, chapter 375, subchapter IV.

Sec. 339. 22 MRSA § 1471-D, sub-§ 7, ¶ D, is enacted to read:

D. This subsection shall not be governed by the provisions of Title 4, chapter 25 or Title 5, chapter 375.

Sec. 340. 22 MRSA § 1471-D, sub-§ 8, 1st paragraph, as enacted by PL 1975, c. 397, § 2, is repealed and the following enacted in its place:

The Administrative Court may suspend or revoke the certification or license of an applicator or pesticide dealer upon a finding that the applicant:

Sec. 341. 22 MRSA § 1471-D, sub-§ 8, ¶ I, is enacted to read:

I. Has had the license or certificate, which supplied the basis for the Maine license or certification pursuant to subsection 10, revoked or suspended by the appropriate federal or other state government authority.

Sec. 342. 22 MRSA § 1471-D, sub-§ 10, last sentence, as enacted by PL 1975, c. 397, § 2, is amended to read:

Licenses or certificates issued pursuant to this subsection may be suspended or revoked in the same manner and on the same grounds as other licenses or certificates issued pursuant to this chapter or upon suspension or revocation of the license or certificate by the Federal Government or such other state as supplied the basis for the Maine license or certification. Licenses and certificates issued pursuant to this subsection may be suspended or revoked pursuant to subsection 8, paragraph I.

Sec. 343. 22 MRSA § 1471-M, sub-§ 1, 1st sentence, as enacted by PL 1975, c. 397, § 2, is amended to read:

The board shall, by regulations promulgated in conformity with Title 5, chapter 375, subchapter II:

Sec. 344. 22 MRSA \S 1471-M, sub- \S 2, \S A, 2nd sentence, as enacted by PL 1975, c. 397, \S 2, is amended to read:

The designation of a critical area may prohibit pesticide use or may include such limitations on such use as the board deems appropriate. The proceedings to designate a critical area under this section shall conform to Title 5, chapter 375, subchapter II;

Sec. 345. 22 MRSA § 1817, as last amended by PL 1973, c. 303, § 3, is repealed and the following enacted in its place:

§ 1817. Issuance of licenses

The department is authorized to issue licenses to operate hospitals, sanatoriums, convalescent homes, rest homes, nursing homes or other related institutions, which, after inspection, are found to comply with this chapter and any regulations adopted by the department. When any institution, upon inspection by the department, shall be found not to meet all requirements of this chapter or departmental regulations thereunder, the department is authorized to issue either a temporary license for a specified period not to exceed 90 days, during which time corrections specified by the department shall be made by the institution for compliance with this chapter and departmental regulations thereunder, if in the

judgment of the commissioner the best interests of the public will be so served, or a conditional license setting forth conditions which shall be met by the institution to the satisfaction of the department. Failure of the institution to meet any of these conditions shall immediately void the conditional license by written notice thereof by the department to the conditional licensee or, if the licensee cannot be reached for personal service, by notice thereof left at the licensed premises. The fee for this temporary or conditional license shall be \$15 and shall be payable at the time of issuance of such a license. A new application for a regular license may be considered by the department if, when and after the conditions set forth by the department at the time of the issuance of this temporary or conditional license have been met and satisfactory evidence of this fact has been furnished to the department. The department may amend, modify or refuse to renew a license hereunder in conformity with the Maine Administrative Procedure Act, or file a complaint with the Administrative Court requesting suspension or revocation of any license on any of the following grounds: Violation of this chapter or the rules and regulations issued pursuant thereto; permitting, aiding or abetting the commission of any illegal act in that institution; conduct of practices detrimental to the welfare of the patient; provided that whenever, on inspection by the department, conditions are found to exist which violate this chapter or departmental regulations issued thereunder which, in the opinion of the commissioner, immediately endanger the health or safety of patients, or both the health and safety, in any of the institutions or to such an extent as to create an emergency, the department by its duly authorized agents may, under the emergency provisions of Title 4, section 1153, request that the Administrative Court suspend or revoke the license.

Sec. 346. 22 MRSA § 2153, 1st sentence, is amended to read:

The authority to promulgate, in a manner consistent with the Maine Administrative Procedure Act, regulations for the efficient enforcement of this subchapter is vested in the Commissioner of Agriculture.

Sec. 347. 22 MRSA § 2153, 3rd ¶, is repealed.

Sec. 348. 22 MRSA § 2159, 1st ¶, is amended by adding at the end a new sentence to read:

Orders relating to detention and embargo issued pursuant to this chapter shall not be considered licensing or an adjudicatory proceeding, as those terms are defined by the Maine Administrative Procedure Act.

Sec. 349. 22 MRSA § 2161, 2nd ¶, is amended to read:

The commissioner may, in a manner consistent with the Maine Administrative Procedure Act, after public hearings, make reasonable regulations for the storing and transportation of frozen foods, including temperature control, sanitation and other matters in accordance with recognized standards necessary for the protection of public health and the preservation of such foods in wholesome condition.

Sec. 350. 22 MRSA § 2162, 3rd ¶, 1st sentence, is amended to read:

Said commissioner may eaneel, in a manner consistent with the Maine Administrative Procedure Act as to adjudicatory proceedings, refuse to renew, and the Administrative Court, in a manner consistent with the Maine

Administrative Procedure Act, may revoke and permit whenever there is a lack of compliance with this subchapter.

- Sec. 351. 22 MRSA § 2496, 2nd ¶, as enacted by PL 1975. c. 496, § 3, is repealed.
- Sec. 352. 22 MRSA § 2500, as enacted by PL 1975, c. 496, § 3, is amended to read:

§ 2500. Suspension or revocation; appeals

When the department believes a license should be suspended or revoked, it shall file a statement or complaint with the Administrative Court Judge designated in Title 5, chapters 301 to 307 in conformity with the Maine Administrative Procedure Act. A person aggrieved by the refusal of the department to issue a license may file a statement or complaint with the Administrative Court Judge request a hearing in conformity with the Maine Administrative Procedure Act.

Sec. 353. 22 MRSA § 2546, as enacted by PL 1969, c. 464, § 1, is repealed and the following enacted in its place:

§ 2546. Inspectors; powers and duties

For the purposes set forth, the commissioner shall cause to be made by inspectors appointed for that purpose an examination and inspection of all meat food products prepared in any slaughtering, meat-canning, salting, packing, rendering or similar establishment, where such articles are prepared solely for intrastate commerce and for the purposes of any examination and inspection said inspectors shall have access at all times, by day or night, whether the establishment be operated or not, to every part of said establishment; and said inspectors shall mark, stamp, tag or label as "Maine Inspected and Passed" all such products found to be not adulterated; and said inspectors shall label, mark, stamp or tag as "Maine Inspected and Condemned" all such products found adulterated, and all such condemned meat food products shall be destroyed for food purposes, as provided. This inspection and condemnation shall not be considered licensing or an adjudicatory proceeding, as those terms are defined by the Maine Administrative Procedure Act. The commissioner may, on notice and opportunity for hearing in a manner consistent with the Maine Administrative Procedure Act as to adjudicatory proceedings, remove inspectors from any establishment which fails to so destroy these condemned meat food products.

Sec. 354. 22 MRSA § 2547, sub-§ 3, 1st sentence, as enacted by PL 1969, c. 464, § 1, is amended to read:

The commissioner, whenever he determines such action is necessary for the protection of the public, may, by regulation adopted in a manner consistent with the Maine Administrative Procedure Act, prescribe:

Sec. 355. 22 MRSA § 2547, sub-§ 5, 2nd and 3rd sentences, as enacted by PL 1969, c. 464, § 1, are amended to read:

If the person, firm or corporation using or proposing to use the marking, labeling or container does not accept the determination of the commissioner, such person, firm or corporation may request a hearing, which shall be held in a manner consistent with the Maine Administrative Procedure Act, but the use of the marking, labeling or container shall, if the commissioner so directs, be withheld

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pending hearing and final determination by the commissioner. Any such determination by the commissioner shall be conclusive unless, within 30 days after receipt of notice of such final determination, the person, firm or corporation adversely affected thereby, appeals to the Superior Court.

The withholding of use pending the opportunity for a hearing shall not be considered licensing or an adjudicatory proceeding, as those terms are defined by the Maine Administrative Procedure Act.

Sec. 356. 22 MRSA § 2553, 1st ¶, last sentence, as enacted by PL 1969, c. 464, § 1, is amended to read:

Said inspectors shall refuse to stamp, mark, tag or label any carcass or any part thereof, or meat food product therefrom, prepared in any establishment mentioned, until the same shall have actually been inspected and found to be not adulterated; and shall perform such other duties as are provided by this chapter and by the rules and regulations to be prescribed by said commissioner and said commissioner shall, from time to time, in a manner consistent with the Maine Administrative Procedure Act, make such rules and regulations as are necessary for the efficient execution of this chapter, and all inspections and examinations made under this chapter shall be such and made in such manner as described in the rules and regulations prescribed by said commissioner not inconsistent with this chapter.

Sec. 357. 22 MRSA \S 2554, 2nd \P , 1st sentence, as enacted by PL 1969, c. 464, \S 1, is amended to read:

The commissioner shall, after hearing, in a manner consistent with the Maine Administrative Procedure Act, promulgate regulations governing humane method of slaughter and may from time to time revise regulations which shall conform substantially to the rules and regulations promulgated by the Secretary of Agriculture of the United States pursuant to the Federal Humane Slaughter Act of 1958, Public Law 85-765, 72 Stat. 862, and any amendments thereto.

Sec. 358. 22 MRSA § 2557, 1st sentence, as enacted by PL 1969, c. 464, § 1, is amended to read:

The commissioner may by regulations, adopted in a manner consistent with the Maine Administrative Procedure Act, prescribe conditions under which carcasses, parts of carcasses, meat and meat food products of cattle, sheep, swine, goats, horses, mules or other equines, capable of use as human food, shall be stored or otherwise handled by any person, firm or corporation engaged in the business of buying, selling, freezing, storing or transporting, in or for intrastate commerce, such articles, whenever the commissioner deems such action necessary to assure that such articles will not be adulterated or misbranded when delivered to the consumer.

Sec. 359. 22 MRSA \S 2581, last 2 sentences, as enacted by PL 1969, c. 464, \S 1, are repealed.

Sec. 360. 22 MRSA § 2582, as enacted by PL 1969, c. 464, § 1, is amended by adding at the end a new sentence to read:

Orders for this detention shall not be considered licensing or an adjudicatory proceeding, as those terms are defined by the Maine Administrative Procedure Act.

Sec. 361. 22 MRSA § 2587, sub-§ 2, 1st sentence, as enacted by PL 1969,c. 464 § 1, is amended to read:

For the purposes of this chapter, the commissioner shall at all reasonable times have access to, for the purpose of examination, and the right to copy any documentary evidence of any person, firm or corporation being investigated or proceeded against, and may, in a manner consistent with the Maine Administrative Procedure Act, require by subpoena the attendance and testimony of witnesses and the production of all documentary evidence of any person, firm or corporation relating to any matter under investigation.

Sec. 362. 22 MRSA § 2587, sub-§ 2, $\P\P$ A, B, C, and E, as enacted by PL 1969, c. 464, § 1, are repealed.

Sec. 363. 22 MRSA § 2587, sub-§ 3, as enacted by PL 1969, c. 464, § 1, is repealed and the following enacted in its place:

3. Failure to comply; false statements. Any person, firm or corporation that shall willfully make, or cause to be made, any false entry or statement of fact in any report required to be made under this chapter, or that shall willfully make, or cause to be made, any false entry in any account, record or memorandum kept by any person, firm or corporation subject to this chapter, or that shall willfully neglect or fail to make, or to cause to be made, full, true and correct entries in such accounts, records or memoranda, of all facts and transactions appertaining to the business of such person, firm or corporation, or that shall willfully remove out of the jurisdiction of this State, or willfully mutilate, alter or by any other means falsify any documentary evidence of any such person, firm or corporation or that shall willfully refuse to submit to the commissioner or to any of his authorized agents, for the purpose of inspection and taking copies, any documentary evidence of any such person, firm or corporation in his possession or within his control, shall be deemed guilty of an offense and shall be punished, upon conviction in any court of competent jurisdiction by a fine of not less than \$1,000 nor more than \$5,000, or by imprisonment for a term of not more than 3 years, or by both.

If any person, firm or corporation required by this chapter to file any annual or special report shall fail to do so within the time fixed by the commissioner for filing the same, and such failure shall continue for 30 days after notice of such default, such person, firm or corporation shall forfeit to this State the sum of \$100 for each and every day of the continuance of such failure, which forfeiture shall be payable into the Treasurer of this State, and shall be recoverable in a civil action in the name of the State brought in the district where the person, firm or corporation has his or its principal office or in any district in which he or it shall do business. It shall be the duty of the various county attorneys, under the direction of the Attorney General of this State, to prosecute for the recovery of such forfeitures. The costs and expenses of such prosecution shall be paid out of the appropriation for the expenses of the courts of this State.

Any officer or employee of this State who shall make public any information obtained by the commissioner without his authority, unless directed by a court, shall be deemed guilty of a misdemeanor, and, upon conviction thereof, shall be punished by a fine of not more than \$5,000 or by imprisonment for not more than 11 months, or by both.

Sec. 364. 22 MRSA § 2611, sub-§ 3, as enacted by PL 1975, c. 751, § 4, is repealed.

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Sec. 365. 22 MRSA § 2625, as enacted by PL 1975, c. 751, § 4, is repealed and the following enacted in its place:

§ 2625. Certificates

The board shall issue certificates to individuals to act as operators. The certificate shall indicate the classification level of the systems or parts of systems for the operation of which the individual is qualified to act as an operator.

Certificates shall continue in effect unless revoked, but shall remain the property of the board, and the certification shall so state.

The board may file a complaint with the Administrative Court to revoke a certificate of an operator when the board determines that the operator has practiced fraud or deception; that he has been negligent in that reasonable care, judgment or the application of his knowledge or ability was not used in the performance of his duties; or that the operator is incompetent or unable to perform his duties properly.

The certificates of operators who terminate their employment at a public water system shall remain renewable for 3 years. After 3 years, the certificates shall be automatically invalidated. Operators whose certificates are invalidated under this section may be issued new certificates of a like classification provided appropriate proof of competency is presented to the board.

This chapter shall not be construed to effect or prevent the practices of any other legally recognized profession.

Sec. 366. 22 MRSA § 2647, as enacted by PL 1975, c. 751, § 4, is amended by adding at the end of the first paragraph the following new sentence to read:

These orders shall not be considered an adjudicatory proceeding within the meaning of the Maine Administrative Procedure Act.

Sec. 367. 22 MRSA § 3061, last sentence, as enacted by PL 1969, c. 457, § 1, is repealed.

Sec. 368. 22 MRSA § 3181, sub-§ 1, last sentence, as enacted by PL 1973, c. 790, § 2, is amended to read:

Review of any action or failure to act under this chapter shall be pursuant to Rule 90B of the Maine Rules of Civil Procedure Title 5, chapter 375, subchapter VII.

Sec. 369. 22 MRSA § 3906, as enacted by PL 1977, c. 454, § 2, is repealed and the following enacted in its place:

§ 3906. Rules and regulations

The department shall promulgate rules and regulations for long-term foster care placements in the manner prescribed by the Maine Administrative Procedure Act. These rules and regulations shall include, among other factors, standards for settings appropriate for long-term foster care and supervision of those settings, procedures for selecting children and foster parents, and methods for establishing and reviewing individual plans.

Sec. 370. 22 MRSA § 4717, as amended by PL 1971, c. 544, § 81, is further amended by adding at the end a new sentence to read:

Any ordinances, rules or regulations adopted by either tribe shall not be deemed to be rules within the meaning of Title 5, sections 2502 or 8001.

Sec. 371. 22 MRSA § 4724, as enacted by PL 1977, c. 97, § 3, is amended to read:

§ 4724. Superior Court jurisdiction

Review of fair hearing and pretermination evidentiary hearing decisions shall be within the jurisdiction of the Superior Court and shall proceed in accordance with the Maine Rules of Civil Procedure, Rule 80B Title 5, chapter 375, subchapter VII.

Sec. 372 22 MRSA \S 7106, sub- \S 10, last sentence, as enacted by PL 1973, c. 566, \S 1, is amended to read:

Such adoption, amendment and rescission shall be made as provided under Title 5, chapters 301 to 307, Administrative Code the Maine Administrative Procedure Act;

- Sec. 373. 22 MRSA § 7115, sub-§ 5, as enacted by PL 1973, c. 566, § 1, is repealed and the following enacted in its place:
- 5. Procedures for the amendment, modification, refusal to issue or renew, revocation or suspension of approval shall be as set forth by the Maine Administrative Procedure Act. In addition the department may seek relief in the District Court for violations of the provisions of this section.
- Sec. 374. 22 MRSA § 7802, sub-§ 6, as enacted by PL 1975, c. 719, § 6, is repealed and the following enacted in its place:
 - 6. Appeals. Any person aggrieved by the department's decison to:
 - A. Issue a temporary or conditional license;
 - A-1. Amend or modify the terms of a license;
 - B. Void a conditional license; or

- C. Refuse to issue or renew a regular license may request a hearing as provided by the Maine Administrative Procedure Act.
- Sec. 375. 22 MRSA \S 7803, sub- \S 1, 2nd \P , as enacted by PL 1975, c. 719, \S 6, is amended to read:

When the department believes that a license should be suspended or revoked, it shall file a complaint with the Administrative Court as provided in Title 5, chapter 305 the Maine Administrative Procedure Act.

- Sec. 376. 22 MRSA § 7803, sub-§ 2, as enacted by PL 1975, c. 719, § 6, is repealed and the following enacted in its place:
- 2. Emergency suspension. Whenever, on inspection by the department, conditions are found which violate applicable law and rules and which, in the opinion of the department, immediately endanger the health or safety of persons living in or attending a facility, the department may request the Administrative Court for an emergency suspension pursuant to Title 4, section 1153.
- Sec. 377. 22 MRSA § 7902, sub-§§ 2 and 3, as enacted by PL 1975, c. 719, §6, are repealed.
 - Sec. 378. 22 MRSA § 8002, sub-§ 2, as enacted by PL 1975, c. 719, § 6, is repealed.
 - Sec. 379. 22 MRSA § 8102, sub-§ 3, as enacted by PL 1975, c. 719, § 6, is repealed.
 - Sec. 380. 22 MRSA § 8202, sub-§ 2, as enacted by PL 1975, c. 719, § 6 is repealed.
 - Sec. 381. 22 MRSA § 8302, sub-§ 2, as enacted by PL 1975, c. 719, § 6, is repealed.
- Sec. 382. 24 MRSA § 2314, as amended by PL 1973, c. 585, § 12, is repealed and the following enacted in its place:
- § 2314. Petition for revocation of certificate of authority or license

The superintendent may file a petition with the Administrative Court seeking the revocation of a certificate of authority or license granted under this chapter for cause at any time.

Sec. 383. 24 MRSA § 2322, as enacted by PL 1977, c. 493, § 2, is amended by adding at the end the following new sentence to read:

Hearings held under this section shall conform to the procedural requirements set forth in the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter IV.

Sec. 384. 24 MRSA § 2510, sub-§ 6, as enacted by PL 1977, c. 492, § 3, is repealed and the following enacted in its place:

6. Disciplinary action. Disciplinary action by the Board of Registration in Medicine shall be in accordance with Title 32, chapter 48; disciplinary action by the Board of Osteopathic Examination and Registration shall be in accordance with Title 32, chapter 36.

Sec. 385. 24 MRSA § 2512, as enacted by PL 1977, c. 492 § 3, is repealed.

Sec. 386. 24-A MRSA § 212, first sentence, as amended by PL 1973, c. 585, § 12, is further amended to read:

Subject to the applicable requirements and procedures of the Maine Administrative Procedure Act, Title 5, sections 2301 to 2354 chapter 375, subchapter II, the superintendent may make, promulgate, amend and rescind reasonable rules and regulations to aid the administration or effectuation of any provisions of this Title.

Sec. 387. 24-A MRSA § 213, sub-§ 3, as amended by PL 1973, c. 585, § 12, is further amended by adding at the end the following new sentence to read:

Written notice of the party's rights to review or appeal and of the action required and of the time within which action shall be taken in order to appeal shall be given to each party with the decision.

Sec. 388. 24-A MRSA \S 222, sub- \S 7, \P A, first sentence, as enacted by PL 1975, c. 356, \S 1, is amended to read:

In the absence of approval by the superintendent, the purchase, exchange, merger of a controlling person of an insurer or other acquisition of control referred to in subsection 4, may be made unless the superintendent, acting in accord with the procedures set forth in the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter IV, and within 30 days after the statement required by subsection 4 has been filed with him, disapproves the purchases, exchanges, merger of a controlling person of an insurer, or other acquisitions of control.

Sec. 389. 24-A MRSA § 229, sub-§ 4, as amended by PL 1973, c. 585, § 12, is further amended by adding at the end the following new sentence to read:

The hearing shall be held in conformity with the provisions contained in the Maine Administrative Procedure Act, Title 5, chapter 375.

Sec. 390. 24-A MRSA § 230, sub-§ 1, 3rd sentence, as amended by PL 1973, c. 585, § 12, is further amended to read:

If the persons to be given notice are not specified in the provision pursuant to which the hearing is held, the superintendent shall give such notice to all persons whose pecuniary interest, legal rights, duties or privileges, to the superintendent's knowledge or belief, are to be directly and immediately substantially affected by the hearing.

Sec. 391. 24-A MRSA § 230, sub-§ 2, as enacted by PL 1969, c. 132, § 1, is repealed and the following enacted in its place:

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2. If any hearing is to be held for consideration of rules and regulations proposed by the superintendent, the notice of the hearing may be in the form of a notice to show cause, stating the basis of the proposed action and stating that the proposed action will be taken unless those who appear at the hearing show cause why the action should not be taken.

- Sec. 392. 24-A MRSA § 230, sub-§ 3, as amended by PL 1973, c. 585, § 12, is repealed and the following enacted in its place:
- 3. If any hearing is to be held for consideration of rules and regulations proposed by the superintendent, or of other matters which, under subsection 1, would otherwise require separate notices to more than 30 persons, public notice of the hearing shall be given by publication thereof in a newspaper of general circulation in this State, at least once each week during the 4 weeks immediately preceding the week in which the hearing is to be held. The superintendent shall mail notice of rule-making hearings to all persons who have filed within the past year a written request for notice. The persons shall pay a sum fixed by the superintendent, reasonably related to the actual cost of notice.
- Sec. 393. 24-A MRSA § 231, sub-§ 3, as amended by PL 1973, c. 585, § 12, is repealed and the following enacted in its place:
- 3. Upon timely application, the superintendent shall permit any person showing that he is or may be substantially and directly affected by the proceeding to intervene as a party. The superintendent may, by order, allow any other interested person to intervene and participate as a full or limited party to the proceeding.
- Sec. 394. 24-A MRSA § 231, sub-§ 4, as enacted by PL 1969, c. 132, § 1, is repealed and the following enacted in its place:
- 4. Formal rules of pleading or of evidence need not be observed at any hearing. Evidence shall be admitted if it is the kind of evidence upon which reasonable persons are accustomed to rely in the conduct of serious affairs. Irrelevant or unduly repetitious evidence may be excluded.
- Sec. 395. 24-A MRSA § 231, sub-§ 6, as amended by PL 1973, c. 585, § 12, is repealed and the following enacted in its place:
- 6. All hearings shall be recorded in a form susceptible to transcription. The recording shall be transcribed when necessary for the prosecution of an appeal. The Bureau of Insurance shall make the recordings available for inspection at the bureau's offices during normal business hours, and shall make copies of recordings or transcriptions of recordings available to any person at actual cost.
 - Sec. 396. 24-A MRSA § 235, sub-§ 3, ¶E is enacted to read:
 - E. Notice of the party's right to appeal or review of the order, of the action required for appeal and of the time within which the action shall be taken in order to excercise the right.
- Sec. 397. 24-A MRSA § 236, as last amended by PL 1973, c. 585, § 12, is repealed and the following enacted in its place:

§ 236. Appeal from the superintendent

- 1. In general, judicial review of actions taken by the superintendent or his representatives shall occur inconformity with the provisions set forth in the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter VII.
- 2. An appeal from the superintendent shall be taken only from an order on hearing, or as to a matter on which the superintendent has failed to hold a hearing after application thereof under section 229, or regarding a matter as to which the superintendent has failed to issue an order after hearing as required by section 235.
- 3. Any person who was a party to the hearing may appeal from an order of the superintendent within 30 days after receipt of notice. Any person not a party to the hearing whose interests are substantially and directly affected and who is aggrieved by an order of the superintendent may appeal within 40 days from the date the decision was rendered. If the appeal is taken from the superintendent's failure or refusal to act, the petition for review shall be filed within 6 months of the expiration of the time within which the action should reasonably have occurred.
- 4. The appeal shall be heard as a matter of right, and shall be instituted by filing a petition for review in the Superior Court of Kennebec County or in any county where:
 - A. One or more of the petitioners reside or have their principal place of business; or
- B. The activity or property which is the subject of the proceeding is located. The court may grant a change of venue for good cause shown.
- 5. The petition or complaint shall specify the grounds for appeal and the nature of the relief sought. The petition shall be served by certified mail, return receipt requested, upon the superintendent, all parties to the proceeding at issue, and the Attorney General.
- 6. No responsive pleading need be filed unless required by order of the reviewing court. Within 30 days after the petition for review is filed, or within such time as the court may allow on motion, the superintendent shall file in the court the original or a certified copy of the complete record of the proceedings under review. Within 20 days of the filing of the petition, all parties to the administrative proceeding who wish to participate in the appeal shall file a written appearance which includes a statement of position with respect to the decision under review.
- 7. The filing of a petition shall not operate as a stay of the superintendent's order pending judicial review. Application for a stay shall ordinarily be made first to the superintendent, who may issue a stay upon a showing of irreparable injury to the petitioner, a strong likelihood of success on the merits, and no substantial harm to adverse parties or the general public. A motion for a stay may be made to the Superior Court, but the motion shall show that application to the superintendent for the relief sought is not practicable, or that application has been made to the bureau and denied, or that the action of the superintendent did not afford the relief the petitioner had requested. In addition, the motion shall

explain the reasons for the relief requested and the facts relied upon, which facts, if subject to dispute, shall be supported by affidavits. Reasonable notice of the motion for stay shall be given to all parties to the administrative proceeding. The court may condition this relief upon the posting of a bond or other appropriate security, except that no bond or security shall be required of the State or any official thereof.

- 8. Judicial review from an order of the superintendent shall be confined to the record upon which the administrative decision was based, subject to the exceptions set forth in the Maine Administrative Procedure Act, Title 5, section 11006. The reviewing court may require or permit subsequent corrections of the record.
 - 9. Following review by oral and written argument the court may:
 - A. Affirm the decision of the superintendent;
 - B. Remand the case to the superintendent for further proceedings, findings of fact or conclusions of law as the court deems necessary; or
 - C. Reverse or modify the superintendent's order if that decision is:
 - (1) In violation of constitutional or statutory provisions;
 - (2) In excess of the statutory authority invested in the superintendent;
 - (3) Made upon unlawful procedure;
 - (4) Affected by bias or error of law;
 - (5) Unsupported by substantial evidence on the record; or
 - (6) Arbitrary or capricious or characterized by abuse of discretion.

The reviewing court shall not substitute its judgment for that of the superintendent on questions of fact.

- 10. The superintendent and all other parties to the review proceeding in Superior Court may obtain review of the court's judgment by appeal to the Supreme Judicial Court sitting as the law court. The appeal shall be taken as in other civil cases.
- Sec. 398. 24-A MRSA § 415, sub-§ 1, first ¶, as last repealed and replaced by PL 1977, c. 222, § 1, is amended to read:
- 1. A certificate of authority shall continue in force as long as the insurer is entitled thereto under this Title, and until suspended or revoked by the superintendent Administrative Court or terminated at the insurer's request, subject to continuance of the certificate by the insurer biennially by:
- Sec. 399. 24-A MRSA § 416, sub-§ 1, first ¶, as amended by PL 1973, c. 585, § 12, is further amended to read:

- 1. The superintendent shall refuse to continue or shall suspend or revoke an insurer's certificate of authority file a complaint with the Administrative Court, which may be pursuant to Title 4, section 1153, seeking suspension or revocation of an insurer's certificate of authority on any of the following grounds:
- Sec. 400. 24-A MRSA § 416, sub-§ 2, as last amended by PL 1973, c. 585, § 12, is repealed and the following enacted in its place:
- 2. In all cases in which the superintendent files a complaint seeking suspension or revocation of an insurer's certificate of authority, the Administrative Court proceeding will be held pursuant to Title 4, chapter 25.
- Sec. 401. 24-A MRSA § 417, sub-§ 1, as amended by PL 1973, c. 585, § 12, is repealed and the following enacted in its place:
- 1. The superintendent may, in his discretion, file a complaint with the Administrative Court seeking suspension or revocation of an insurer's certificate of authority if the insurer has violated or failed to comply with any lawful order of the superintendent, or has willfully violated or willfully failed to comply with any lawful regulation of the superintendent, or has violated any provision of this Title other than those for violation of which a petition for suspension or revocation is mandatory.
- Sec. 402. 24-A MRSA § 417, sub-§ 2, first ¶, as amended by PL 1973, c. 585, § 12, is repealed and the following enacted in its place:
- 2. The superintendent shall, pursuant to Title 4, section 1153 or otherwise, file a complaint with the Administrative Court seeking to suspend or revoke an insurer's certificate of authority on any of the following grounds, if a finding is made that the insurer:
- Sec. 403. 24-A MRSA § 417, sub-§ 3, as amended by PL 1973, c. 585, § 12, is repealed and the following enacted in its place:
- 3. The superintendent may, in his discretion, file with the Administrative Court a complaint seeking immediate revocation or suspension of an insurer's certificate of authority pursuant to Title 4, section 1153, if proceedings for receivership, conservatorship, rehabilitation or other delinquency proceedings have been commenced against the insurer in any state by the public official charged with supervising the insurance industry in that state.
- Sec. 404. 24-A MRSA § 418, as last amended by PL 1973, c. 585, § 12, is repealed and the following enacted in its place:
- § 418. Power to amend, modify or refuse to renew certificates of authority

Notwithstanding the authority of the Administrative Court to order suspension or revocation, the superintendent has the authority to amend, modify or refuse to renew any insurer's certificate of authority for cause pursuant to procedures in conformity with the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter IV.

Sec. 405. 24-A MRSA § 419, sub-§ 1, as amended by PL 1973, c. 585, § 12, is repealed and the following enacted in its place:

- 1. The suspension of an insurer's certificate of authority shall be for such period as determined by the Administrative Court, consistent with Title 4, chapter 25.
- Sec. 406. 24-A MRSA § 419, sub-§ 3, as amended by PL 1973, c. 585, § 12, is repealed and the following enacted in its place:
- 3. Upon expiration of the suspension period, if within that period the certificate of authority has not terminated, the insurer's certificate of authority shall reinstate unless the procedures of the Administrative Court mandate to the contrary. The suspension shall not terminate if the Administrative Court finds that the causes of the suspension are continuing, or that the insurer is otherwise not in compliance with the requirements of this Title.
- Sec. 407. 24-A MRSA § 1539, sub-§ 1, first ¶, as amended by PL 1973, c. 585, § 12, is repealed and the following enacted in its place:
- 1. The superintendent may file a complaint with the Administrative Court seeking suspension or revocation of any license issued under this chapter or any surplus lines broker license if the superintendent has reason to believe that as to the licensee any of the following causes exist:
- Sec. 408. 24-A MRSA § 1539, sub-§ 2, as enacted by PL 1969, c. 132, § 1, is repealed and the following enacted in its place:
- 2. The superintendent may file a complaint with the Administrative Court seeking the suspension or revocation of licenses held by a firm or corporation for any of such causes as relate to any individual designated or registered in the license to exercise its powers.
- Sec. 409. 24-A MRSA § 1540, as amended by PL 1973, c. 585, § 12, is repealed and the following enacted in its place:
- § 1540. Procedures upon suspension or revocation; powers of superintendent
- 1. The effective date of suspension or revocation of an agent or broker license shall be determined by the Administrative Court, consistent with Title 4, chapter 25. Similarly, the duration of a suspension and the notice requirements pursuant to a ruling of suspension or revocation shall be determined by the Administrative Court.
- 2. Notwithstanding the provisions of subsection 1, the superintendent has the authority to amend, modify or refuse to renew any agent or broker license for cause pursuant to procedures in conformity with the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter IV.
- Sec. 410. 24-A MRSA § 1542, sub-§ 1, as amended by PL 1973, c. 585, § 12, is repealed and the following enacted in its place:
- 1. The superintendent shall not issue a license under this Title as to any person whose license has been revoked by the Administrative Court until at least one year

has expired from the effective date of that revocation. If the licensee pursues an appeal from the Administrative Court decision, the superintendent shall not consider issuance of a new license until at least one year from the date of a final court order affirming that revocation. The license applicant shall establish that he again qualifies for the license in accordance with the applicable provisions of this Title. The superintendent may refuse any such new license applied for unless the applicant shows good cause why the prior revocation should not be deemed a bar to the issuance of a new license.

- Sec. 441. 24-A MRSA § 2013, sub-§ 1, first \P , as amended by PL 1973, c. 585, § 12, is repealed and the following enacted in its place:
- 1. The superintendent may file a complaint with the Administrative Court seeking suspension or revocation of any surplus lines broker's license:
- Sec. 412. 24-A MRSA § 2013, sub-§ 3, as amended by PL 1973, c. 585, § 12, is repealed and the following enacted in its place:
- 3. Upon a ruling by the Administrative Court suspending or revoking a broker's surplus lines license the superintendent may file a complaint with the Administrative Court seeking the suspension or revocation of all other licenses held by the same individual under this Title.
- Sec. 413. 24-A MRSA § 2111, sub-§ 2, first sentence, as last amended by PL 1973, c. 585, § 12, is further amended to read:
- 2. If upon such hearing, held in accordance with the provisions set forth in the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter IV, the superintendent finds that the insurer has misrepresented as referred to in section 2110, he shall by order on such hearing require the insurer to cease and desist from such violation, and shall mail a copy of the order by registered or certified mail to the insurer at its principal place of business last of record with the superintendent and to the insurance supervisory official of the insurer's domiciliary state or province.
 - Sec. 414. 24-A MRSA § 2151-A is enacted to read:

§ 2151-A. Hearings

All hearings held under this chapter shall be in accordance with the procedures set forth in the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter IV.

Sec. 415. 24-A MRSA § 2301, as enacted by PL 1969, c. 132, § 1, is amended by adding at the end the following new sentence to read:

Unless otherwise specified, all hearings held under this chapter shall be in accordance with the procedures set forth in the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter IV.

Sec. 416. 24-A MRSA § 2310, sub-§ 4, first sentence, as last amended by PL 1975, c. 767, § 20, is further amended to read:

Licenses issued pursuant to this section shall remain in effect until midnight of the biennial continuation date and thereafter may be continued biennially unless sooner suspended or revoked by the superintendent the Administrative Court suspends or revokes the licenses following a complaint filed by the superintendent.

- Sec. 417. 24-A MRSA § 2310, sub-§ 5, as amended by PL 1973, c. 585, § 12, is repealed and the following enacted in its place:
- 5. The superintendent may file a complaint with the Administrative Court seeking the suspension or revocation of licenses issued pursuant to this section in the event any rating organization ceases to meet the requirements of this section.
- Sec. 418. 24-A MRSA § 2323, sub-§ 1, first sentence, as amended by PL 1973, c. 585, § 12, is further amended to read:

The superintendent acting pursuant to the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter II, shall promulgate reasonable rules and statistical plans, reasonably adopted to each of the rating systems on file with him, which may be modified from time to time and which shall be used thereafter by each insurer in the recording and reporting of its loss and countrywide expense experience, in order that the experience of all insurers be made available at least annually in such form and detail as may be necessary to aid him in determining whether rating systems comply with the standards set forth in section 2303.

- Sec. 419. 24-A MRSA § 2324, sub-§ 1, as amended by PL 1973, c. 585, § 12, is repealed and the following enacted in its place:
- 1. Acting in accordance with the procedures set forth in the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter II, the superintendent may promulgate reasonable rules and plans for the interchange of data necessary for the application of rating plans.
- Sec. 420. 24-A MRSA § 2329, sub-§ 2, as amended by PL 1973, c. 585, § 12, is repealed and the following enacted in its place:
- 2. The superintendent may file a complaint with the Administrative Court seeking to suspend the license of any rating organization or insurer which fails to comply with an order of the superintendent within the time period provided by the order. No ruling of suspension shall become effective until the time prescribed for an appeal has expired, or if an appeal has been taken, until the order of suspension has been affirmed. The duration of the suspension shall be determined by the Administrative Court pursuant to the authority set forth in Title 4, chapter 25.
- Sec. 421. 24-A MRSA § 2329, sub-§ 3, as amended by PL 1973, c. 585, § 12, is repealed.
- Sec. 422. 24-A MRSA § 2736-A, as enacted by PL 1977, c. 493, § 4, is amended by adding at the end the following new sentence to read:

Hearings held under this section shall conform to the procedural requirements set forth in the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter IV.

Sec. 423. 24-A MRSA § 2858, as amended by PL 1973, c. 585, § 12, is further amended by adding at the end the following new paragraph:

All hearings held under this section shall be conducted in accordance with the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter IV.

Sec. 424. 24-A MRSA § 2864, first sentence, as amended by PL 1973, c. 585, § 12, is further amended to read:

Whenever the superintendent finds that there has been a violation of this chapter or any regulations issued pursuant thereto, and after written notice thereof and hearing given to the insurer or other person authorized or licensed by the superintendent, such hearing to conform to the provisions of the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter IV, he shall set forth the details of his findings together with an order for compliance by a specified date.

Sec. 425. 24-A MRSA § 2911, as enacted by PL 1973, c. 339, § 1. is amended by adding at the end the following new sentence to read:

Unless otherwise specified, all hearings held under this subchapter shall conform to the procedures set forth in the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter IV.

Sec. 426. 24-A MRSA § 2920, last sentence, as amended by PL 1973, c. 585, § 12, is further amended to read:

The Acting in conformity with the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter II, the Insurance Superintendent shall adopt rules and regulations for carrying out this section.

Sec. 427. 24-A MRSA § 3048-A is enacted to read:

§ 3048-A. Hearings

Unless otherwise specified, all hearings held under this subchapter shall conform to the procedures set forth in the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter IV.

- Sec. 428. 24-A MRSA § 3476, sub-§ 5, as amended by PL 1973, c. 585, § 12, is repealed and the following enacted in its place:
- 5. The superintendent shall file a complaint with the Administrative Court seeking to suspend or revoke the certificate of authority held by any insurer, the control of which has been changed in violation of this section.
- Sec. 429. 24-A MRSA § 3857, sub-§ 2, as amended by PL 1973, c. 585, § 12, is repealed and the following enacted in its place:
- 2. The superintendent may refuse to grant a certificate of authority, and may file a complaint with the Administrative Court seeking suspension or revocation of a certificate of authority, for failure of the attorney to comply with any applicable provision of this Title, in addition to other grounds for those sanctions.

Sec. 430. 24-A MRSA § 4121, as amended by PL 1973, c. 585, § 12, is further amended by adding at the end the following new sentence to read:

The procedures governing all rules and regulations promulgated under authority of this section shall conform to the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter II.

- Sec. 431. 24-A MRSA § 4126, sub-§ 2, ¶ D, as amended by PL 1973, c. 585, § 12, is repealed and the following enacted in its place:
 - D. The society's certificate of authority has been reinstated.
- Sec. 432. 24-A MRSA § 4127, sub-§ 1, as amended by PL 1973, c. 585, § 12, is repealed and the following enacted in its place:
- 1. Following investigation the superintendent may file a complaint with the Administrative Court seeking suspension or revocation of the license of a foreign or alien society upon evidence that the society:
 - A. Has exceeded its powers;
 - B. Has failed to comply with any of the provisions of this chapter;
 - C. Is not fulfilling its contracts in good faith; or
 - D. Is conducting its business fradulently or in a manner hazardous to its members or creditors or the public.

The duration of any license suspension will be determined by the Administrative Court. Notwithstanding any of the provisions of this subsection, the superintendent has the authority to amend, modify or refuse to renew any license for cause, pursuant to the procedures set forth in the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter IV.

Sec. 433. 24-A MRSA § 4213, first sentence, as enacted by PL 1975, c. 503, is amended to read:

The superintendent may, after notice and hearing pursuant to the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter II, promulgate such reasonable rules and regulations as are necessary to provide for the licensing of agents.

- Sec. 434. 24-A MRSA § 4216, sub-§ 1, first ¶, as enacted by PL 1975, c. 503, is repealed and the following enacted in its place:
- 1. The superintendent may file a complaint with the Administrative Court seeking the suspension or revocation of any certificate of authority issued to a health maintenance organization under this chapter if he finds that any of the following conditions exist:
- Sec. 435. 24-A MRSA § 4218, first sentence, as enacted by PL 1975, c. 503, is amended to read:

The superintendent may, after notice and hearing pursuant to the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter II, promulgate reasonable rules and regulations as are necessary or proper to carry out this chapter.

Sec. 436. 24-A MRSA § 4219, as enacted by PL 1975, c. 503, is repealed and the following enacted in its place:

§ 4219. Administrative procedures

- 1. When the superintendent has cause to believe that grounds exist for the filing of a complaint seeking the suspension or revocation of a certificate of authority, he shall notify the health maintenance organization and the Commissioner of Human Services in writing specifically stating the grounds for suspension or revocation. The Commissioner of Human Services, or his designated representative, shall participate in any disciplinary proceedings. In the process of determining whether grounds for suspension or revocation exist the findings of the commissioner with respect to matters relating to the quality of health care services provided shall be conclusive and binding upon the Superintendent of Insurance. The duration of and conditions attached to any suspension shall be determined by the Administrative Court.
- 2. The Superintendent of Insurance, acting in concert with the Commissioner of Human Services, has the authority to amend, modify or refuse to renew any certificate of authority for cause, pursuant to the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter IV.
- Sec. 437. 24-A MRSA § 4221, sub-§ 1, first sentence, as enacted by PL 1975, c. 503, is amended to read:

The superintendent may, in lieu of suspension or revocation of a certificate of authority under section 4216 levy an administrative penalty in an amount not less than \$100 nor more than \$500, if reasonable notice in writing is given of the intent to levy the penalty and the health maintenance organization has a reasonable time within which to remedy the defect in its operations which gave rise to the penalty citation.

- Sec. 438. 24-A MRSA § 4401, sub-§ 3, as amended by PL 1973, c. 585, § 12, is repealed and the following enacted in its place:
- 3. The superintendent's order and notice of hearing thereunder shall be served in such a manner as conforms with the notice provisions of the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter IV.
- Sec. 439. 24-A MRSA § 4705, as amended by PL 1973, c. 585, § 12, is repealed and the following enacted in its place:

§ 4705. Petition for revocation

The superintendent may file a complaint with the Administrative Court seeking to revoke or suspend a license for cause, at any time.

Sec. 440. 26 MRSA § 7, as amended by PL 1971, c. 620, § 13, is repealed and the following enacted in its place:

§ 7. Appeals

Any order by a board created and established under this Title, or any rule, regulation, determination or declaration formulated by the board or by the Director of the Bureau of Labor shall be subject to review by the Superior Court, pursuant to Title 5, section 8058 or section 11001 et seq.

Sec. 441. 26 MRSA § 82, as last amended by PL 1975, c. 36, is further amended to read:

§ 82. Administration and enforcement

The bureau is charged with the administration and enforcement of this subchapter; and may make and enforce reasonable rules and regulations for the enforcement of said subchapter, pursuant to Title 5, section 8051 et seq., and shall have the power through its officers or agents to inspect the manufacture and sale or delivery of all articles or materials subject to this subchapter, to open and examine the contents thereof, to suspend the sale or delivery and to seize and hold for evidence any or all articles in whole or in part which he has reason to believe is made or offered for sale in violation of this subchapter, or the rules and regulations of the bureau; and any places where articles covered by said subchapter are made, remade or offered for sale, or where sterilization or disinfecting is performed under said subchapter, shall be subject to inspection by the bureau through its officers or agents.

Sec. 442. 26 MRSA § 111-A, as amended by PL 1971, c. 620, § 13, is further amended to read:

§ 111-A. Issuance of certificate of registration and appeal procedures

Upon receipt of the registration form, the bureau shall, if the applicant is in compliance with this subchapter and the regulations of the bureau, issue a certificate of registration to the manufacturer or importer. If the bureau fails to issue such certificate of registration or renewal thereof, the applicant may appeal to the Superior Court in accordance with the appeal procedure from decisions of the director under section 7 provisions of Title 5, section 11001 et seq.

In an application for the renewal of a certificate of registration, the bureau shall follow the procedures set forth in Title 5, section 10001 et seq.

Sec. 443. 26 MRSA \S 114, last \P , as amended by PL 1971, c. 630, \S 13, is repealed and the following enacted in its place:

All actions by the bureau in the issuance, modification or renewal of permits under this section shall be subject to Title 5, section 10001 et seq.

Sec. 444. 26 MRSA § 123, as last amended by PL 1971, c. 620, § 13, is further amended by adding at the end a new sentence to read:

All rules and regulations shall be promulgated pursuant to Title 5, section 8051 et seq.

Sec. 445. 26 MRSA § 125, last sentence, as last amended by PL 1971, c. 620, § 13, is further amended to read:

In pursuance of this section, the bureau may confiscate such toys pending an appeal, by any party injured, to the Superior Court and such appeal shall utilize procedures set forth in section 132 Title 5, section 11001 et seq.

Sec. 446. 26 MRSA § 132, last sentence, as last amended by PL 1971, c. 620, § 13, is further amended to read:

If the bureau fails to issue such certificate of registration or renewal thereof, the applicant may appeal to the Superior Court in accordance with the appeal procedure from decisions of the director under section 7 Title 5, section 11001 et seq. In an application for a renewal of a certificate of registration, the bureau shall follow the procedures set forth in Title 5, section 10001 et seq.

Sec. 447. 26 MRSA § 173, last ¶, as last amended by PL 1973, c. 33, § 4, is further amended to read:

Rules formulated by the board shall not become effective sooner than 90 days after the date they are adopted. Any change in the rules which would raise the standards governing the methods of construction of new boilers and pressure vessels or the quality of material used in them shall not become effective until-sooner than 6 months after the date of adoption of such change in the rules. Before any rules or regulations are adopted, a public hearing shall be held, suitable notification to be published in at least 3 newspapers throughout the State. All rules and regulations shall be adopted pursuant to Title 5, section 8051 et seq.

Sec. 448. 26 MRSA § 176, 3rd ¶, first 3 sentences, as amended by PL 1971, c. 620, § 13, are repealed and the following enacted in their place:

The director may file a complaint with the Administrative Court to revoke a certificate of authority pursuant to Title 4, section 1151, for incompetence or untrustworthiness of the holder thereof or for willful falsification of any matter or statement contained in his application or in a report of any inspection.

Sec. 448-A. 26 MRSA § 176, 3rd ¶, 2nd and 3rd sentences, are repealed.

Sec. 449. 26 MRSA § 178, sub-§ 4, 1st sentence, as enacted by PL 1973, c. 452, § 1, is repealed and the following enacted in its place:

The board may file a complaint to revoke the registration of a stationary steam engineer's or boiler operator's license with the Administrative Court pursuant to Title 4, section 1151 et seq., or may deny the application for the license if the board finds:

Sec. 450. 26 MRSA § 178, sub-§ 8, as enacted by PL 1973, c. 452, § 1, is amended to read:

8. Rules. The board shall have the authority to establish all necessary rules and procedures for examination and licensing to carry out this section, pursuant to Title 5, section 8051 et seq.

Sec. 451. 26 MRSA § 212, 2nd ¶, as amended by PL 1969, c. 345, § 1, is further amended to read:

The Board of Boiler Rules is authorized to make, amend or rescind reasonable rules and regulations, pursuant to Title 5, section 8051, relating to qualifications of welders performing welding for compensation and is further empowered to conduct examinations, issue certificates and to charge a reasonable fee for such examinations and for such certificates.

Sec. 452. 26 MRSA § 244, as last amended by PL 1973, c. 34, §§ 1. 2 and 3, is repealed and the following enacted in its place:

§ 244. Inspection required; certificates issued

Each boiler used or proposed for use within this State except boilers exempt under section 142, shall be thoroughly inspected by the chief inspector or one of the deputy inspectors or authorized inspectors, as to its design, construction, installation, condition and operation. The Board of Boiler Rules shall promulgate rules pursuant to Title 5, section 8051 et seq., specifying the method and frequency of inspection. Whenever any boiler is inspected as specified by the Board of Boiler Rules and is found to be suitable and to conform to the rules of the Board of Boiler Rules, the chief inspector shall issue to the owner or user of that boiler, upon payment of a fee of \$5 to the bureau, an inspection certificate for each boiler. Inspection certificates shall specify the maximum pressure that the boiler inspected is allowed to carry. The inspection certificate shall be valid for not more than 14 months from its date and shall be posted under glass in the engine or boiler room containing the boiler or an engine operated by it, or, in the case of a portable boiler, in the office of the plant where it is located for the time being.

In accordance with the provisions of Title 5, chapter 375, the chief inspector or any deputy inspector may at any time suspend an inspection certificate when, in his opinion, the boiler for which it was issued may not continue to be operated without menace to the public safety. An authorized inspector shall have corresponding powers with respect to inspection certificates for boilers insured by the company employing him. This suspension shall continue pending decision on the board's application with the Administrative Court for a temporary suspension pursuant to Title 4, section 1153.

- Sec. 453. 26 MRSA § 246, sub-§ 2, as amended by PL 1971, c. 51, § 6, is repealed and the following enacted in its place:
- 2. Inspection certificates. To issue, suspend and revoke inspection certificates allowing boilers to be operated, as provided in sections 242 and 244, and as provided in Title 5, chapter 375.
- Sec. 454. 26 MRSA \S 273, as amended by PL 1971, c. 620, \S 13, is further amended to read:

§ 273. Regulations suspended or modified

The regulations prescribed on sections 301 to 343 may be modified or suspended in whole or in part by the director, if good and sufficient reason therefor is presented to the bureau at a hearing where all parties are given an opportunity to be present or represented held pursuant to Title 5, section 8051 et seq.

Sec. 455. 26 MRSA § 474, as enacted by PL 1977, c. 543, § 4, is repealed and the following enacted in its place:

§ 474. Appeals

Any person aggrieved by an order or act of the supervising inspector or the state inspector or the bureau under this subchapter may, within 15 days after notice thereof, appeal from the order or act to the board which shall hold a hearing pursuant to Title 5, section 9051 et seq. The board shall, after the hearing, issue an appropriate order either approving or disapproving the order or act.

Any order of the board or any rule formulated by the board shall be subject to review by the Superior Court pursuant to Title 5, section 8058 or section 11001 et seq.

Sec. 456. 26 MRSA § 476, 1st ¶, 2nd, 3rd and 4th sentences, as enacted by PL 1977, c. 543, § 4, are amended to read:

The rules so formulated shall be adopted pursuant to Title 5, section 8051 et seq., and shall conform as near as practicable to the established standards as approved by the American National Standards Institute. Such rules shall not become effective sooner than 90 days after the date they are adopted, except that rules applying to the construction of new elevators and tramways shall not become effective until sooner than 6 months after the date they are adopted. Before any rules are adopted, a public hearing shall be held after suitable notice has been published in at least 3 daily newspapers within the State.

Sec. 457 26 MRSA § 480, 1st ¶, as enacted by PL 1977, c. 543. § 4, is repealed and the following enacted in its place:

The board may file a complaint with the Administrative Court pursuant to Title 5, section 10051 to revoke tramway inspection licenses for the following causes:

Sec. 458. 26 MRSA § 481, 2nd sentence, as enacted by PL 1977, c. 543, § 4, is repealed and the following enacted in its place:

In the case of an elevator accident, the inspection certificate for the involved elevator shall be summarily revoked in accordance with Title 5, section 10004, pending decision on any application with the Administrative Court for a further suspension.

Sec. 459 26 MRSA § 490-A, 3rd and 4th ¶¶, as enacted by PL 1977, c. 543, § 4, are repealed and the following enacted in their place:

The supervising inspector or state inspector may when in his opinion the conveyance may not continue to be operated without menace to the public safety, temporarily suspend an inspection certificate in accordance with Title 5, section 10004 and post or direct the posting of a red card of condemnation at every entrance to the conveyance. The condemnation card shall be a warning to the public and shall be of such type and dimensions as the board shall determine. The suspension shall continue pending decision on any application with the Administrative Court for a further suspension.

Sec. 460. 26 MRSA § 490-G, sub-§ 5, as enacted by PL 1977, c. 543, § 4, is repealed and the following enacted in its place:

5. Certificates. To issue and temporarily suspend certificates allowing elevators and tramways to be operated pursuant to Title 5, chapter 375.

Sec. 461. 26 MRSA § 565, as amended by PL 1975, c. 519, § 15, is further amended to read:

§ 565. Powers and duties of board

The board shall formulate and adopt reasonable rules and regulations, pursuant to Title 5, section 8051 et seq., for safe and healthful working conditions, including rules requiring the use of personal protective equipment. The rules and regulations so formulated shall conform as far as practicable to nationally recognized standards of occupational safety and health. Such rules and regulations shall not become effective sooner than 90 days after the date of their adoption and promulgation. Before any rules and regulations are adopted, a public hearing shall be held after suitable notice has been published in at least 3 daily newspapers in the State.

Sec. 462. 26 MRSA § 568, as last amended by PL 1975, c. 519, § 17, is repealed and the following enacted in its place:

§ 568. Appeals

Any person aggrieved by an order or act of the director or of an inspector of the bureau or wishing to contest any citation or penalty issued under sections 45 and 46 may, within 15 working days after notice thereof, appeal from the order, act, citation or penalty to the board, which shall hold a hearing pursuant to Title 5, section 9051 et seq., and the board shall, after the hearing, issue an appropriate order either approving, disapproving or modifying the order, act, citation or penalty.

Any such order of the board or any rule or regulation formulated by the board shall be subject to review by the Superior Court, pursuant to Title 5, section 8058 or section 11001 et seq.

Sec. 463. 26 MRSA § 569, last sentence, as enacted by PL 1969, c. 554, § 2, is repealed and the following enacted in its place:

All rules and regulations shall be adopted pursuant to Title 5, section 8051 et seq.

Sec. 464. 26 MRSA § 581, as enacted by PL 1971, c. 446, § 5, is amended to read:

§ 581. Administration and enforcement

The Commissioner of Agriculture shall have the authority to adopt, after public hearing pursuant to Title 5, section 8051 et seq., administer and enforce standards, rules and regulations to implement section 580.

Sec. 465. 26 MRSA § 665, sub-§ 2, as amended by PL 1971, c. 620, § 13, is repealed and the following enacted in its place:

2. Rules and regulations. The director may make and promulgate from time to time, pursuant to Title 5, section 8051 et seq., such rules and regulations, not inconsistent with this subchapter, as he may deem appropriate or necessary for the proper administration and enforcement of this subchapter. The rules and

regulations affecting any particular class of employees and employers shall be made and promulgated only after notice and opportunity to be heard to those employees and employers affected.

Sec. 466. 26 MRSA § 1002, sub-§ 6, is amended to read:

- 6. Rules and regulations. Issue such rules and regulations, pursuant to Title 5, section 8051 et seq., as may be necessary to carry out the intent and purpose of this chapter.
 - Sec. 467. 26 MRSA § 1044, sub-§ 2, 1st sentence is amended to read:

No individual claiming benefits shall be charged fees of any kind in any proceeding under this chapter by the commission or its representatives or by any court or any officer thereof unless otherwise provided by Title 5, section 8001 et seq.

Sec. 468. 26 MRSA § 1082, sub-§ 1, 2nd, 3rd and 4th sentences are amended to read:

It shall have power and authority to adopt, amend or rescind regulations as provided in subsection 2 to employ such persons, make such expenditures, require such reports, make such investigations and take such other action as it deems necessary or suitable to that end. Such regulations shall be effective upon publication in the manner, not inconsistent with this chapter, which the commission shall prescribe. The commission shall determine its own organization and methods of procedure in accordance with this chapter and shall have an official seal which shall be judicially noticed. Unless otherwise provided by this chapter, the procedures of the commission shall be governed by the Maine Administrative Procedure Act, so far as applicable.

Sec. 469. 26 MRSA § 1082, sub-§ 2 is repealed and the following enacted in its place:

2. Regulations. The commission shall make, amend or rescind, after public hearing thereon, reasonable regulations as required by this chapter, pursuant to Title 5, section 8051 et seq.

The commission may waive the requirements of any such regulations under special circumstances or conditions.

This subsection shall not apply to regulations of the commission governing its personnel.

Sec. 470. 26 MRSA \S 1082, sub- \S 8, last \P is repealed and the following enacted in its place:

Subpoenas shall be issued pursuant to Title 5, section 9060.

Sec. 471. 26 MRSA § 1082, sub-§ 9 is repealed.

Sec. 472. 26 MRSA § 1082, sub-§ 14, \P D, 2nd and 3rd sentences, as enacted by PL 1975, c. 90, are amended to read:

Such hearings shall be conducted in accordance with the regulations of the commission consistent with section 1194, subsection 6 Title 5, section 9051 et seq. The commission shall notify the parties to the proceeding of its findings of fact and decision, and such decision becomes final within 15 calendar days after the date of mailing such decision shall be subject to appeal pursuant to Title 5, section 11001 et seq.

- Sec. 473. 26 MRSA \S 1082, sub- \S 14, \P E, as amended by PL 1977, c. 460, \S 4, is repealed.
- Sec. 474. 26 MRSA § 1194, sub-§ 6 is repealed and the following enacted in its place:
- 6. Procedure. The manner in which disputed claims shall be presented, and the reports thereon required from the claimant and from employers shall be in accordance with regulations prescribed by the commission. The conduct of hearings and appeals shall be in accordance with Title 5, section 8001 et seq.
 - Sec. 475. 26 MRSA § 1194, sub-§ 7 is amended to read:
- 7. Witness fees. Witnesses Notwithstanding the provisions of Title 5, section 9060, witnesses subpoenaed pursuant to this chapter shall be allowed fees at a rate fixed by the commission to be paid out of the Employment Security Administration Fund, except that no attendance or mileage fee shall be due or payable when a subpoena is issued to compel an employing unit to appear and produce records and reports for the purpose of making a determination as to liability or for the purpose of completing routine reports as provided under this chapter.
- Sec. 476. 26 MRSA § 1194, sub-§ 8, as amended by PL 1971, c. 538, § 32, is repealed and the following enacted in its place:
- 8. Appeals to courts. Any decision of the commission shall become final 10 days after receipt of written notification and any person aggrieved thereby may appeal pursuant to Title 5, section 11001 et seq.
- Sec. 477. 26 MRSA \S 1194, sub- \S 9, as amended by PL 1977, c. 460, \S 5, is repealed.
- Sec. 478. 26 MRSA § 1221, sub-§ 4, ¶ E, sub-¶ (1), as amended by PL 1977, c. 460, § 6, is repealed and the following enacted in its place:
 - (1) Shall promptly notify each employer of his rate of contributions as determined for the 12-month period commencing July 1st of each year pursuant to this section. The determination shall become conclusive and binding upon the employer unless, within 15 days after the mailing of notice thereof to his last known address or in the absence of mailing, within 15 days after the delivery of the notice, the employer files an application for review and redetermination, setting forth his reasons therefor. If the commission grants the review, the employer shall be promptly notified thereof and shall be granted an opportunity for a hearing, but no employer shall have standing, in any proceedings involving his rate of contributions or contribution liability, to contest the chargeability to his "experience rating record" of any benefits paid in accordance with a determination, redetermination or decision pursuant to section 1194, except upon the ground that the services on the basis of which these benefits were found to be chargeable did not constitute

services performed in employment for him and only in the event that he was not a party to the determination, redetermination or decision or to any other proceedings under this chapter in which the character of these services was determined. The employer shall be promptly notified of the commission's denial of his application, or the commission's redetermination, both of which shall be subject to appeal pursuant to Title 5, section 11001 et seq.

Sec. 479. 26 MRSA § 1221, sub-§ 11, ¶ F, last sentence, as amended by PL 1977, c. 570, § 33, is further amended to read:

Any such redetermination shall be conclusive on the employer or governmental entity unless not later than 15 days after the redetermination was mailed to the last known address the employer or governmental entity files an appeal in accordance with section 1226, subsection 2 Title 5, section 11001 et seq.

Sec. 480. 26 MRSA \S 1226, sub- \S 1, \P B, 2nd and 4th sentences, as enacted by PL 1975, c. 462, \S 9, are amended to read:

The conduct of such hearings shall be governed by regulations of the commissions consistent with section 1194, subsection 6-Title 5, section 9051 et seq.

Such decision shall be final unless within 15 days after the mailing of notice thereof to a party's last known address or, in the absence of such mailing, within 15 days after the delivery of such notice, an appeal is initiated by such party pursuant to subsection 2, paragraph A subject to appeal pursuant to Title 5, section 11001 et seq.

Sec. 481. 26 MRSA \S 1226, sub- \S 2, as amended by PL 1977, c. 460, \S 9, is repealed.

Sec. 482. 26 MRSA § 1251, sub-§ 1, 2nd sentence is amended to read:

The commission shall, after investigation and hearing, pursuant to Title 5, section 9051 et seq., determine, and may thereafter from time to time redetermine, the longest seasonal period or periods during which, by the best practice of the industry in question, operations are conducted.

Sec. 483. 26 MRSA § 1251, sub-§ 2 is amended to read:

2. Regulations. The commission shall prescribe fair and reasonable regulations pursuant to Title 5, section 8051 et seq., applicable to the payment of benefits to individuals whose qualifying wages in whole or in part were earned in seasonal industries, to the period during which benefits shall be payable to them and to charges to be made to experience rating records or general funds as a result of benefits so paid.

Sec. 484. 26 MRSA § 1308, sub-§ 3, 2nd sentence, as repealed and replaced by PL 1967, c. 403, is amended to read:

The board shall hear hold a hearing on the appeal, pursuant to Title 5, section 9051 et seq., within 20 days from the receipt of notice of appeal.

Sec. 485. 29 MRSA \S 51, as amended by PL 1975, c. 771, \S 303, is repealed and the following enacted in its place:

§ 51. Rules and regulations

The Secretary of State may adopt rules and regulations necessary to administer this Title. The adoption of these rules and regulations shall be as provided in Title 5, chapter 375.

Sec. 486. 29 MRSA § 52-A, as amended by PL 1977, c. 557, §§ 1 and 2, is repealed and the following enacted in its place:

§ 52-A. Municipal officials as agents

With the approval of the municipal officers of a municipality, the Secretary of State may appoint municipal tax collectors, or such other persons as a municipality may designate to collect excise taxes on vehicles, as agents to receive applications for the registration and the renewal of registrations of motor vehicles. Municipal agents so appointed may be authorized to issue both registrations and renewals of registrations, or their authority may be limited to the issuance of renewals only. Those agents authorized to issue both registrations and renewals may issue registrations for automobiles and trucks not registered for over 6,000 pounds g.v.w. and may issue renewals for automobiles and trucks in which there is no change from the previous registration in the status of the vehicle to include the registered gross weight, axles or any other change in the status defined by the Secretary of State, provided these vehicles are not for hire. Agents authorized to issue renewals only may issue renewals for automobiles and trucks in which there is no change from the previous registration in the status of the vehicle to include the registered gross weight, axles or any other change in status defined by the Secretary of State, provided these vehicles are not for hire. The agents may charge any applicant \$1 over and above the required registration fee for each registration or renewal issued, the \$1 to be retained by the municipality.

The Secretary of State shall provide the necessary training that municipal agent will require. No municipal agent shall be appointed with authority to issue registrations and renewal of registrations unless the agent has successfully completed a training program provided by the Secretary of State.

The appointment of any such agent shall continue while the agent shall hold that office or employment, unless the municipal body which approved the appointment requests that it be revoked.

Appointments may be revoked for cause by the Administrative Court in the manner provided by Title 4, chapter 25.

Sec. 487. 29 MRSA § 52-B, as enacted by PL 1977, c. 560, is repealed.

Sec. 488. 29 MRSA § 53, as amended by PL 1971, c. 360, § 4, is further amended by adding at the end the following new sentence to read:

Hearings conducted by the Secretary of State shall be as provided by Title 5, chapter 375, subchapter IV.

Sec. 489. 29 MRSA § 54 is repealed and the following enacted in its place:

§ 54. Notice of hearing

Notice of any hearing held by the Secretary of State or by his authority under this Title shall be consistent with Title 5, section 9052, and notify the licensee or registrant that he may then and there appear, in person or through counsel, to

show cause why that license or certificate of registration should not be suspended or revoked. Service of that notice shall be sufficient if sent by regular mail to the address given by the licensee or registrant at least 10 days before the date set for hearing.

Sec. 490. 29 MRSA § 55, 2nd \P , as enacted by PL 1971, c. 394, § 1, is amended to read:

The Secretary of State shall have the authority, pursuant to chapter 17, to refuse the registration of types of vehicles that he deems should not be permitted to use the highways of the State of Maine. subject to section 2242

Sec. 491. 29 MRSA § 55-B, first ¶, last sentence, as last repealed and replaced by PL 1975, c. 770, § 143, is amended to read:

If the person fails to pay the required amount within 5 days after actual receipt of the notice, the Secretary of State shall, **pursuant to chapter 17**, forthwith suspend any license, permit, certificate or plates issued for such dishonored instrument or the registration certificate and plates issued for the vehicle in respect to which the use tax remains unpaid.

Sec. 492. 29 MRSA § 55-B, 2nd ¶, last sentence, as last repealed and replaced by PL 1975, c. 770, § 143, is amended to read:

If such person fails to pay the required amount within 5 days after actual receipt of such notice, the Secretary of State shall, **pursuant to chapter 17**, forthwith suspend the registration certificate and plates issued for the vehicle in respect to which the tax remains unpaid.

Sec. 493. 29 MRSA § 343, as enacted by PL 1973, c. 529, § 1, is repealed and the following enacted in its place:

§ 343. Requirements

- 1. Facilities and personnel. To qualify as a dealer under this subchapter the applicant shall have at least the following facilities and personnel:
 - A. Proper facilities for the display of the vehicles being handled;
 - B. Repair department for the repair of 2 vehicles simultaneously;
 - C. Sufficient tools and equipment for proper servicing of the vehicles handled;
 - D. A suitable office from which business is conducted and records of the business are kept; and
 - E. At least one mechanic, who may be the owner, who has a thorough knowledge of the vehicles being handled.
- 2. Exemptions. Those who held used car registration plates on January 1, 1964, shall be exempt from only those requirements of this section established by subsection 1, paragraphs B and E. However, the exemption from these requirements will expire in the case of any person who held used car dealer

registration plates on January 1, 1964, in the event that he sells or discontinues his business.

Sec. 494. 29 MRSA § 349, as last amended by PL 1977, c. 481, §§ 11 and 11-A, is repealed.

Sec. 495. 29 MRSA § 349-A is enacted to read:

§ 349-A. Action on application

1. Initial application. After a thorough investigation and a review of the facts then available to him, the Secretary of State shall act upon an application for an initial motor vehicle dealer's license within 90 days after receipt thereof by granting or refusing to grant the license.

If the Secretary of State refuses to grant an initial motor vehicle dealer's license to an applicant, notice shall be given to that applicant that an opportunity for hearing before the Secretary of State or his deputy shall be provided upon request to show cause why that license should be granted.

2. Renewal application. The Secretary of State, after a thorough investigation, shall act upon an application for renewal of a motor vehicle dealer's license within 90 days after receipt thereof by renewing that license or by filing a written complaint initiating an action before the Administrative Court as provided in Title 4, chapter 25.

After hearing, the Administrative Court may refuse to issue or renew a motor vehicle dealer's license and may refuse the subsequent reapplication for a period not to exceed one year.

Sec. 496. 29 MRSA § 350, as enacted by PL 1973, c. 529, § 1, is repealed.

Sec. 497. 29 MRSA § 350-A is enacted to read:

- § 350-A. Grounds for denying, suspending or revoking motor vehicle dealer's license
- 1. Grounds. A motor vehicle dealer's license may be denied, suspended or revoked on any one or more of the following grounds:
 - A. Material misstatement in application for license;
 - B. Failure to comply with any provision of this subchapter or any lawful rule;
 - C. Being a motor vehicle dealer, trailer or semitrailer dealer, failure to have an established place of business as defined in this subchapter;
 - D. Failure to notify the Secretary of State in writing 30 days prior to moving location;
 - E. Defrauding any retail buyer to the buyer's damage or any other person in the conduct of the licensee's business;

- F. Having been convicted of any fraudulent act in connection with the business of selling motor vehicles;
- G. Any violation of Title 5, sections 206-212, Unfair Trade Practices Act, or violation of Title 17, section 3203;
- H. Has submitted a check, draft or money order to the Secretary of State for any obligation or fee due the State and it is thereafter dishonored or refused upon presentation;
- I. Certification by the State Tax Assessor that any tax, other than property tax, assessed and deemed final under Title 36, remains unpaid in an amount exceeding \$1,000 for a period greater than 60 days after the licensee or applicant has received notice of the finality of the tax and that the licensee or applicant has refused to cooperate with the Bureau of Taxation in establishing and remaining in compliance with a reasonable plan for liquidating that liability;
- J. Failure to appear at a hearing required by the Secretary of State; or
- K. Failure to comply or to maintain compliance with section 832.

Sec. 498. 29 MRSA § 351, as amended by PL 1975, c. 770, § 142, is repealed and the following enacted in its place:

§ 351. Suspension and revocation

The Administrative Court may suspend or revoke a motor vehicle dealer's license.

Sec. 499. 29 MRSA § 353, as enacted by PL 1973, c. 529, § 1, is repealed.

Sec. 500. 29 MRSA § 362, as enacted by PL 1973, c. 529, § 1, is repealed and the following enacted in its place:

§ 362. Rules and regulations

The Secretary of State is authorized and empowered to promulgate and establish rules and regulations to effectuate the purposes of this chapter.

Sec. 501. 29 MRSA § 586, 2nd sentence, as enacted by PL 1967, c. 245, § 12, is amended to read:

Thereupon the department shall, pursuant to chapter 17, suspend the license or instruction permit of said minor without hearing and no suspension under this section is to be construed against the minor in any manner.

Sec. 502. 29 MRSA \S 723, 2nd \P , is repealed and the following enacted in its place:

Failure to maintain compliance with this section shall be grounds for suspension or revocation of a commercial driver education school license, as provided in section 728.

Sec. 503. 29 MRSA § 725 is repealed and the following enacted in its place:

§ 725. Rules and regulations

The Secretary of State may adopt rules and regulations prescribing reasonable requirements for obtaining commercial driver education school licenses and commercial instructor licenses.

Sec. 504. 29 MRSA § 727 is repealed.

Sec. 505. 29 MRSA § 727-A is enacted to read:

§ 727-A. Action on application

1. Initial application. After a thorough investigation and a review of the facts then available to him, the Secretary of State shall act upon an application for an initial commercial driver education school license or a commercial instructor license within 90 days after receipt thereof by granting or refusing to grant the license.

If the Secretary of State refuses to grant an initial commercial driver education school license or commercial instructor license, notice shall be given to that applicant that an opportunity for hearing before the Secretary of State or his deputy shall be provided upon request to show cause why that license should be granted.

2. Renewal application. The Secretary of State, after a thorough investigation, shall act upon an application for renewal of a commercial driver education school license or a commercial instructor license within 90 days after receipt thereof by renewing that license or by filing a written complaint initiating an action before the Administrative Court as provided in Title 4, chapter 25.

After hearing, the Administrative Court may refuse to issue or renew a commercial driver education school license or a commercial instructor license and may refuse the subsequent reapplication for a period not to exceed one year.

Sec. 506. 29 MRSA § 728 is repealed and the following enacted in its place:

§ 728. Suspension or revocation

The Administrative Court may suspend or revoke any commercial driver education school license or commercial instructor license if not satisfied that the requirements of this subchapter have been met.

Sec. 507. 29 MRSA § 729 is repealed.

Sec. 508. 29 MRSA § 781, sub-§ 2, as last amended by PL 1973, c. 652, is repealed and the following enacted in its place:

2. Secretary of State to administer rules and regulations. The Secretary of State shall administer and enforce this subchapter, and he is authorized to adopt and enforce such regulations as may be necessary for that administration.

Sec. 509. 29 MRSA § 782, sub-§ 1, first sentence, as last amended by PL 1975, c. 731, § 40, is further amended to read:

Upon receipt of an abstract of the record in cases of conviction or adjudication of any person for a violation of any state law relative to motor vehicles, the Secretary of State, in his discretion, may forthwith, pursuant and subject to chapter 17, suspend the license of the person so convicted or adjudicated and the registration certificates and registration plates issued for any motor vehicle, trailer or semitrailer registered in the name of such person unless and until such person gives and thereafter maintains for a period of 3 years proof of his financial responsibility in the limits of \$20,000 each individual, \$40,000 any one accident resulting in injury or death to one or more persons and \$10,000 for damage to property of others.

Sec. 510. 29 MRSA \S 783, sub- \S 2, \P A, first \P , as amended by PL 1977, c. 481, \S 19, is further amended to read:

Upon receipt by him of the report of an accident, which has resulted in death, bodily injury or property damage to an apparent extent of \$200 or more, the Secretary of State, pursuant and subject to chapter 17, shall, 30 days following the date of request for compliance with the 2 following requirements, suspend the license or the right to obtain a license, or revoke the right to operate of any person operating, and the registration certificates and registration plates of any person owning a motor vehicle, trailer or semitrailer in any manner involved in such accident, or the right to register the same unless such operator and owner:

Sec. 511. 29 MRSA § 783, sub-§ 2, ¶ D is amended to read:

- D. The Pursuant to chapter 17, the Secretary of State, upon any reasonable ground appearing on the records in his office, may suspend or revoke the operator's license of any person and may suspend or revoke any and all of the registration certificates and registration plates for any motor vehicle and may refuse to issue to any such person any license or to register in the name of such person any motor vehicle unless and until such person gives proof of his financial responsibility for such period as the Secretary of State may require.
- Sec. 512. 29 MRSA § 783, sub-§ 2, ¶ E, as enacted by PL 1973, c. 469, § 7, is repealed.
 - Sec. 513. 29 MRSA § 786, sub-§ 2, ¶ E, last sentence is amended to read:

Upon receipt of information and having become satisfied that the insured has failed to comply with the terms of his policy in regard to notice to the company of an accident, the Secretary of State, pursuant and subject to chapter 17, shall revoke his license and registration for such period as the Secretary of State shall determine.

Sec. 514. 29 MRSA § 789 is enacted to read:

- § 789. Opportunity for hearing
- 1. Desire for hearing. As provided in section 53, any person aggrieved by the decision of the Secretary of State in applying or invoking the requirements of this

subchapter may, within 10 days after receipt of the requirement, notify the Secretary of State in writing of his desire for a hearing. Pending the hearing, the requirement of the subchapter shall not be invoked.

- 2. Determination of issuance. If the Secretary of State, in carrying out his responsibilities to administer and enforce this subchapter, shall hold a hearing as provided in section 53 to determine whether or not a motor vehicle operator's license or certificate of registration should be issued to a person against whom the motor vehicle financial responsibility law has been invoked, he shall provide notice of the hearing to the other party or parties involved in the accident which gave rise to that law being invoked.
- Sec. 515. 29 MRSA \S 832, 2nd \P , as repealed and replaced by PL 1969, c. 400, \S 10, is repealed.
- Sec. 516. 29 MRSA § 891, last ¶, as amended by PL 1973, c. 689, § 5, is repealed and the following enacted in its place:

Pursuant to chapter 17, the Secretary of State may suspend or revoke the motor vehicle operator's license, certificate of registration and the privilege to operate a motor vehicle of any person who is required to make a report and fails to do so or who willfully fails to give correct information required of him by the Secretary of State pertinent to any required report.

Sec. 517. 29 MRSA § 895-A, sub-§ 2, 2nd sentence, as enacted by PL 1975, c. 569, is repealed and the following enacted in its place:

The Secretary of State is authorized to adopt rules and regulations necessary to assure the validity of claims submitted under this section.

Sec. 518. 29 MRSA § 1613 is amended to read:

§ 1613. Revocation or suspension of certain certificates of registration

Subject to the same conditions as to appeal as provided for in section 2242 Pursuant and subject to chapter 17, the Secretary of State may revoke or suspend the certificate of registration of any vehicle which is so constructed as to be, when in operation, a menace to the safety of its occupants or to the public, or is so constructed or operated as to cause unreasonable damage to ways or bridges.

Sec. 519. 29 MRSA § 2127, next to the last \P , as enacted by PL 1969, c. 474, § 3, is repealed and the following enacted in its place:

Upon receipt of an attested copy of the court record of the conviction, the Secretary of State shall immediately suspend the certificate of registration of the motor vehicle with respect to which the violation occurred.

Sec. 520. 29 MRSA § 2181, last sentence is repealed and the following enacted in its place:

Upon receipt of an attested copy of the court record of the conviction, the Secretary of State, shall immediately revoke every such motor vehicle operator's license or permit, certificate of registration and number plate, and these shall be

surrendered to the Secretary of State upon demand and any moneys paid for these shall be forfeited.

Sec. 521. 29 MRSA § 2241, sub-§ 1, first sentence, as enacted by PL 1971, c. 292, § 1, is amended to read:

The Secretary of State or any deputy secretary of state may suspend any certificate of registration, certificate of title or any license issued to any person to operate a motor vehicle or right to operate a motor vehicle or right to obtain an operator's license after hearing for any cause which he deems sufficient.

Sec. 522. 29 MRSA § 2241, sub-§ 1, ¶ I, is enacted to read:

I. Has failed to appear in court on the day specified, either in person or by counsel, after being ordered to do so to answer any violation of Title 35, chapters 91 to 97.

Sec. 523. 29 MRSA § 2241, sub-§ 3, as enacted by PL 1971, c. 292, § 1, is repealed and the following enacted in its place:

3. Hearing. Upon suspending or revoking a motor vehicle license, permit or privilege to operate, or certificate of registration of any person without preliminary hearing, the Secretary of State shall notify that person as provided in Title 5, section 9052, subsection 1, that an opportunity for hearing shall be provided without undue delay, after receipt of a request, except where the suspension rests solely upon a conviction in court of any offense which by statute is expressly made grounds for that suspension or revocation.

If a hearing is held to determine whether a person's motor vehicle operator's license, permit or privilege to operate, or certificate of registration should be restored, the hearing shall be conducted as provided in Title 5, chapter 375, subchapter IV. Upon the hearing, the Secretary of State shall either rescind his order of suspension or, for good cause, may continue, modify or extend the suspension of the license and privilege to operate motor vehicles.

Notice shall be given as provided in section 54. The date of birth and name on the notification of suspension or revocation document shall be prima facie evidence that the named person is the same person as the defendant of the same name and birthday.

Any person who, after notice of suspension or revocation, fails or refuses to obey any order of the Secretary of State under this section or fails or refuses to surrender to the Secretary of State upon demand any operator's license, issued in this State or any other state which has been suspended, canceled or revoked by proper authority in this State or any other state, as provided by law shall be guilty of a misdemeanor.

Sec. 524. 29 MRSA § 2241, last 3 ¶¶'s, as amended, are repealed.

Sec. 525. 29 MRSA § 2241-E, as enacted by PL 1973, c. 72, is repealed and the following enacted in its place:

§ 2241-E. Suspension

Suspension authorized under this Title shall be effective on a specified date not less than 10 days after the mailing of the notification of suspension and the period of suspension shall be computed from that date.

Sec. 526. 29 MRSA § 2241-G is enacted to read:

§ 2241-G. Provisional license

The original license issued to a new applicant shall be a provisional license for a period of one year following the date of issue and shall remain in force as a nonprovisional license to the next normal expiration date. If a person is convicted of or adjudicated to have committed a motor vehicle moving violation while in possession of a provisional license on the first offense, the license shall be suspended for 30 days. If he is convicted of or adjudicated to have committed a 2nd moving violation, his license shall be suspended for 60 days and if he is convicted of or adjudicated to have committed a 3rd moving violation, the license shall be suspended to the 2nd birthday next following the date of issue or for 90 days, whichever shall be the longer period of time. In these cases, a hearing may be requested of the Secretary of State, and the Secretary of State shall afford the provisional licensee opportunity for hearing as soon as practicable after receipt of the request. Upon the hearing, the Secretary of State, for good cause shown, may continue, modify or rescind the suspension. This paragraph shall not prevail when a person is convicted of or adjudicated to have committed an offense which carries a suspension or revocation period greater than that prescribed in this paragraph.

Sec. 527. 29 MRSA § 2242 is repealed and the following enacted in its place:

§ 2242. Appeals

After hearing, as provided in section 2241, subsection 3, any person who is aggrieved by the decision of the Secretary of State or his deputy in suspending or revoking a license, permit or right to operate a motor vehicle, a certificate of registration or a certificate of title, or by the failure or refusal of the Secretary of State or his deputy to issue a license, permit or right to operate a motor vehicle, a certificate of registration or a certificate of title may, within 30 days thereafter, appeal to the Superior Court for a judicial review as provided in Title 5, section 11001, et seq.

Sec. 528. 29 MRSA § 2301, last sentence, as amended by PL 1969, c. 339, § 1, is further amended to read:

If a person fails to appear in court on the day specified, either in person or by counsel, the court shall notify the Secretary of State, who, pursuant to chapter 17, shall immediately suspend or revoke his license, if licensed in this State, or suspend or revoke his right to operate motor vehicles in this State, if a nonresident and not licensed in this State.

Sec. 529. 29 MRSA § 2301-A, as repealed and replaced by PL 1975, c. 731, § 77, is amended to read:

§ 2301-A. Suspension on nonappearance or nonpayment of fine

If a person fails to appear in court on the day specified in response to a summons or order of court for any violation of any provision of this Title, or in response to a Uniform Traffic Ticket and Complaint or for any further appearance by the court, including one for the payment of a fine, either in person or by counsel, the court shall notify the Secretary of State, who, pursuant to chapter 17, may suspend his license, if licensed in this State, or suspend his right to operate motor vehicles in this State, if a nonresident and not licensed in this State.

If a person who has been ordered to pay a fine for a violation of any provisions of this Title has failed to pay the fine within 30 days of such order, the court shall notify the Secretary of State, who, pursuant to chapter 17, may suspend his license, if licensed in this State, or suspend his right to operate motor vehicles in this State, if a nonresident and not licensed in this State.

Sec. 530. 29 MRSA § 2305, first sentence, as last amended by PL 1975, c. 430, § 59, is further amended to read:

In addition to or instead of any other penalty provided in this Title and imposed by any court upon any person for violation of any provision of this Title, except section 1312, the court may suspend an operator's license for a period not exceeding 60 days, in which case the judge shall take up the license certificate of such person, who shall forthwith surrender the same and forward it by mail to the Secretary of State.

Sec. 531. 29 MRSA § 2355, as enacted by PL 1973, c. 586, § 1, is repealed and the following enacted in its place:

§ 2355. Judicial review

After a hearing, as provided in section 2354, any person aggrieved by the final action taken by the Secretary of State shall be entitled to judicial review thereof, as provided in section 2242, by the Superior Court for Kennebec County.

Sec. 532. 29 MRSA § 2378, sub-§ 1, first sentence, as repealed and replaced by PL 1977, c. 294, § 13, is amended to read:

The Pursuant to chapter 17, the Secretary of State shall suspend or revoke a certificate of title or a certificate of registration, upon notice and reasonable opportunity to be heard in accordance with section 2354, if he finds:

- Sec. 533. 29 MRSA § 2444, sub-§ 4, as enacted by PL 1973, c. 586, § 1, is amended to read:
- 4. Suspension. The Secretary of State may suspend, pursuant to chapter 17, the certificate of registration of a vehicle whose theft or conversion is reported to him pursuant to this section; until the Secretary of State learns of its recovery or that the report of its theft or conversion was erroneous, he shall not issue a certificate of title for the vehicle.
- Sec. 534. 30 MRSA \S 3221, sub- \S 1, \P A, as amended by PL 1975, c. 293, \S 4, is further amended by adding at the end a new sentence to read:

If the department disapproves of any proposed municipal regulation, the municipality may request a hearing in conformity with the Maine Administrative Procedure Act.

Sec. 535. 30 MRSA § 3713, sub-§ 3, as amended by PL 1973, c. 460, § 18, is repealed and the following enacted in its place:

3. Revocation. The Administrative Court, acting pursuant to Title 4, chapter 25, may revoke the registration of any registered mill for violation of sections 3710 and 3711 for a period not to exceed 2 years, after which time the mill may make application for reinstatement as a registered mill.

Sec. 536. 32 MRSA § 64, as amended by PL 1973, c. 303, § 3, is repealed and the following enacted in its place:

§ 64. Appeals

Any person who is aggrieved by a decision of the board in amending, modifying or refusing to issue or to renew a license may request a hearing as provided by the Maine Administrative Procedure Act.

Whenever the board decides to revoke or suspend a license, it shall do so by filing a complaint with the Administrative Court as provided by the Maine Administrative Procedure Act.

Sec. 537. 32 MRSA § 73, sub-§ 6, 1st and 2nd sentences, as repealed and replaced by PL 1975, c. 698, § 3, are amended to read:

The Department of Human Services shall adopt such forms, rules, regulations, procedures and records as may be necessary to fulfill the purposes of this chapter in conformity with the requirements of the Maine Administrative Procedure Act. In the rules pursuant to this chapter, the department may define and approve the level of emergency medical training required for a licensed persons to administer emergency treatment procedures and advanced emergency treatment procedures.

Sec. 538. 32 MRSA § 73, sub-§ 6, 2nd and 3rd sentences from the end, as repealed and replaced by PL 1975, c. 698, § 3, are repealed.

Sec. 539. 32 MRSA § 75, as last amended by PL 1975, c. 293, § 4, is repealed and the following enacted in its place:

§ 75. Appeals

Any person who is aggrieved by a decision of the board in amending, modifying or refusing to issue or to renew a license may request a hearing as provided by the Maine Administrative Procedure Act.

Whenever the board decides to revoke or suspend a license, it shall do so by filing a complaint with the Administrative Court as provided by the Maine Administrative Procedure Act.

Sec. 540. 32 MRSA § 213, 2nd sentence, as enacted by PL 1977, c. 463, § 3, is amended to read:

Special meetings shall be held at such times as the regularly-adopted rules and regulations of the board adopted in accordance with the Maine Administrative Procedure Act, Title 5, section 8051 et seq., shall provide.

Sec. 541. 32 MRSA \S 213, 2nd \P , 1st sentence, as enacted by PL 1977, c. 463, \S 3, is amended to read:

Five members of the board shall constitute a quorum except that no certificate of registration shall be issued or revoked except on an affirmative vote of at least 5 members of the board.

Sec. 542. 32 MRSA \S 214, 1st \P , as enacted by PL 1977, c. 463, \S 3, is amended to read:

The board shall, in accordance with the spirit and intent of the law Maine Administrative Procedure Act, Title 5, section 8051 et seq., make such rules and regulations necessary for the performance of its duties and for carrying out the purposes of this chapter.

Sec. 543. 32 MRSA § 214, 2nd ¶ 1st sentence, as enacted by PL 1977, c. 463, § 3, is amended to read:

The board shall, in accordance with the purpose and intent of the law Maine Administrative Procedure Act, Title 5, section 8051 et seq., and the standards set forth in this chapter, make such other reasonable rules and regulations as are appropriate to establish and maintain high standards of ethical conduct.

Sec. 544. 32 MRSA § 218, as enacted by PL 1977, c. 463, § 3, is repealed and the following enacted in its place:

§ 218. Charges: determination

Any person may prefer charges of fraud, deceit, gross negligence, incompetency or misconduct against any registrant. Charges shall be made in the form of a sworn complaint and filed with the secretary of the board.

The board shall make its determination as to whether a violation exists within 3 months from the date the charge is received. If after investigation, the board believes a violation of its law or rules exists, it shall file a complaint with the Administrative Court in accordance with the provisions of Title 4, section 1151 et seq., for revocation or suspension of the certificate of registration.

Sec. 545. 32 MRSA § 221, 2nd sentence, as enacted by PL 1977, c. 463 § 3, is amended to read:

The board shall make all necessary rules and regulations, in accordance with the Maine Administrative Procedure Act, Title 5, section 8051, et seq., governing the time, place and method of giving and grading examinations, shall publish appropriate announcements and shall conduct examinations at the time designated for all applicants who desire to be registered as an "architect" or "landscape architect" and to engage in performing the functions of an architect or landscape architect.

Sec. 546. 32 MRSA § 221, last sentence, as enacted by PL 1977, c. 463, § 3, is repealed and the following enacted in its place:

The rules for the manner in which examinations are conducted and the content of the examination shall be adopted in accordance with the Maine Administrative Procedures Act, Title 5, section 8051 et seq.

Sec. 547. 32 MRSA § 222, last ¶, as enacted by PL 1977, c. 463, § 3, is amended by adding at the end a new sentence to read:

The board shall adopt a fee schedule and refund policy by rules promulgated in accordance with the Maine Administrative Procedures Act, Title 5, section 8051 et seq.

Sec. 548. 32 MRSA § 224, last ¶, as enacted by PL 1977, c. 463,§ 3, is amended by adding after the 2nd sentence the following new sentences to read:

The board shall have the power to adopt rules in accordance with the Maine Administrative Procedure Act, Title 5, section 8051 et seq., regarding the reissuance of lapsed or revoked licenses. The board, according to rules it shall adopt, my reissue a certificate of registration to any person whose certificate has lapsed or has been suspended or revoked, provided no suit is pending for charges of a violation of this chapter against that person in any court of record of this State and that the board is unanimous in its decision; except in the case where charges have been maintained and the registrant has been convicted, in which case no certificate shall be reissued during 12 months from the date of lapse, suspension or revocation of the previous certificate.

Sec. 549. 32 MRSA § 303, sub-§ 3, 2nd sentence, as enacted by PL 1977, c. 398, § 4, is amended to read:

The board shall have the authority, after a hearing, in conformance with Title 5, section 9051 et seq., to refuse to issue or renew a certificate, or to suspend a certificate until the complaint can be heard by the Administrative Court Judge.

Sec. 550. 32 MRSA \S 352, sub- \S 2, first \P , as enacted by PL 1977, c. 398, \S 8, is amended to read:

The board shall make rules and regulations commensurate with this chapter, subject to the Maine Administrative Procedure Act, Title 5, chapters 301 to 307 section 8051 et seq., except as otherwise provided in this subsection, and subject to the approval of the Commissioner of Human Services.

Sec. 551. 32 MRSA § 352, sub-§ 2, 4th ¶, as enacted by PL 1977, c. 398, § 8, is repealed and the following enacted in its place:

The rules and regulations in effect on October 24, 1977, shall be considered temporary rules and regulations. Thereafter, the board shall adopt rules and regulations in accordance with the Maine Administrative Procedure Act, Title 5, section 8051 et seq. Before any rules or regulations can be adopted, the board shall hold a public hearing prior to which it shall send a copy of all proposed rules to all persons licensed under this chapter. A copy of all rules and regulations which are adopted by vote of the board after the hearing and which are approved by the Commissioner of Human Services shall be sent to all persons licensed under this chapter and shall not take effect until 30 days after the date of that vote.

Sec. 552. 32 MRSA § 352, sub-§ 3, as enacted by PL 1977, c. 398, § 8, is repealed and the following enacted in its place:

3. Hearings. The board shall conduct the hearings and keep such records and minutes as are necessary to the ordinary dispatch of its functions. All hearings shall be conducted in accordance with the Maine Administrative Procedure Act, Title 5, chapter 375.

Sec. 553. 32 MRSA § 408, first ¶, 2nd sentence, as enacted by PL 1977, c. 398, § 9, is amended to read:

The board shall have the authority, after a hearing in conformance with Title 5, section 9051 et seq., to refuse to issue or renew a registration or license or to suspend a registration or license until the complaint can be heard by the Administrative Court Judge.

Sec. 554. 32 MRSA § 552, last ¶, 1st sentence, is amended to read:

The board may refuse to grant a certificate to any person convicted of a felony on the basis of criminal history record information in accordance with Title 5, chapter 341, or who has been quilty of grossly unprofessional conduct, or who is addicted to any vice to such a degree as to render such person unfit to practice chiropractic and may, after due notice and hearing, revoke a certificate already issued, for like cause.

Sec. 554-A. 32 MRSA § 578, as repealed and replaced by PL 1975, c. 486, § 2, is repealed and the following enacted in its place:

§ 578. Investigation, suspension and revocation of licenses

The Bureau of Consumer Protection may investigate the records and practices of a licensee in accordance with Title 9-A, section 6-106. The superintendent may file a complaint with the Administrative Court to suspend or revoke a license issued pursuant to this chapter, if, after investigation or hearing or both, the superintendent has reason to believe that the licensee has violated any provisions of this chapter, of any administrative rules issued pursuant to this chapter, or has failed to maintain its financial condition sufficient to qualify for a license on an original application.

Sec. 554-B. 32 MRSA § 579, as repealed and replaced by PL 1975 c. 486, § 3, is repealed.

Sec. 554-C. 32 MRSA § 582, 2nd sentence, as last amended by PL 1977, c. 564, § 119, is repealed and the following enacted in its place:

The rules and regulations shall be adopted in the manner prescribed in the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter II.

Sec. 555. 32 MRSA § 753, as amended by PL 1973, c. 585, § 11, is repealed and the following enacted in its place:

§ 753. Appeals

Any person aggrieved by any final decision of the Bank Superintendent under this chapter or by the failure or refusal of the superintendent to act, may obtain judicial review thereof in the Superior Court, in accordance with the provisions set forth in the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter VII.

Sec. 556. 32 MRSA § 756, 2nd sentence, as amended by PL 1973, c. 585, § 11, is further amended to read:

Prior to making, amending or rescinding any rule, regulation or form, the Bank Superintendent shall, so far as practicable, publish and circulate to registered dealers notice of the intended action and afford interested persons an opportunity to submit suggestions orally or in writing. The procedure for adoption, amendment or rescission of any rules, regulations and forms shall be in accordance with the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter II.

Sec. 557. 32 MRSA § 805, 1st ¶, as amended by PL 1973, c. 585, § 11, is repealed and the following enacted in its place:

The Bank Superintendent may file a complaint with the Administrative Court seeking revocation of suspension of the registration of any dealer in securities, if the dealer has failed to furnish satisfactory evidence as provided in section 803, or if the superintendent has reason to believe that the dealer has violated this chapter or has conducted his business in a dishonest, deceitful or fraudulent manner.

Sec. 558. 32 MRSA § 806, 1st ¶, as amended by PL 1973, c. 585, § 11, is repealed and the following enacted in its place:

The Bank Superintendent may file a complaint with the Administrative Court seeking revocation or suspension of the registration of any agent or salesman in securites, if the superintendent has reason to believe that the agent or salesman has violated this chapter or has conducted his business in a dishonest, deceitful or fraudulent manner.

Sec. 559. 32 MRSA § 872, as amended by PL 1973, c. 585, § 11, is repealed and the following enacted in its place:

§ 872. Investigations; denial or revocation of registration of securities

The Bank Superintendent shall have the authority to conduct an examination into the affairs of the issuer of any securities registered or sought to be registered under this chapter. In making the examination the superintendent shall have access to and may issue subpoenas to compel the production of all the books and papers of the issuer, and he or the Director of the Securities Division may administer oaths to and examine the officers of the issuer or any person connected therewith as to its business and affairs, and may require a balance sheet exhibiting the assets and liabilities of the issuer or an income statement, or both, to be certified to by a public accountant approved by the superintendent. Whenever the superintendent may deem it necessary, he may require the balance sheet or income statement, or both, to be made more specific in such particulars as the superintendent shall point out or to be brought down to the latest practicable date.

The Bank Superintendent may deny initial registration of any security, or may file a complaint with the Administrative Court seeking suspension or revocation of the registration of any security for any of the following reasons:

- 1. Fraud. The sale of the securities would work or tend to work a fraud on the purchasers thereof or would be unlawful;
 - 2. Issuer insolvent. The issuer is insolvent.
- 3. Violation. The issuer has violated this chapter or any order of the superintendent of which the issuer has notice; or
- 4. Refusal of examination. The issuer has refused to permit an examination into its business affairs.

In addition to any necessary service of process, the superintendent shall give notice of the denial of initial registration or of the filing of any complaint with the Administrative Court or any order of the Administrative Court under this section, to the issuer, to the person filing the notice of intention to sell and to every registered dealer who shall have notified the superintendent of an intention to sell the security.

Sec. 560. 32 MRSA § 1086, as last amended by PL 1975, c. 484, § 7, is repealed and the following enacted in its place:

§ 1086. Permits for internship

The board shall have the authority, upon presentation of satisfactory credentials under the rules and regulations as the board may prescribe, to issue permits to a graduate of an approved dental school or college who has not been licensed or registered to practice dentistry in this State, who has not failed to pass an examination for licensure in this State and who, in the board's judgment, has not violated any provision of this chapter or rules promulgated by the board, to serve as a dental intern in a licensed hospital, providing the hospital maintains a dental staff or at least one licensed dentist. Permits shall expire at the end of one month and may be renewed by the board. The intern shall function under the supervision and direction of the dental staff of the hospital, and his work shall be limited to patients admitted to the hospital. The intern shall receive no fee or compensation in addition to the salary or other remuneration he receives from the hospital.

Special permits shall be issued by the board to dentists of good standing and morality practicing outside this State when the request for the dentists comes from a charitable or social organization within the State and when the purpose for that permit is to provide free dental care for the public when no resident dental service is available. The board may provide an expiration date for any permit issued provided no permit shall be good for more than one year.

The board shall have the authority, upon presentation of satisfactory proof of academic affiliation and good academic standing, and providing, in the board's judgement, no violation or any provision of this chapter or of the board's rules has occurred, to issue a permit to a bona fide dental student of a school or university acceptable to the board, after the completion of satisfactory training to perform limited dental service commensurate with his level of training under the supervision and control of a licensed dentist or a teaching school in institutional and public health service programs within the State. The board shall, prior to the issuance of this permit, determine that the supervision and control of the services to be performed by the student are adequate and that the performance of these services by the student will add to the student's knowledge and skill in dentistry. Permits shall expire at the end of each month and may be renewed by the board.

Specialists in particular fields of dentistry practicing outside of the State, may be issued a permit to practice within the State for a period not to exceed 6 months.

Sec. 561. 32 MRSA § 1153, 2nd sentence, as last repealed and replaced by PL 1977, c. 340, § 9, is amended to read:

The board shall keep correct records of all its proceedings and shall be authorized to make adopt, pursuant to the Maine Administrative Procedure Act, Title 5, section 8051 et. seq., such rules and regulations as it shall deem necessary for the holding of examinations and for carrying out this chapter, and to provide for the licensing requirements of Title 8, section 653, and to provide for reciprocity of licensing with similar boards of other states which maintain standards at least equal to this State.

Sec. 562. 32 MRSA § 1155, 1st ¶, as repealed and replaced by PL 1973, c. 363, is amended to read:

The board shall investigate or cause to be investigated all complaints made to it and all cases of noncompliance with or violation of this chapter. The board shall have the authority, after hearing, to suspend a license until said complaint can be heard by the Administrative Court Judge If the board finds that cause exists for suspension or revocation of licenses, it shall file its complaint with the Administrative Court pursuant to Title 5, section 10051. The Administrative Court Judge-shall have the power, pursuant to the Maine Administrative Procedure Act, to suspend or revoke the license of any licensed electrician who is found guilty of

Sec. 563. 32 MRSA § 1306, 2nd ¶, 1st sentence, is amended to read:

In carrying into effect this chapter, the board may, under the hand of its chairman and the seal of the board, subpoena witnesses and compel their attendance, and may require the production of books, records, papers, documents, etc., in a case involving the revocation of a certificate of registration as a professional engineer or a certificate as an engineer in training in investigations to determine whether grounds exist to seek the suspension or revocation of an individual's license or in a case of practicing or offering to practice professional engineering without registration.

Sec. 564. 32 MRSA § 1356, 1st ¶, is amended to read:

The board Administrative Court pursuant to Title 4, chapter 25 shall have the power to revoke or suspend the registration of a registered professional engineer or the certificate of an engineer-in-training who is found guilty of:

Sec. 565. 32 MRSA § 1356, 2nd, 3rd and 4th ¶¶ from the end are repealed.

Sec. 566. 32 MRSA § 1451, 2nd ¶, last sentence, as repealed and replaced by PL 1967, c. 253, § 2, is amended to read:

Such rules and regulations shall not become effective until adopted and provided in Title 5, chapter 301 in comformity with the Maine Administrative Procedure Act.

Sec. 567. 32 MRSA § 1455, 1st ¶, as last amended by PL 1973, c. 303, § 3, is further amended to read:

Whenever the board shall have reason to believe that any person to whom a license has been issued has become unfitted to engage in the practice of funeral service, funeral directing or embalming, as the case may be, or has violated any of the provisions of this chapter, or any rule or regulation prescribed, or whenever written complaint, charging the holder of a license with the violation of any provision of this chapter is filed with the board, it shall be the duty of said board to conduct an investigation, and if from such investigation it shall appear to the board that there is reasonable ground for belief that the accused may have been guilty of the violation or violations charged, the board shall file a statement or complaint with the Administrative Court Judge designated in Title 5, chapters 301 to 307 in conformity with the Maine Administrative Procedure Act.

Sec. 568. 32 MRSA \S 1553, sub- \S 2, \P C, 2nd \P , first sentence, as enacted by PL 1977, c. 398, \S 10, is amended to read:

The board and the Department of Educational and Cultural Services shall make rules and regulations for the examination of applicants for certificates of registration as instructors of cosmetology, in accordance with the Maine Administrative Procedure Act, Title 5, section 8051 et seq.

Sec. 569. 32 MRSA § 1553, sub-§ 4, 2nd sentence, as enacted by PL 1977, c. 398, § 10, is amended to read:

The board shall have the authority, after a hearing in conformance with Title 5, section 9051 et seq., to refuse to issue or renew a certificate; or to suspend a certificate until the complaint can be heard by the Administrative Court Judge

Sec. 570. 32 MRSA \S 1602, sub- \S 2, first \P , as enacted by PL 1977, c. 398, \S 10, is repealed and the following enacted in its place:

The board shall make rules and regulations commensurate with this chapter, subject to the Maine Administrative Procedure Act, Title 5, section 8051 et seq., and subject to the approval of the Commissioner of Human Services.

Sec. 571. 32 MRSA § 1602, sub-§ 2, 4th \P , as enacted by PL 1977, c. 398, § 10, is repealed and the following enacted in its place:

The rules and regulations in effect on October 24, 1977, shall be considered temporary rules and regulations. Thereafter, the board shall adopt rules and regulations in accordance with the Maine Administrative Procedure Act, Title 5, section 8051 et seq. Before any rules or regulations can be adopted, the board shall hold a public hearing prior to which it shall send a copy of all proposed rules to all persons licensed under this chapter. A copy of all rules and regulations which are adopted by vote of the board after the hearing and which are approved by the commissioner of Human Services shall be sent to all persons licensed under this chapter and shall not take effect until 30 days after the date of the vote.

- Sec. 572. 32 MRSA § 1602, sub-§ 3, as enacted by PL 1977, c. 398, § 10, is repealed and the following enacted in its place:
- 3. Hearings. The board shall conduct such hearings and keep such records and minutes as are necessary to the ordinary dispatch of its functions. All hearings shall be conducted in accordance with the Maine Administrative Procedure Act, Title 5, chapter 375.

Sec. 573. 32 MRSA § 1658, first ¶, 2nd sentence, as enacted by PL 1977, c. 398, § 10, is amended to read:

The board shall have the authority, after a hearing in conformance with Title 5, section 9051 et seq., to refuse to issue or renew a registration or license or to suspend a registration or license until the complaint can be heard by the Administrative Court Judge.

Sec. 574. 32 MRSA § 1658-N, 1st ¶, as repealed and replaced by PL 1975, c. 463, § 3, is repealed and the following enacted in its place:

The department may amend, modify or refuse to issue or refuse to renew any license; however, any aggrieved party shall be entitled to a hearing in conformity with the Maine Administrative Procedure Act. The department may suspend or revoke any license by filing a complaint with the Administrative Court pursuant to the Maine Administrative Procedure Act, for any one of the following causes:

Sec. 575. 32 MRSA \S 1660, sub- \S 1, \P F, as repealed and replaced by PL 1975, c. 463, \S 3, is amended to read:

F. To take action before the Administrative Court Judge in conformity with the Maine Administrative Procedure Act for the suspension or revocation of licenses when there is indication that such is proper;

Sec. 576. 32 MRSA \S 1676, 2nd \P , as enacted by PL 1967, c. 423, \S 1, is amended to read:

In administering this chapter, the board may, under the hand of its chairman and the seal of the board, subpeona witnesses and compel their attendance, and may require the production of books, records, papers and documents, in a case involving the revocation of certificates of registration as a land surveyor or a certificate as a land surveyor in training or in a case or practicing of offering to practice land surveying without registration.

Sec. 577. 32 MRSA § 1688, 1st ¶, as enacted by PL 1967, c. 423, § 1, is amended to read:

The board Administrative Court, pursuant to Title 4, chapter 25, shall have the power to revoke or suspend the certificate of a registered land surveyor or of a land surveyor-in-training who is found guilty of:

Sec. 578. 32 MRSA § 1688, 2nd, 3rd and 4th ¶¶ from the end, as enacted by PL 1967, c. 423, § 1, are repealed.

Sec. 579. 32 MRSA § 1702, last sentence, as repealed and replaced by PL 1977, c. 227, § 2, is repealed and the following enacted in its place:

The board may adopt rules and regulations pursuant to the Maine Administrative Procedure Act, Title 5, section 8051 et seq. If the board finds that cause exists for suspension or revocation of licenses, it shall file its complaint with the Administrative Court pursuant to Title 5, section 10051.

Sec. 580. 32 MRSA § 1703, last sentence, as amended by PL 1977, c. 227, § 4, is further amended to read:

Such license shall continue in force until the 31st day of December following the date of issue but may be revoked at any time by the board for good cause after a hearing or at such other time as the Commissioner of Business Regulation may designate. If the board finds that cause exists for suspension or revocation of licenses, it shall file its complaint with the Administrative Court pursuant to Title 5, section 10051.

Sec. 581. 32 MRSA § 1801, 1st ¶, 1st and last sentences, are amended to read:

The Commissioner of Agriculture shall, in a manner consistent with the Maine Administrative Procedure Act, after investigation and public hearing, adopt and promulgate rules and regulations to supplement and give full effect to this chapter.

Such rules and regulations shall be filed and open for public inspection at the office of the commissioner and shall have the force of law.

Sec. 582. 32 MRSA § 1802, 1st and last sentences, are amended to read:

The Commissioner of Agriculture shall have the power, in a manner consistent with the Maine Administrative Procedure Act, to refuse to renew, and the Administrative Court, upon complaint of the commissioner or the Attorney General shall have the power, in a manner consistent with the Maine Administrative Procedure Act, to revoke or suspend any license issued under section 1851 when it is determined by him that any of the provisions of this chapter, or rules or regulations promulgated thereunder, have been violated.

The eommissioner Administrative Court may revoke or suspend such license temporarily until there is a compliance with this chapter or permanently for the unexpired period of such license.

Sec. 583. 32 MRSA § 1803 is repealed.

Sec. 584. 32 MRSA § 1851, last ¶, is amended to read:

All such licenses shall run for the current year until the 30th day of June following the date of the issuance, on which date, or on the date provided by the provisions of the Maine Administrative Procedure Act as to license expiration, whichever date is later, they shall terminate unless sooner revoked as provided in section 1802, and shall be renewed annually thereafter subject always to such revocation.

Sec. 585. 32 MRSA § 1867, sub-§ 6, as enacted by PL 1975, c. 739, § 16, is repealed and the following enacted in its place:

6. Withdrawal of approval. The Administrative Court may, in a manner consistent with the Maine Administrative Procedure Act, withdraw approval of a local redemption center if there has not been compliance with the approval order or if the local redemption center no longer provides a convenient service to the public.

Sec. 586. 32 MRSA § 1901, next to last sentence, is amended to read:

Such license may be revoked by the Administrative Court, in a manner consistent with the Maine Administrative Procedure Act, at any time for failure to comply

with the aforesaid requirements or for such other causes as may in the opinion of the Commissioner of Agriculture be sufficient.

Sec. 587. 32 MRSA § 1953, as amended by PL 1965, c. 226, § 70, is repealed.

Sec. 588. 32 MRSA § 2003, last ¶, as repealed and replaced by PL 1977, c. 360, § 25, is repealed and the following enacted in its place:

Any person licensed under this subchapter who violates any provisions of this chapter or any of the rules and regulations of the board shall be punished by the Administrative Court, after hearing held in accordance with Title 4, chapter 25, by revocation or suspension of his license. The board shall have the power, after hearing, to refuse to issue or renew a license for any violation of this chapter or of rules promulgated pursuant to this chapter.

Sec. 589. 32 MRSA § 2061, 1st ¶, as repealed and replaced by PL 1977, c. 360, § 30, is repealed and the following enacted in its place:

The board may refuse to issue or renew and the Administrative Court may suspend or revoke a license on any one or more of the following grounds:

Sec. 590. 32 MRSA § 2105, sub-§ 1, 1st sentence, as amended by PL 1973, c. 303, § 3, is repealed and the following enacted in its place:

The Administrative Court, pursuant to Title 4, chapter 25, may revoke or suspend any license to practice nursing issued pursuant to this chapter and the board may refuse to issue a license to practice if the licensee or applicant:

Sec. 591. 32 MRSA § 2353, 2nd sentence, as repealed and replaced by PL 1973, c. 384, is amended to read:

Said board shall keep proper records of its proceedings and shall be authorized to adopt standards and rules and regulations as it shall deem necessary, pursuant to the Maine Administrative Procedure Act, Title 5, section 8051, et. seq., for the holding of examinations and for carrying out this chapter, and to provide for reciprocity of licensing with similar boards of other states which maintain standards at least equal to this State.

Sec. 592. 32 MRSA § 2355, 2nd ¶, 1st sentence, as repealed and replaced by PL 1973, c. 384, is repealed and the following enacted in its place:

If the board finds that cause exists for suspension or revocation of licenses, it shall file its complaint with the Administrative Court pursuant to Title 5, section 10051 and the licensee shall be granted a right to hearing pursuant to Title 5, section 10003.

Sec. 593. 32 MRSA § 2402, sub-§ 1, 1st sentence, as last repealed and replaced by PL 1973, c. 384, is amended to read:

The board may make such reasonable rules and regulations as it deems suitable, pursuant to the applicable provisions of the Maine Administrative Procedure Act, Title 5, section 8051 et. seq., for the issuance of various types and classes of license to cover the various types of oil burner installations as set forth in section 2301.

Sec. 594. 32 MRSA § 2417, sub-§ 5, first \P , as enacted by PL 1973, c. 788, § 156, is further amended to read:

The board shall, in accordance with the Maine Administrative Procedure Act, Title 5, section 8051 et seq., make reasonable rules and regulations, not inconsistent with the law, to govern the following:

Sec. 595. 32 MRSA \S 2417, sub- \S 5, last \P , first sentence, as repealed and replaced by PL 1977, c. 458, \S 4-B, is amended to read:

The board may make such other reasonable rules and regulations, in accordance with Title 5, section 8051 et seq., as shall be otherwise necessary for the proper performance of its duties under this section, including rules and regulations relating to false, deceptive and misleading advertising.

Sec. 596. 32 MRSA § 2423, sub-§ 4, as enacted by PL 1973, c. 788, § 156, is repealed and the following enacted in its place:

4. Default. In case of default in payment of any license renewal fees by any registered optometrist, his certificate shall expire.

Sec. 597. 32 MRSA § 2424, sub-§ 3, as enacted by PL 1973, c. 788, § 156, is repealed and the following enacted in its place:

3. Revocation. If the holder of a reciprocity license fails to establish a practice in this State within one year after receipt of his license, the board shall file a complaint with the Administrative Court for revocation of the license.

Sec. 598. 32 MRSA § 2431, as enacted by PL 1973, c. 788, § 156, is repealed and the following enacted in its place:

§ 2431. Revocation, refusal or suspension of certificate

The board shall have the authority, after a hearing in accordance with the Maine Administrative Procedure Act, Title 5, section 9051 et seq., to refuse to issue or renew, and the Administrative Court Judge shall have the power to suspend or revoke, any certificate of registration for any one or more of the following causes:

- 1. General grounds. General grounds, as described in section 2432;
- 2. Unprofessional conduct. Unprofessional conduct, as described in section 2433.
- 3. Unauthorized associations. Unauthorized associations, as decribed in section 2434.

Sec. 599. 32 MRSA § 2591, sub-§ 1, 1st sentence, as enacted by PL 1973, c. 374, § 1, is amended to read:

The following complaints or allegations, after investigation, shall be grounds for convening the board in order to hear the same and allow the accused to respond, and shall be considered grounds for censure, probation, suspension or revocation of a license by the Administrative Court or for an order of probation or censure by the board:

Sec. 600. 32 MRSA § 2591, sub-§ 2, as enacted by PL 1973, c. 374, § 1, is repealed.

Sec. 601. 32 MRSA § 2592, as amended by PL 1975, c. 770, § 184, is repealed and the following enacted in its place:

§ 2592. Disciplinary action

1. Investigation of complaints; violations; hearings. The board, on its own motion or upon complaint made to it or its secretary, shall order investigation of all complaints and all allegations of noncompliance with or violations of this chapter relating to physicians and surgeons. Upon completion of investigation by the secretary, the board's legal counsel or its agents, all information shall be presented to the board at a hearing held in accordance with rules adopted by the board. Hearings conducted under this section shall be considered "adjudicatory proceedings" and shall be conducted in accordance with the provisions of Title 5, chapter 375, subchapter IV. The board shall have the authority to issue subpoenas subject to the provisions of Title 5, section 9060.

If the board considers a violation of this chapter has occured, it shall:

- A. File a complaint in the Administrative Court for suspension or revocation in accordance with Title 4, chapter 25;
- B. Report its findings to the Attorney General for prosecution in the Administrative Court for suspension or revocation in accordance with Title 4, chapter 25;
- C. Place the licensee on probation for a certain period of time during which the licensee shall file periodic affidavits of his practice in accordance with the standards set by the board;
- D. Censure, by letter, the licensee; or
- E. Require the licensee to submit to medical or other appropriate care, counciling or treatment.

A notice of any action taken by the board adverse to the accused practitioner, including reporting its findings to the Attorney General, shall be filed in the office of the Secretary and shall be open to public inspection.

2. Reinstatement of licenses; removal from probation. At any time after a license or certificate has been revoked, suspended or the licensee has been placed on probation as provided, the board may consider that revocation, suspension or probation for any reason deemed by it to be sufficient and may, in its discretion, reinstate the license of that person or remove that person from probationary status, provided that the application of this subsection is done in the best interest of public health and safety.

Sec. 602. 32 MRSA § 2594-D, sub-§ 1, 1st sentence, as enacted by PL 1977, c. 391, is repealed and the following enacted in its place:

The board may seek or request the Attorney General to seek, pursuant to Title 4, chapter 25, the revocation or suspension of the certificate of any physician's assistant whom the board determines:

Sec. 603. 32 MRSA § 2594-D, sub-§ 2, as enacted by PL 1977, c. 391, is amended by adding at the end the following new paragraph to read:

Pursuant to Title 4, section 1153, the Administative Court shall immediately suspend the certificate of any physician's assistant who can be shown, through the results of the medical or physical examination conducted under this section or through other competent evidence to be unable to render medical services with reasonable skill and safety to patients by reason of mental illness, alcohol intemperance, excessive use of drugs or narcotics, or as a result of any mental or physical condition interfering with the competent rendering of medical services.

Sec. 604. 32 MRSA § 2594-D, sub-§§ 3 and 4, as enacted by PL 1977, c. 391, are repealed.

Sec. 605. 32 MRSA § 2955, is repealed and the following enacted in its place:

§ 2955. Refusal and revocation

The Secretary of State shall have the right to refuse a license when he has reason to believe that the applicant is not of good moral character or not financially responsible. The Administrative Court may for reasonable cause revoke the license of any itinerant photographer.

Sec. 606. 32 MRSA § 3053, is repealed and the following enacted in its place:

- § 3053. Refusal to issue; disciplinary action
- 1. Refusal to license. The board may refuse to license an applicant convicted of any state or federal crime in accordance with the provisions of Title 5, chapter 341.
- 2. Investigate complaints. The board on its own motion or upon complaint made to it or its secretary, shall order investigation of all complaints and allegations of non-compliance with or violations of this chapter. Upon completion of investigations by the secretary, the board's legal counsel or its agents, all information shall be presented to the board at a hearing held in accordance with rules adopted by the board. Hearings conducted under this section shall be considered "adjudicatory proceedings" and shall be conducted in accordance with the provisions of Title 5, chapter 375, subchapter IV. The board shall have the authority to issue subpoenas subject to the provisions of Title 5, section 9060.

If the board considers a violation of this chapter has occurred, it shall:

- A. File a complaint in the Administrative Court for suspension or revocation in accordance with Title 4, chapter 25;
- B. Report its findings to the Attorney General for prosecution in the Administrative Court for suspension or revocation in accordance with Title 4, chapter 25;

- C. Place the licensee on probation for a certain period of time during which the licensee shall file periodic affidavits of his practice in accordance with the standards set by the board; or
- D. Censure, by letter, the licensee.

A notice of any action taken by the board adverse to the accused practitioner, including reporting its findings to the Attorney General, shall be filed in the office of the secretary and shall be open to public inspection.

- 3. Suspension or revocation. The following shall be considered grounds for suspension or revocation of a license by the Administrative Court or for an order of probation or censure by the board:
 - A. Conviction in this State or another state or in a federal court of a felony or of a crime involving moral turpitude;
 - B. Making a false statement or submitting a forged or false document in application for a license under this chapter;
 - C. Treating or attempting to treat ailments of human beings except by physical therapy as authorized by this chapter or undertaking to treat except by prescription, direction or supervision of a duly licensed physician or surgeon;
 - D. Conviction of any crime in connection with the practice of physical therapy:
 - E. Conduct in the practice of physical therapy detrimental to the public health and safety;
 - F. Use of drugs or alcohol to an extent that it interferes with the competent practice of physical therapy; or
 - G. Mental illness of such severity that it interferes with the competent practice of physical therapy.

Sec. 607. 32 MRSA § 3270-C, sub-§ 1, 1st sentence, as enacted by PL 1975, c. 680, § 1, is repealed and the following enacted in its place:

The board may seek or request the Attorney General to seek, pursuant to Title 4, chapter 25, the revocation or suspension of the certificate of any physician's assistant whom the board determines:

Sec. 608. 32 MRSA § 3270-C, sub-§ 2 as enacted by PL 1975, c. 680, § 1, is amended by adding at the end a new paragraph to read:

Pursuant to Title 4, section 1153, the Administrative Court shall immediately suspend the certificate of any physician's assistant who can be shown, through the results of the medical or physical examination conducted under this section or through other competent evidence, to be unable to render medical services with reasonable skill and safety to patients by reason of mental illness, alcohol intemperance, excessive use of drugs or narcotics, or as a result of any mental or physical condition interfering with the competent rendering of medical services.

Sec. 609. 32 MRSA § 3270-C, sub-§§ 3 and 4, as enacted by PL 1975, c. 680, § 1, are repealed.

Sec. 610. 32 MRSA § 3282, 1st sentence, as repealed and replaced by PL 1977, c. 388, § 9, is amended to read:

The following complaints or allegations, after investigation, shall be grounds for convening the board in order to hear the same and allow the accused to respond and shall be considered grounds for suspension or revocation of a license by the Administrative Court or for an order of probation or censure by the board:

Sec. 611. 32 MRSA § 3283, as amended by PL 1977, c. 388, § 10, is repealed and the following enacted in its place:

§ 3283. Disciplinary action

The board on its own motion or upon complaint made to it or its secretary, shall order investigation of all complaints and all allegations of noncompliance with or violations of this chapter relating to physicians and surgeons. Upon completion of investigation by the secretary, the board's legal counsel or their agents, all information shall be presented to the board at a hearing held in accordance with rules adopted by the board. Hearings conducted under this section shall be considered "adjudicatory proceedings" and shall be conducted in accordance with the provisions of Title 5, chapter 375, subchapter IV. The board shall have the authority to issue subpoenas subject to the provisions of Title 5, section 9060.

If the board considers a violation of this chapter has occurred, it shall:

- 1. Complaint in Administrative Court. File a complaint in the Administrative Court for suspension or revocation in accordance with Title 4, chapter 25;
- 2. Report to Attorney General. Report its findings to the Attorney General for prosecution in the Adminstrative Court for suspension or revocation in accordance with Title 4, chapter 25;
- 3. Probation. Place the licensee on probation for a certain period of time during which the licensee shall file periodic affidavits of his practice in accordance with the standards set by the board; or
 - 4. Censure. Censure, by letter, the licensee.

A notice of any action take by the board adverse to the accused practitioner, including reporting its findings to the Attorney General, shall be filed in the office of the secretary and shall be open to public inspection.

- Sec. 612. 32 MRSA § 3284, as enacted by PL 1971, c. 591, § 1, is repealed.
- Sec. 613. 32 MRSA § 3285, as enacted by PL 1971, c. 591, § 1, is repealed.
- Sec. 614. 32 MRSA § 3294, as enacted by PL 1971, c. 591, § 1 is repealed.
- Sec. 615. 32 MRSA § 3404, 2nd sentence, as repealed and replaced by PL 1977, c. 469, § 14, is repealed.

Sec. 616. 32 MRSA § 3404, 3rd sentence, as repealed and replaced by PL 1977, c. 469, § 14, is amended to read:

The Administrative Court Judge shall have the power to suspend or revoke the license of any licensed plumber who is found guilty of:

Sec. 617. 32 MRSA § 3605, as enacted by PL 1977, c. 458, § 6-A, is amended to read:

§ 3605. Rules and regulations

The board is authorized to promulgate rules and regulations, in accordance with the Maine Administrative Procedure Act, Title 5, section 8051 et seq., relating to false, deceptive and misleading advertising, except that no such rules or regulations shall be inconsistent with any rules or regulations promulgated pursuant to Title 5, section 207, subsection 2.

Sec. 618. 32 MRSA § 3655, 1st ¶, as repealed and replaced by PL 1977, c. 458, § 7, is amended to read:

Any license to practice podiatry may be suspended or revoked by the Administrative Court Judge under Fitle 5, chapters 301 to 307 Title 4, section 1151 et seq., when, after hearing, it shall be found that the licensee used fraud in procuring his license or has used untruthful or improbable statements to patients or in advertisements; or that the licensee is incompetent to practice podiatry.

Sec. 619. 32 MRSA § 3838, first sentence, as enacted by PL 1967, c. 544, § 82, is amended to read:

The board may not refuse to issue or to renew any license for any cause listed, unless the person accused has been given at least 20 days' notice in writing by registered mail, with return receipt demanded, of the charges against him and a public hearing by the board pursuant to the Maine Administrative Procedure Act.

Sec. 620. 32 MRSA § 3991, 1st ¶, as enacted by PL 1967, c. 344, § 1, is repealed and the following enacted in its place:

The board may request the Attorney General seek, pursuant to Title 4, chapter 25, the revocation of any certificate or the suspension of any permit issued under section 3990, or it may censure, by letter, the holder of a permit, for any of the following causes:

Sec. 621. 32 MRSA § 3992, as enacted by PL 1967, c. 344, § 1, is repealed and the following enacted in its place:

§ 3992. Disciplinary action

1. Board; action. The board on its own motion or upon complaint made to it or its secretary, shall order investigation of all complaints and all allegations of noncompliance with or violations of this chapter. Upon completion of investigation by the secretary, the board's legal counsel or its agents, all information shall be presented to the board at a hearing held in accordance with

rules adopted by the board. Hearings conducted under this section shall be considered "adjudicatory proceedings" and shall be conducted in accordance with the provisions of Title 5, chapter 375, subchapter IV. The board shall have the authority to issue subpoenas subject to the provisions of Title 5, section 9060.

If the board considers a violation of this chapter has occurred, it shall:

- A. Report its findings to the Attorney General for prosecution in the Administrative Court for suspension or revocation in accordance with Title 4, chapter 25;
- B. Place the licensee on probation for a certain period of time during which the licensee shall file periodic affidavits of his practice in accordance with the standards set by the board; or
- C. Censure, by letter, the licensee.

A notice of any action taken by the board adverse to the accused practitioner, including reporting its findings to the Attorney General, shall be filed in the office of the secretary and shall be open to public inspection.

- 2. Board; consideration. At any time after a license or certificate has been revoked, suspended or the licensee has been placed on probation as provided, the board may consider the revocation, suspension or probation for any reason deemed by it to be sufficient and may in its discretion reinstate the license of the person, provided the application of this subsection is done in the best interest of the public.
 - Sec. 622. 32 MRSA § 3993, as enacted by PL 1967, c. 344, § 1, is repealed:
 - Sec. 623. 32 MRSA § 4051-B, as enacted by PL 1977, c. 172, is amended to read:

§ 4051-B. Rules and regulations

The commission shall make reasonable rules and regulations, subject to the Maine Administrative Procedure Act and not inconsistent with law, to govern the following:

- 1. Procedures in proceedings. Procedures in proceedings before the commission including all hearings and the filing and processing of complaints subject to the requirements of Title 5, chapter 303 Maine Administrative Procedure Act:
- 2. Practices. Practices of real estate brokers and salesmen consistent with standards set forth in this chapter; and
- 3. Qualifications. Qualifications and procedures for the approval and operation of real estate schools.

The commission may also make adopt such other reasonable rules and regulations, pursuant to the applicable provisions of the Maine Administrative Procedure Act, Title 5, sections 8051 to 8058, as shall be necessary for the performance of its duties under this chapter.

The proposed rules and regulations shall be printed in a newsletter sent to all licensees together with notice of the date, time and place for the hearing on the rules and regulations. In addition, public notice of the hearing, to receive comments on the proposed rules and regulations, shall be made in the state newspaper and one other newspaper with statewide circulation twice, at least 10 days prior to the hearing.

Sec. 624. 32 MRSA § 4056, sub-§ 3, 1st sentence, as enacted by PL 1977, c. 365, is amended to read:

After hearing, the Administrative Court Judge as designated in Title 5, Part 6 Title 4, chapter 25, shall have the power to suspend or revoke any license issued under this chapter at any time when:

Sec. 625. 32 MRSA § 4101, as last amended by PL 1975, c. 767, § 61, is further amended to read:

§ 4101. Rules and regulations

The commission shall make and enforce rules and regulations connected with the application for any license as shall be deemed necessary to administer and enforce this chapter, subject to the provisions of the Maine Administrative Code Procedure Act, Title 5, Part 6 section 8051 et seq.

Sec. 626. 32 MRSA § 4153, 3rd sentence, as amended by PL 1965, c. 123, is further amended to read:

Said license shall run from January 1st to and expire in a manner consistent with the provisions of the Maine Administrative Procedure Act as to license expiration or on December 31st of each year, whichever is later, unless sooner revoked and shall be renewed annually thereafter.

Sec. 627. 32 MRSA § 4154 is amended to read:

§ 4154. Repeal, revocation or refusal; appeals

The Commissioner of Agriculture shall, in a manner consistent with the Administrative Procedure Act, have the power to refuse to issue and to refuse to renew, and the Administrative Court, in a manner consistent with the Maine Administrative Procedure Act, shall have the power to revoke or to suspend any license issued under this chapter whenever he determines that any of the provisions of said chapter or rules or regulations promulgated or established thereunder have been violated. Any person, firm, corporation, association or society whose license has been so revoked or suspended shall discontinue the packing of sardines until this chapter has been complied with and a new license issued or the suspension removed. The eommissioner Administrative Court may revoke or suspend such license temporarily until there is a compliance with this chapter or permanently for the unexpired period of such license. On refusal to issue or to renew and before revoking or suspending any license, the commissioner shall give written notice to the applicant or licensee affected stating that he contemplates refusing to issue or renew said license or the revocation or suspension of the same and giving his reasons therefor. Such notice shall appoint a time of hearing before said commissioner. On the date of hearing, the applicant or licensee may present evidence to the commissioner, and after hearing all the testimony, the said commissioner shall decide whether or not the

license shall be issued, renewed, revoked or suspended. Any licensee who feels aggrieved or dissatisfied with the decision of the commissioner may appeal from said decision within 10 days to the Superior Court.

Sec. 628. 32 MRSA § 4155, 1st ¶, 2nd sentence, is amended to read:

He shall, in a manner consistent with the Maine Administrative Procedure Act, make uniform rules and regulations, which shall have the effect of law, for carrying out this chapter and for insuring that sardines are packed in a sanitary environment and manner and for the sanitary storage and conditions of packing media, and may fix standards of quality in addition to standards fixed by law.

Sec. 629. 32 MRSA \S 4155, 5th \P , is amended by adding at the end a new sentence to read:

Orders for detention or embargo issued under this section shall not be considered to be licensing or an adjudicatory proceeding, as those terms are defined by the Maine Administrative Procedure Act.

Sec. 630. 32 MRSA § 4156, 2nd sentence, is amended to read:

The inspection fee provided for may be increased by the Commissioner of Agriculture, in a manner consistent with the rule-making provisions of the Maine Administrative Procedure Act, after consultation with the Sardine Industry Advisory Board to an amount not to exceed 8¢ per case, in the event the fee of 3¢ per case is not adequate to cover the cost of such inspection, but such increased fee shall be reasonable and shall cover as nearly as may be possible the cost of such inspection.

Sec. 631. 32 MRSA \S 4157, 8th \P , is amended by adding at the end a new sentence to read:

Orders for detention or embargo issued under this section shall not be considered to be licensing or an adjudicatory proceeding, as those terms are defined by the Maine Administrative Procedure Act.

Sec. 632. 32 MRSA § 4157, 9th ¶, 1st and 3rd sentences, are amended to read:

The commissioner may, in a manner consistent with the rule-making provisions of the Maine Administrative Procedure Act, establish official grades for sardines packed within the State and may from time to time modify such grades.

The commissioner may, in a manner consistent with the rule-making provisions of the Maine Administrative Procedure Act, establish and promulgate regulations for the marking, branding or labeling of sardines, and the use of grades established by him.

Sec. 633. 32 MRSA § 4157, 10th ¶, 2nd sentence, is amended to read:

Notice of such hearing shall be provided in a manner consistent with the rule-making provisions of the Maine Administrative Procedure Act and, in any case, shall be sent by registered mail to holders of licenses issued under section 4153 and notice of such hearings shall be advertised for 3 successive weeks prior thereto in a newspaper or newspapers of general circulation within the county where the hearing is to be held.

Sec. 634. 32 MRSA \S 4157-A, 3rd \P , 1st sentence, as enacted by PL 1965, c. 332, \S 3, is amended to read:

The commissioner shall detain or place an embargo upon such sardines by marking or tagging same; orders for detention or embargo issued under this section shall not be considered to be licensing or an adjudicatory proceeding as those terms are defined by the Maine Administrative Procedure Act.

Sec. 635. 32 MRSA \S 4175, 2nd and 3rd $\P\P$, as amended by PL 1971, c. 618, \S 12, are amended to read:

Certificates shall continue in effect unless revoked by the board Administrative Court.

The board Administrative Court may revoke the certificate of an operator, following a hearing in accordance with Title 5, chapters 301 to 307, 4, chapter 25, when it is found that the operator has practiced fraud or deception; that reasonable care, judgment or the application of his knowledge or ability was not used in the performance of his duties; or that the operator is incompetent or unable properly to perform his duties.

Sec. 636. 32 MRSA § 4452, 1st ¶, as amended by PL 1973, c. 460, § 18, is further amended to read:

The Director of the Bureau of Forestry may at any time for sufficient cause after notice and hearing Administrative Court, acting pursuant to Title 4, chapter 25, may suspend or revoke any registration for a period of not more than 2 years for any of the following violations of this chapter:

Sec. 637. 32 MRSA \S 4452, next to the last \P , as last amended by PL 1973, c. 460, \S 18, is repealed.

Sec. 638. 32 MRSA § 4859, sub-§ 2, as enacted by PL 1975, c. 477, § 4, is repealed and the following enacted in its place:

2. License; register; set standards. The power to license and register and to set standards for practice for veterinarians practicing veterinary medicine in this State and for the performance of duties by animal technicians.

Sec. 639. 32 MRSA § 4859, sub-§ 3, as enacted by PL 1975, c. 477, § 4, is amended by adding at the end the following new sentence to read:

These rules and regulations shall be made in accordance with the purpose and intent of the law and the standards set forth in this chapter and shall include, but are not limited to, rules and regulations concerning misconduct, fraud, advertising, standards of competency, personal conduct, standards of sanitation for the operation of veterinary hospitals, associations with other veterinarians and unprofessional conduct.

Sec. 640. 32 MRSA \S 4861, sub- \S 3, last \P , as enacted by PL 1975, c. 477, \S 4, is repealed.

Sec. 641. 32 MRSA \S 4864, 1st \P , as enacted by PL 1975, c. 477, \S 4, is repealed and the following enacted in its place:

The board on its own motion or upon complaint made to it, may hold a hearing to determine whether or not violations of this chapter or the standards for the practice of veterinary medicine adopted by the board have been violated. Hearings conducted under this section shall be considered "adjudicatory proceedings" and shall be conducted in accordance with the provisions of Title 5, chapter 375, subchapter IV. The board shall have authority to issue subpoenas subject to the provisions of Title 5, section 9060. If the board considers a licensee has committed any of the acts set forth in this section, it shall either report its findings to the Attorney General for prosecution in the Administrative Court for suspension or revocation in accordance with Title 4, chapter 25, or place the licensee on probation for a certain period of time during which the licensee shall file periodic affidavits of his practice in accordance with the standards set by the board, or censure, by letter, the licensee. The following acts are grounds for disciplinary action by the board or for revocation or suspension by the Administrative Court:

Sec. 642. 32 MRSA § 4865-A, 1st ¶, as enacted by PL 1975, c. 477, § 4, is repealed and the following enacted in its place:

The board on its own motion or upon complaint made to it, may hold a hearing held in accordance with rules adopted by the board to determine whether or not violations of this chapter relating to animal technicians have been violated. Hearings conducted under this section shall be considered "adjudicatory proceedings" and shall be conducted in accordance with the provisions of Title 5, chapter 375, subchapter IV. The board shall have authority to issue subpoenas subject to the provisions of Title 5, section 9060. If the board considers an animal technician has committed any of the acts set forth in this section, it shall either report its findings to the Attorney General for prosecution in the Administrative Court for suspension or revocation of his registration in accordance with Title 4, chapter 25, or place the licensee on probation for a certain period of time during which the licensee shall file periodic affidavits of his duties in accordance with the standards set by the board, or censure, by letter, the animal technician. The following acts are grounds for disciplinary action by the board or for revocation or suspension by the Administrative Court:

Sec. 643. 32 MRSA § 4867, as enacted by PL 1975, c. 477, § 4, is repealed.

Sec. 644. 32 MRSA § 4868, as enacted by PL 1975, c. 477, § 4 is repealed.

Sec. 645. 32 MRSA § 4908, 1st ¶, 1st sentence, as repealed and replaced by PL 1975, c. 760, § 10-A, is amended to read:

The board may adopt, amend or repeal rules and regulations, pursuant to Title 5, chapter 375, subchapter II, to carry out this chapter, including, but not limited to, rules and regulations relating to professional conduct in accordance with the policy of this chapter.

Sec. 646. 32 MRSA \S 4909, last \P , last sentence, as enacted by PL 1973, c. 558, \S 1, is amended to read:

Within 30 days after receipt of notice, such applicant may make written request to the board for a hearing which, if granted, shall be conducted under the Administrative Hearing Code pursuant to Title 5, chapter 375, subchapter IV.

Sec. 647 32 MRSA § 4913, sub-§ 1, 2nd and 3rd sentences, as enacted by PL 1975, c. 760, § 17, are repealed and the following enacted in their place:

The board shall have the authority pursuant to Title 5, section 10004 to suspend or revoke a license issued by it. In addition, the board may, after affording a hearing pursuant to Title 5, chapter 375, subchapter IV, refuse to renew the license, or the Administrative Court may, pursuant to Title 4, chapter 25, suspend or revoke the license of any registrant who is found guilty of:

Sec. 648. 32 MRSA § 4913, sub-§§ 3 and 4, as enacted by PL 1975, c. 760, § 17, are repealed.

Sec. 649. 32 MRSA § 5009, as enacted by PL 1975, c. 490, is amended to read:

§ 5009. Bylaws and procedures

The board shall have the power, pursuant to Title 5, chapter 375, subchapter II, to make and promulgate all bylaws and rules reasonably necessary for the proper performance of its duties and the regulations of the proceedings brought before it so long as such bylaws and rules do not conflict with the Constitution and statutes of this State.

Sec. 650. 32 MRSA \S 5018, 1st \P , as enacted by PL 1975, c. 490, is repealed and the following enacted in its place:

The board shall have the power pursuant to Title 5, section 10004 to revoke or suspend the license of a professional forester. In addition, the board may, after affording a hearing pursuant to Title 5, chapter 375, subchapter IV, refuse to renew the license, or the Administrative Court may, pursuant to Title 4, chapter 25, revoke or suspend the license, of a professional forester who has been found guilty of any deceit, misconduct, misrepresentation, fraud, incompetence or gross negligence in his practice, or has been guilty of any fraud or deceit in obtaining his registration or certification, or aids or abets any person alledged to have been defrauded in the violation of any provisions of this chapter or fails in any material respect to comply with the provisions of this chapter.

Sec. 651. 32 MRSA § 5018, 4th ¶, as enacted by PL 1975, c. 490, is repealed.

Sec. 652. 32 MRSA § 5018, 5th ¶, as enacted by PL 1975, c. 490, is repealed.

Sec. 653. 32 MRSA \S 5018, 6th \P , as amended by PL 1975, c. 770, \S 195, is repealed.

Sec. 654. 32 MRSA \S 5018, 7th \P , as enacted by PL 1975, c. 490, is repealed and the following enacted in its place:

Any person aggrieved by final board action shall be entitled to judicial review thereof in the Superior Court in the manner provided in Title 5, chapter 375, subchapter VII.

Sec. 655. 32 MRSA § 6013, sub-§ 2, 4th and 5th sentences, as enacted by PL 1975, c. 705, § 4, are repealed and the following enacted in their place:

Thereafter, the board, after a public hearing, may adopt rules and regulations pursuant to the applicable provisions of the Maine Administrative Procedure Act, Title 5, section 8051 et. seq.

Sec. 656. 32 MRSA § 6026, 2nd sentence, as enacted by PL 1975, c. 705, § 4, is repealed and the following enacted in its place:

The board shall have the authority, after hearing, to refuse to issue or renew a license. If the board finds that cause exists for suspension or revocation of licenses, it shall file its complaint with the Administrative Court.

Sec. 657. 32 MRSA § 6217, as enacted by PL 1977, c. 466, § 2, is repealed.

Sec. 658. 32 MRSA § 6217-A is enacted to read:

§ 6217-A. Suspension and revocation

The board shall have the power to suspend or revoke the certificate of provisional registration or certificate of registration of a substance abuse counselor for any criminal conviction which, if committed within this State, would constitute a Class A, B or C crime under the laws of Maine and may proceed by complaint in the Administrative Court seeking suspension or revocation of the certificate of provisional registration or certificate of registration of a substance abuse counselor for any of the following reasons:

- 1. Fraud or deceit. The practice of fraud or deceit in obtaining a certificate of provisional registration or a certificate of registration under this chapter or in connection with services rendered as a substance abuse counselor;
- 2. Active abuse. Active abuse of alcohol, or any other drug, which in the judgment of the board is detrimental to the performance or competency of a substance abuse counselor:
 - 3. Mental imcompetency. A legal finding of mental incompetency;
- 4. Aiding and abetting misrepresentation. Aiding or abetting a person, not duly certified as a provisionally registered or registered substance abuse counselor, in representing oneself as a provisionally registered or registered substance abuse counselor in this State:
- 5. Unprofessional conduct or negligence. Any gross negligence, incompetency or misconduct in the performance of substance abuse services; or
 - 6. Valid cause. Any other valid cause.

Sec. 659. 32 MRSA § 6218, as enacted by PL 1977, c. 466, § 2, is repealed and the following enacted in its place:

§ 6218. Hearing on refusal to issue or renew; issuance after refusal, suspension or revocation

The board may refuse to issue or to renew any certificate of provisional registration or certificate of registration after written notice has been sent by

registered mail to the person's last known address stating the reasons for denial, at least 10 working days prior to any action taken by the board. The written notice shall inform the person of his right to request a hearing at which he can appeal the decision of the board. That hearing shall be held in accordance with the Maine Administrative Procedure Act, Title 5, section 9051 et seq. If, after such a hearing, at least 5 members of the board vote in favor of denial, the denial shall remain in effect pursuant to this section.

The board, for reasons it may deem sufficient, may issue or reissue a certificate of provisional registration or certificate of registration to any person whose certificate of provisional registration or certificate of registration has been denied, suspended or revoked, provided at least 5 members of the board vote in favor of that issuance.

Sec. 660. 34 MRSA § 92, 2nd sentence is repealed and the following enacted in its place:

These rules and regulations shall be filed and published pursuant to the provisions now contained in the Maine Administrative Procedure Act, Title 5, section 8056. The Secretary of State shall forward a copy thereof attested under the Great Seal of the State to the District Court in the area of jurisdiction.

Sec. 661. 34 MRSA § 536, first ¶, as enacted by P&SL 1975, c. 90, § 1, is amended by adding at the end the following new sentence to read:

Notice of the public hearing shall be given pursuant to the provisions contained in the Maine Administrative Procedure Act, Title 5, section 8053.

Sec. 662. 34 MRSA § 2619, sub-§ 2, last sentence, as enacted by PL 1977, c. 502, § 4, is amended to read:

Notice of the public hearing shall be published once, within 14 to 30 days before the hearing, in the state paper and in other newspapers or journals of general circulation adequate to provide reasonable notice to the public affected thereby given pursuant to the Maine Administrative Procedure Act, Title 5, section 8053.

Sec. 663. 34 MRSA § 2652, sub-§ 3, ¶ C, last sentence, as enacted by PL 1977, c. 502, § 4, is amended to read:

Notice of any public hearing shall be published at least once, within 14 to 30 days before the hearing, in the state paper and in other newspapers or journals of general circulation adequate to provide reasonable notice to the public affected thereby given pursuant to the Maine Administrative Procedure Act, Title 5, section 8053.

Sec. 664. 35 MRSA § 293 is repealed and the following enacted in its place:

§ 293. Hearings

The commission shall give notice of the time and place when and where the formal public hearing will be held, as provided in Title 5, section 9052. The commission shall have authority to issue subpoenas to require the attendance and testimony of witnesses and the production of any evidence relating to any fact at issue in the hearing. Any party to a hearing shall be entitled to be heard and to

have the subpoenas issued by the commission in the manner described in Title 5, section 9060.

Sec. 665. 35 MRSA § 603, 2nd sentence is amended to read:

The commission shall, on presentation of such petition, appoint a day for a hearing thereon, and the petitioners shall give such notice thereof as said commission deems reasonable and proper and shall give notice of the time and place where the public hearing will be held as provided in Title 5, section 9052, in order that all persons interested may have an opportunity to appear and be heard thereon.

Sec. 666. 35 MRSA § 606, 2nd sentence is amended to read:

The commission shall, on presentation of such petitioner, appoint a day for a hearing thereon, and the petitioners shall give such notice as said commission deems reasonable and proper and shall give notice of the time and place where the public hearing will be held as provided in Title 5, section 9052, in order that all persons interested may have an opportunity to appear and object.

Sec. 667. 35 MRSA § 781, first sentence is amended to read:

The commission, upon petition of responsible parties, representing that public convenience and necessity require the erection and maintenance of a station for freight and passengers or for passengers alone on the line of any railroad, after 14-days' notice by copy of said petition upon such corporation and by publishing said petition, with the order of said commission thereon, in such public newspaper as is designated in said order, 2 weeks successively, the last publication to be prior to the time fixed for said hearing after notice as provided in Title 5, section 9052, shall hear the parties and determine whether the prayer of the petitioners shall be granted.

Sec. 668. 35 MRSA § 1508, is amended to read:

§ 1508. Revocation of certificate

The commission shall have the right to revoke—a file a complaint in the Administrative Court seeking revocation of the certificate of any person, firm or corporation who shall fail to comply with the rules and regulations as provided in section 1503.

Sec. 669. 35 MRSA § 1558, 5th sentence is amended to read:

The commission shall have the power and authority to suspend, cancel or refuse to renew any certificate or permit, issued under this chapter and chapter 95 for any willful or continued violations of said chapters or of any rules or regulations promulgated by the commission pursuant to the authority thereof.

Sec. 670. 35 MRSA § 1558, 7th sentence, is amended to read:

The commission shall have authority in the event it shall suspend or cancel a certificate or permit, or in event the holder of a certificate or of a permit shall fail to obey a cease and desist order issued by the commission, to require the return to the commission of any plates issued by it to such holder.

Sec. 671. 35 MRSA § 1558, as last amended by PL 1969, c. 50, is further amended by adding at the end the following 2 new sentences to read:

The exercise by the commission of its authority to issue cease and desist orders is not and shall not be deemed an adjudicatory proceeding under the Maine Administrative Procedure Act. The commission shall have the right to file a complaint in the Administrative Court seeking revocation or suspension of a certificate or permit.

Sec. 672. 35 MRSA § 1563, sub-§ 1, 2nd ¶, is amended to read:

If any such person, after being ordered to appear in court to answer any violation of chapters 91 to 97, fails to appear in court on the day specified, either in person or by counsel, the court shall notify the Secretary of State, who shall, pursuant to Title 29, chapter 17, at the expiration of 710 days after mailing such person by registered mail, postage prepaid, a notice of his intention to do so, suspend or revoke his license to operate trucks, tractors or semitrailers, if licensed in this State, or suspend or revoke his right to operate trucks, tractors or semitrailers in this State, if a nonresident and not licensed to operate motor vehicles in this State, and suspend or annul the registration of the motor vehicle operated by such person so ordered to appear, if said motor vehicle is registered in this State, and such suspension, annulment or revocation shall continue in effect until such person so appears in court as ordered.

Sec. 673. 35 MRSA § 1563, sub-§ 5, first 4 sentences are repealed and the following enacted in their place:

In addition to any other penalty imposed for a violation of subsections 3 and 4, the court hearing the case may direct the Secretary of State to suspend the operator's license of any such driver or other employee for a term not exceeding 30 days, and in that case the license shall at once be surrendered forthwith by the holder thereof to the Secretary of State. The court hearing the case shall forward to the Secretary of State a report of that case and any recommendations as to further suspension, revocation or restoration of that license deemed necessary by the court. Refusal to surrender that license on demand by the Secretary of State shall be a violation of this chapter and chapter 95. Blanks for the report and recommendations shall be furnished to the courts by the Secretary of State. The Secretary of State may, pursuant to Title 29, chapter 17, and after hearing, suspend that license for a further time, revoke the same or may restore the same at the expiration of the time for which the same was suspended.

Sec. 674. 35 MRSA § 1563, sub-§ 6, is amended to read:

6. Suspension of license on appeal. In case any person convicted of any violation of this chapter and chapter 95 or of any rule, regulation or order of the commission, made or issued pursuant thereto, shall appeal, the operator's license of such person may be suspended by the Secretary of State, pursuant to Title 29, chapter 17, while said appeal is pending, if requested by the commission.

Sec. 675. 35 MRSA § 1563, sub-§ 7 is amended to read:

7. Willful and continued violation. In case of any willful and continued violation by any holder of a certificate or a permit, or by any person, firm or corporation required by this chapter and chapter 95 to have such a certificate or permit, of any

provision of said chapters or of any rule, regulation or order of the commission made or issued pursuant thereto, in addition to any penalty imposed by the commission or by any court of law, the Secretary of State, at the request of the commission, may suspend, pursuant to Title 29, chapter 17, the certificate of registration of any motor vehicle or vehicles owned or operated by said violator, and after notice to said violator as provided in Title 29, section 54, and to the commission, and otherwise after hearing thereon, pursuant to title 29, chapter 17, may suspend such registration for a definite time or may annul or restore the same. Any person aggrieved by the decision of the Secretary of State in suspending or annuling any such certificate of registration may appeal to the Superior Court in the manner provided by Title 29, section 2242, but pending said appeal the decision of the Secretary of State shall remain in full force.

Sec. 675-A. 35 MRSA § 1566 is enacted to read:

§ 1566. Vehicle identification device and permit

The commission is authorized to issue a vehicle identification device and permit for each vehicle as a condition to operation on the highways of this State to holders of certificates issued pursuant to section 1505, interstate permits issued pursuant to section 1502, certificates issued pursuant to section 1552, contract carrier permits issued pursuant to section 1555, interstate permits issued pursuant to section 1556, or special or charter bus service licenses issued pursuant to section 1643. The commission may suspend the vehicle permits for violation of state statutes or commission rules and regulations.

Sec. 675-B. 35 MRSA § 1643, 8th sentence is repealed and the following enacted in its place:

The commission shall have the right to file a complaint in the Administrative Court seeking the suspension or revocation of any license issued.

Sec. 676. 36 MRSA c. 7 is enacted to read:

CHAPTER 7 UNIFORM ADMINISTRATIVE PROVISIONS

§ 151. Review of assessments and revocations

A taxpayer aggrieved by an assessment under this Title of any tax other than property tax may petition, within 15 days after receipt of notice of the assessment, for reconsideration of the assessment by the State Tax Assessor. The petition shall set forth the grounds on which the assessment is protested. For purposes of income taxation, the word "assessment" in this section shall have the same meaning as the term "proposed assessment" in the income tax law. A registrant aggrieved by a decision to revoke a registration certificate required under this Title may petition, within 15 days after receipt of notice of the revocation, for reconsideration of the revocation.

If a petition for reconsideration is filed within the specified time period, the State Tax Assessor shall reconsider the assessment or revocation, as the case may be. If the taxpayer or registrant has so requested in his petition, the State Tax Assessor shall hold an informal conference with the taxpayer or registrant to receive additional information and to hear argument regarding the protested assessment or revocation and shall give the taxpayer or registrant 10 days' notice

of the time and place thereof. The reconsideration, with or without an informal conference, shall not be deemed to be an "adjudicatory proceeding" within the meaning of that term in the Maine Administrative Procedure Act.

The taxpayer or registrant may petition for judicial review of a decision on reconsideration in accordance with the Maine Administrative Procedure Act, except that the absence of a record shall be resolved in all appeals exclusively by a hearing de novo on review.

Sec. 677. 36 MRSA § 292, 4th ¶ from the end, first sentence, as last repealed and replaced by PL 1975, c. 765, § 4, is amended to read:

Any party aggrieved by the decision of the board may appeal pursuant to the Maine Rules of Civil Procedure, Rule 80B Administrative Procedure Act.

Sec. 678. 36 MRSA § 576, next to the last \P , as last amended by PL 1977, c. 549, § 4, is further amended to read:

The State Tax Assessor shall hold one or more public hearings, with such reasonable notice to the public as he shall determine upon the foregoing matters to be determined, shall provide for a transcript thereof, and shall issue an order a rule or orders-rules stating said determinations on or before October 1, 1978 and on or before October 1st biennially thereafter. The State Tax Assessor shall give-public notice of such orders by certifying a copy of such orders to the Secretary of State and in such other manner as he determines reasonable.

Sec. 679. 36 MRSA § 576, last ¶, as amended by PL 1977, c. 509, § 5, is further amended to read:

The State Tax Assessor shall place such orders on file in the Bureau of Taxation and shall certify and transmit such orders rules to the municipal assessors of each municipality with respect to forest land therein on or before April 1st of each year.

Sec. 680. 36 MRSA § 576-B, first ¶, first sentence, as enacted by PL 1977, c. 549, § 5, is amended to read:

By February 1, 1978 and every 4th year thereafter, the State Tax Assessor shall determine and prescribe by rule the percentage factor by which the growth rates set by him pursuant to section 576 shall be reduced to reflect the growth which can be extracted on a sustained basis.

Sec. 681. 36 MRSA § 576-B, first ¶, 2nd sentence, as enacted by PL 1977, c. 549, § 5, is repealed.

Sec. 682. 36 MRSA § 576-B, 2nd \P , first sentence, as enacted by PL 1977, c. 549, § 5, is amended to read:

By February 1st of each even-numbered year, the State Tax Assessor shall determine and prescribe by rule the capitalization rate which shall be applied to the value of the annual net wood production pursuant to section 576.

Sec. 683. 36 MRSA \S 576-B, 2nd \P , 2nd sentence, as enacted by PL 1977, c. 549, \S 5, is repealed.

Sec. 684. 36 MRSA \S 576-B, 3rd \P , last sentence, as enacted by PL 1977, c. 549, \S 5. is amended to read:

These hearings shall be held with reasonable notice to the public and a A transcript shall be made of the proceedings.

Sec. 685. 36 MRSA § 576-B, last ¶, as enacted by PL 1977, c. 549, § 5, is amended to read:

Any person aggrieved by a determination of the State Tax Assessor under this section may appeal it according to the procedures established in section 582 in accordance with the Maine Administrative Procedure Act. A person aggrieved hereunder shall be any person with a legal interest in the land subject to the determination, any municipality in which the land subject to the determination lies and the Attorney General, upon the written petition of 10 residents of the State, if he sees fit to intervene or appeal, in which event the Attorney General shall be authorized to employ independent counsel to represent the petitioners if he deems it appropriate to do so.

Sec. 686. 36 MRSA § 582, as amended by PL 1973, c. 308, §§ 14, 15, 16 and 17, is repealed.

Sec. 687. 36 MRSA § 583, as last amended by PL 1977, c. 509, §§ 10, 11 and 12 and c. 549, §§ 6 and 7, is repealed and the following enacted in its place:

§ 583. Abatement

Assessments made under this subchapter are subject to the abatement procedures provided by section 841, except that appeal under section 843 from abatement decisions shall be to the Land Classification Appeals Board rather than to either a local board of assessment review or the State Board of Assessment Review.

Sec. 688. 36 MRSA § 841, sub-§ 1, last ¶, as enacted by PL 1977, c. 509, § 16, is amended to read:

Appeals from the decision of the assessor or assessors shall be taken in accordance with sections 843, subsection 1, and 844 and 845.

Sec. 689. 36 MRSA § 841, sub-§ 2, first ¶, last sentence, as enacted by PL 1977, c. 509, § 16, is amended to read:

Appeals from the decision of the chief assessor shall be taken in accordance with sections section 843, subsection 2 and 845.

Sec. 690. 36 MRSA § 841, sub-§ 2, first ¶, as enacted by PL 1977, c. 509, § 16, is amended by adding at the end the following new sentence:

The decision shall not be deemed "final agency action" under the Maine Administrative Procedure Act.

Sec. 691. 36 MRSA § 841, sub-§ 3, last ¶, as enacted by PL 1977, c. 509, § 16, is amended to read:

Appeals from the decision of the State Tax Assessor shall be taken in accordance with-sections section 843, subsection 2 and 845. The decision shall not be deemed "final agency action" under the Maine Administrative Procedure Act.

Sec. 692. 36 MRSA § 841, sub-§ 5, last ¶, as enacted by PL 1977, c. 509, § 16, is amended to read:

Appeals from the decisions of the municipal officers shall be taken in accordance with section 843, subsection 2 and section 845.

Sec. 693. 36 MRSA § 843, sub-§ 2, 2nd sentence, as repealed and replaced by PL 1977, c. 509, § 18, is repealed and the following enacted in its place:

The decision of the State Board of Assessment Review shall be deemed final agency action by that board under the Maine Administrative Procedure Act.

Sec. 694. 36 MRSA § 845, as amended by PL 1977, c. 509, § 20, is repealed.

Sec. 695. 36 MRSA § 846, as amended by PL 1973, c. 645, § 8, is repealed.

Sec. 696. 36 MRSA § 847 is repealed.

Sec. 697. 36 MRSA § 848, as last amended by PL 1977, c. 509, § 21, is repealed.

Sec. 698. 36 MRSA § 849, first, 2nd, 3rd and 5th ¶¶'s, as repealed and replaced by PL 1977, c. 509, § 23, are repealed.

Sec. 699. 36 MRSA § 1118, as amended by PL 1977, c. 549, § 9, is repealed and the following enacted in its place:

§ 1118. Abatement

Assessments made under this subchapter are subject to the abatement procedures provided by section 841, except that appeal under section 843 from abatement decisions shall be to the Land Classification Appeals Board rather than to either a local board of assessment review or the State Board of Assessment Review.

Sec. 700. 36 MRSA § 1754, next to the last ¶ is amended by adding at the end the following new sentence to read:

A registration certificate shall not be deemed to be a "license" within the meaning of that term in the Maine Administrative Procedure Act.

Sec. 701. 36 MRSA § 1754, last ¶ last sentence is amended to read:

In case of a vendor who has no fixed place of business and does not sell from a vehicle, the application for license seller's certificate shall nevertheless set forth a place to which any notice or other communication authorized by chapters 211 to 225 may be sent.

Sec. 702. 36 MRSA § 1757 is repealed and the following enacted in its place:

Total

\$.....

§ 1757. Revocation of registration

The State Tax Assessor may revoke the registration certificate of a registrant who fails to file, within 15 days after receipt of notice, a bond or deposit required under section 1759 and may revoke for cause a registration certificate issued under section 1756. The revocation shall be reviewable in accordance with section 151.

Sec. 703. 36 MRSA § 1923, as enacted by PL 1977, c. 316, § 2, is repealed and the following enacted in its place:

§ 1923. Revocation of registration

Upon the expiration of the 5-day period designated in section 1922, if any retailer fails to make the deposits required or, after making the deposits, withdraws any portion thereof, the State Tax Assessor may revoke any registration certificate which has been issued to the retailer. The revocation shall be reviewable in accordance with section 151.

Sec. 704. 36 MRSA §§ 1957 and 1958 are repealed.

Sec. 705. 36 MRSA § 1959, first sentence is amended to read:

The warrants may be in substantially the following form:

If any amount required to be paid to the State under chapters 211 to 225, is not paid when due, and has become final as to law and fact under section 1957 or 1958 no further review of the assessment is available under section 151, the State Tax Assessor may, within 3 years after the amount has become final administrative and judicial review has been exhausted, notify the person who according to the records of the State Tax Assessor is liable, specifying the amount required to be paid and interest and penalty due, and demanding payment within 12 days after the sending of such notice.

Sec. 706. 36 MRSA § 1962, 3rd ¶, as repealed and replaced by PL 1977, c. 165, § 5 is amended to read:

··ss.— To	the Sheriffs of
(Name of County)	
our respective counties or either of their Deputies, or any Agent of Assessor authorized to collect taxes imposed under the Sales and	of the State Tax Use Tax Law,
"Whereas, the State Tax Assessor has certified, that, pursuant the Revised Statutes, Title 36, sections 1957 or 1958, or both samount of certain sales or use taxes, assessed against, with interest and penalty, has become final as	ection 151, the of to law and fact
because of exhaustion of administrative and judicial review, to	
Sales or Use Tax	\$
Penalty	
Interest	

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and	\$costs	of	this	proceeding
and	the same is unpaid \$;			

"We command you, therefore, that of the money, goods and chattels of said debtor, in your precinct, or the value thereof in money, you cause to be paid and satisfied unto the State of Maine said total and costs, and.....cents more for this warrant, together with your fees.

"Hereof fail not, and make due return of this warrant, with your doings thereon, unto my office within one year from the date hereof.

Clerk of Courts, County of		
Clerk of Courts, County of		
Data	3	,
Date		١

Sec. 707. 36 MRSA § 2011, first ¶, last sentence is amended to read:

Nothing shall authorize the taxpayer, or anyone acting in his behalf, to apply for a refund of any amount assessed when the assessment has become final as provided-in section 1957 administrative and judicial review under section 151 has been completed.

Sec. 708. 36 MRSA § 2627 is repealed.

Sec. 709. 36 MRSA § 2968 is repealed.

Sec. 709-A. 36 MRSA § 3523, as amended by PL 1969, c. 437, § 5, is repealed and the following enacted in its place:

§ 3523. Value of property determined; appeal.

The value of the property upon which the tax is computed shall be determined by the State Tax Assessor and certified by him to the persons by whom the tax is payable. Any party interested in the succession or the executor, administrator or trustee may appeal from the decision of the State Tax Assessor in accordance with section 151.

Sec. 710. 36 MRSA § 3801, as amended by PL 1969, c. 437, § 6, is repealed.

Sec. 711. 36 MRSA § 4305 is repealed and the following enacted in its place: § 4305. Certification

Every processor or shipper of blueberries shall, each year before processing or shipping blueberries, obtain certification from the State Tax Assessor. The State Tax Assessor shall provide the applications for the certification, which shall contain the name under which the processor or shipper is transacting business within the State, the place or places of business, the names and addresses of the several persons constituting a firm or partnership, and, if a corporation, the corporate name and names and addresses of its principal officers and agents within the State. No processor or shipper shall process or ship any blueberries until the certification has been issued. Certification may be suspended or revoked by the State Tax Assessor for failure to pay such blueberry tax as may be due or for the filing of false or fraudulent reports or returns as required by the State Tax Assessor. All certification shall expire July 1st, annually, and shall not be deemed

to be a license within the meaning of that term in the Maine Administrative Procedure Act.

Sec. 712. 36 MRSA §§ 4377 and 4378 are repealed.

Sec. 713. 36 MRSA § 4507, first ¶ is amended by adding at the end the following new sentence to read:

The certificate shall not be deemed to be a "license" within the meaning of that term in the Maine Administrative Procedure Act.

Sec. 714. 36 MRSA \S 4512, 2nd \P is repealed and the following enacted in its place:

Whenever any handler shall fail to pay any tax due or shall fail to file any report at the time it is required to be filed for 2 consecutive reporting periods, the State Tax Assessor may revoke the handler's certificate of such handler. The revocation shall be reviewable in accordance with section 151.

Sec. 715. 36 MRSA § 4526, first ¶, as enacted by PL 1975, c. 444, § 6, is amended by adding at the end the following new sentence to read:

The certificate shall not be deemed to be a "license" within the meaning of that term in the Maine Administrative Procedure Act.

Sec. 716. 36 MRSA § 4531, last ¶, as enacted by PL 1975, c. 444. § 6, is repealed and the following enacted in its place:

Whenever any dealer fails to pay any tax due, or fails to file any report at the time it is required to be filed for 2 consecutive reporting periods, the State Tax Assessor may revoke the dealer's certificate of such dealer. The revocation shall be reviewable in accordance with section 151.

Sec. 717. 36 MRSA § 4563-A, sub-§ 1, as enacted by PL 1975, c. 554, § 4, is amended to read:

1. Rules and regulations. To adopt and promulgate, in a manner consistent with the Maine Administrative Procedure Act, rules and regulations for the operation of the commission;

Sec. 718. 36 MRSA § 4567 is amended by adding at the end a new sentence to read:

This certificate shall not be deemed to be a license within the meaning of that term in the Maine Administrative Procedure Act.

Sec. 719. 36 MRSA §§ 4641-F and 4641-G, as amended by P&SL 1975, c. 78, § 21, are repealed.

Sec. 720. 36 MRSA § 4696 is amended by adding at the end a new sentence to read:

The certificate shall not be deemed to be a license within the meaning of that term in the Maine Administrative Procedure Act.

Sec. 721. 36 MRSA § 4700, 1st sentence, as amended by PL 1973, c. 513, § 22, is further amended to read:

Any packer who shall make any false or fraudulent report or return required by this chapter, or who shall evade or violate any of the provisions of this chapter shall be punished by a fine of not more than \$500, and his wholesale seafood dealer's and processor's license shall be suspended by the Commissioner of Marine Resources, and his state license to pack sardines shall be suspended by the Commissioner of Agriculture Administrative Court in a manner consistent with the Maine Administrative Procedure Act and his packer's certificate shall be suspended by the State Tax Assessor until such fine and all payments due the State on the sardine tax are paid in full.

- Sec. 722. 36 MRSA §§ 5261, 5262, 5263 and 5264, as enacted by P&SL 1969, c. 154, § F, are repealed.
- Sec. 723. 36 MRSA § 5265, sub-§ 3, as enacted by P&SL 1969. c. 154. § F. is amended to read:
- 3. Whether the taxpayer is liable for any increase in a deficiency where such increase is asserted initally after the notice of deficiency was mailed and a protest under section 5262-151 filed, unless such increase in deficiency is the result of a change or correction of federal taxable income required to be reported under section 5243, and of which change or correction the assessor had no notice at the time he mailed the notice of deficiency.
- Sec. 724. 36 MRSA § 5266, as enacted by P&SL 1969, c. 154, § F, is amended to read:
- § 5266. Evidence of related federal determination

Evidence of a federal determination relating to issues raised in a proceeding under section 5282 151 shall be admissable under rules established by the assessor.

Sec. 725. 36 MRSA § 5269, sub-§ 1, 3rd sentence, as enacted by P&SL 1969. c. 154, § F, is amended to read:

If a notice of deficiency has been mailed, the amount of the deficiency shall be deemed to be assessed on the date provided in section 5261 15 days after receipt of the notice if no protest is filed; or, if a protest is filed, then upon the date when the determination of the assessor becomes final.

Sec. 726. 36 MRSA § 5280, 2nd sentence, as enacted by P&SL 1969, c. 154, § F. is repealed and the following enacted in its place:

The taxpayer may request an informal conference regarding the claim for refund, in which case the claim shall be treated in the same way as the reconsideration of an assessment under section 151.

- Sec. 727. 36 MRSA § 5281, as enacted by P&SL 1969, c. 154, § F, is repealed.
- Sec. 728. 36 MRSA § 5300, as enacted by P&SL 1969, c. 154, § F, is repealed.
- Sec. 729. 36 MRSA § 5301, first sentence, as enacted by P&SL 1969, c. 154, § F, is amended to read:

The review of a determination of the assessor provided by section 5300-151 shall be the exclusive remedy available to any taxpayer for the judicial review of the action of the assessor in respect to the assessment of a proposed deficiency.

Sec. 730. 36 MRSA § 5302, as enacted by P&SL 1969, c. 154, § F, is amended to read:

§ 5302. Assessment pending review; review bond

The assessor may assess a deficiency after the expiration of the period specified in section 5264 151 notwithstanding that an application for judical review in respect of such deficiency has been made by the taxpayer, unless the taxpayer at or before the time his application for review is made has paid the deficiency, or has desposited with the assessor the amount of the deficiency or has been filed with the assessor a bond, in the amount of the deficiency being contested including interest and other amounts as well as all costs and charges which may accrue against him in the prosecution of the proceeding and issued by a person authorized under the laws of this State to act as surety, conditioned upon the payment of the deficiency including interest and other amounts as finally determined and such costs and charges.

Sec. 731. 36 MRSA § 5303, sub-§ 2, as enacted by P&SL 1969. c. 154, § F, is repealed.

Sec. 732. 36 MRSA § 5305, as enacted by P&SL 1969, c. 154, § F is repealed.

Sec. 733. 36 MRSA \S 5312, first \P , as last repealed and replaced by PL 1977, c. 165, \S 8, is amended to read:

If any taxpayer liable to pay any tax, addition to tax, penalty or interest imposed under this Part neglects or refuses to pay the same within 10 days after notice and demand and the tax assessed is final as to law and fact under this Part no further review of the assessment is available under section 151, or is due and owing based on a return filed by the taxpayer, the assessor may certify the tax required to be paid, interest and penalty to the Attorney General for collection, or the assessor may file in the office of the clerk of the Superior Court of Kennebec County, or any county, a certificate addressed to the clerk specifying the tax required to be paid, interest and penalty due, the name and address of the person liable as it appears on the records of the assessor, the facts whereby that tax has become final as to law and fact, because of exhaustion of administrative and judicial review, or is due and owing based on a return filed by the taxpayer, the notice given, and requesting that a warrant be issued against the person for the tax required to be paid, together with interest and penalty as set forth in the certificate, and with costs.

Sec. 734. 36 MRSA § 5312-A, 3rd ¶, as repealed and replaced by PL 1977, c. 165. § 10. is amended to read:

The warrant may be in substantially the following form:

··....ss. — To the Sheriffs of our

(Name of County)

respective counties or either of their Deputies, or any Agent of the State Tax Assessor, authorized to collect taxes imposed under the Maine Income Tax Law.

"Whereas, the State Tax Assessor has certifice the Revised Statutes, Title 36, section 5312 the against of, with final as to law and fact because of exhaustion review, or is due and owing based on a return	amount of income tax assessed interest and penalty, has become of administrative and judicial
Income Tax Penalty Interest	\$
Total and \$ costs of this proceeding	\$and the same is unpaid

"We command you, therefore, that of the money, goods, and chattels of said debtor, in your precinct, or the value thereof in money, you cause to be paid and satisfied unto the State of Maine said total and costs, and cents more for this warrant, together with your own fees.

"Hereof fail not, and make due return of this warrant, with your doings thereon, unto my office within one year from the date hereof.

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Clerk	of	Courts	, Cou	nty	οť	 ٠.,				٠.	
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Sec. 735. 36 MRSA § 5321, sub-§ 4, as enacted by P&SL 1969, c. 154, § F. is repealed and the following enacted in its place:

4. Proceeding on reassessment. If a request for reassessment accompanied by a bond or other security is filed within the 10-day period, the assessor shall reconsider the assessment in accordance with section 151.

Sec. 735-A. 36 MRSA § 6116, as last amended by PL 1973, c. 303, § 3, is repealed and the following enacted in its place:

§ 6116. Appeal

A denial in whole or in part of relief claimed under this Part may be appealed in accordance with the Administrative Procedure Act, Title 5, chapter 375.

Sec. 736. 37-A MRSA § 12, as enacted by PL 1971, c. 580, § 1 is amended by adding at the end a new sentence to read:

Rules and regulations within the definition of the Maine Administrative Procedure Act, Title 5, section 8002, subsection 9 shall be adopted, modified or otherwise dealt with in accordance with the Maine Administrative Procedure Act, Title 5, section 8051 et seq.

Sec. 737. 37-A MRSA § 20, as enacted by PL 1971, c. 580. § 1, is amended by adding at the end a new sentence to read:

Regulations pertaining to the management of the Veterans Memorial Cemetery are not rules within the meaning of the Maine Administrative Procedure Act, Title 5, section 8002, subsection 9.

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Sec. 738. 37-A MRSA § 25, as enacted by PL 1971, c. 580, § 1, is amended by adding at the end a new sentence to read:

Appeal from a determination may be had as in section 34.

Sec. 739. 37-A MRSA § 33, last sentence, as enacted by PL 1971, c. 580, § 1, is repealed and the following enacted in its place:

It shall, by procedures in accordance with the Maine Administrative Procedure Act, Title 5, section 8051, et seq., make rules and regulations with respect to those sections.

Sec. 740. 37-A MRSA § 34, as enacted by PL 1971, c. 580, § 1, is repealed and the following enacted in its place:

§ 34. Appeals

Any person who is denied a pension under section 23 or 24 or who is denied or is not satisfied with the amount of aid allotted to him by the bureau shall have the right of appeal to the director. Each applicant for a pension or for aid shall be advised, at the time a decision on his application is made, of his right of appeal and of the method and time for making the appeal. The appellant shall be provided with reasonable notice and a fair hearing, at which the director or a member of the bureau authorized by him shall hear all evidence pertinent to the matter at issue and render a decision thereon in the name of the director, within a reasonable time after the hearing. On request of the appellant, the director shall provide that the hearing be recorded in writing or on tape. A copy of the record shall be provided the appellant at his request and expense. An appeal to the Superior Court may be had in accordance with the Maine Administrative Procedure Act, Title 5, section 11001, et seq.

Sec. 741. 37-A MRSA § 50-K, 3rd sentence, as enacted by PL 1973, c. 788, § 196, is amended to read:

The bureau shall provide such forms and make such rules and regulations as it considers necessary for carrying out this subchapter. It shall, by procedures in accordance with the Maine Administrative Procedure Act, Title 5, section 8051, et seq., make rules and regulations for carrying out this subchapter.

Sec. 742. 37-A MRSA § 55, 1st ¶, as enacted by PL 1971, c. 580, § 1, is amended to read:

The director shall make, amend or rescind, after public hearing thereon, notice of which has been duly advertised in the state paper by procedures in accordance with the Maine Administrative Procedure Act, Title 5, section 8051, et seq., reasonable rules and regulations to carry out this chapter.

Sec. 743. 37-A MRSA § 62, last ¶, as amended by PL 1973, c. 709, § 4 and c. 728, § 2, is further amended by adding at the end a new sentence to read:

These rules and regulations are not rules within the meaning of the Maine Administrative Procedure Act, Title 5, section 8002, subsection 9.

Sec. 744. 37-A MRSA § 184, sub-§ 1, as enacted by PL 1973, c. 787, § 2, is repealed and the following enacted in its place:

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1. Rules and regulations. The bureau may, by procedures in accordance with the Maine Administrative Procedure Act, Title 5, section 8051, et seq., adopt, modify or repeal regulations for the carrying out of this chapter.

Sec. 745. 37-A MRSA § 1403, 2nd and 3rd sentences, as enacted by PL 1977, c. 562. § 1, are amended to read:

They It shall hold their its first meeting for organizational and other purposes, at which meeting the board shall elect a chairman and secretary for the fiscal year. Each succeeding year, the board shall hold their its first meeting in July.

Sec. 746. 37-A MRSA § 1403, as enacted by PL 1977, c. 562, § 1, is amended by adding after the 6th sentence a new sentence to read:

In making these rules and regulations, the board shall seek comments and information from home staff, members, members' families and other relevant sources, but the Maine Administrative Procedure Act regarding rulemaking, Title 5, section 8051 et seq., shall not apply.

Sec. 747. 38 MRSA § 90, sub-§ 1, \P D, as enacted by PL 1969, c. 410, § 1, is amended to read:

D. Issue, suspend or revoke any pilot's license in accordance with sections 85 to 105 and initiate proceedings in the Administrative Court to suspend or revoke these licenses:

Sec. 748. 38 MRSA § 99, as enacted by PL 1969, c. 410, § 1, is amended to read:

§ 99. Grounds for disciplinary action

The board Administrative Court may suspend any pilot for any period that it may deem proper, and may suspend, revoke or annul any pilot's license which shall be issued under sections 85 to 105, upon satisfactory proof that such pilot has willfully disobeyed or violated any of the provisions of sections 85 to 105 or any rule or regulation established by the commission; or such pilot has negligently lost or damaged any vessel under his care; or such pilot is so addicted to the habits of intoxication as to be unfit to be entrusted with the charge of a vessel; or the pilot is so mentally or physically incapable as to be unfit to carry on the duties of a pilot.

Sec. 749. 38 MRSA § 100, 1st sentence, as enacted by PL 1969, c. 410, § 1, is amended to read:

Before any person shall be proceeded against on any complaint, and before any pilot shall be removed or suspended, such person or pilot shall be notified in writing to appear before the commission.

Sec. 750. 38 MRSA § 104, as amended by PL 1973, c. 303, § 3, is repealed and the following enacted in its place:

§ 104. Appeals from commission

Any person aggrieved by any final order or decision of the commission with respect to any disciplinary action or any application for, or denial of, a pilot's

license may appeal therefrom to the Superior Court in accordance with the Maine Administrative Procedure Act.

Sec. 751. 38 MRSA § 343, sub-§ 3, first ¶, 2nd sentence, as enacted by PL 1977, c. 300, § 9, is amended to read:

Within 99 60 days of receipt of a petition, the board shall either notify the petitioner in writing of its denial, stating the reasons therefor, or initiate appropriate rulemaking proceedings.

Sec. 752. 38 MRSA § 343, sub-§ 4, first ¶, as enacted by PL 1977. c. 300, § 9, is amended by adding at the end the following new sentence to read:

After expiration of the emergency period, such a rule shall not be adopted except in the manner prescribed in subsection 1.

Sec. 753. 38 MRSA \S 344, sub- \S 3, last \P , as enacted by PL 1977, c. 300, \S 9, is amended to read:

All correspondence notifying the applicant of Board of Environmental Protection decisions shall be by registered certified mail, return receipt requested.

Sec. 754. 38 MRSA § 344, sub-§ 5, last \P , as enacted by PL 1977, c. 300, § 9, is amended to read:

The running of the time for appeal as provided in section 346 is terminated by a timely petition for reconsideration filed pursuant to this subsection, and the full time for appeal as provided in section 346 commences to run and is to be computed from the date upon which notice is received of any administrative action denying the petition or any order or decision of the board as a result of the petition; provided that the filing of a petition for reconsideration shall not be deemed an administrative or judicial prerequisite for the filing of an appeal pursuant to section 346.

Sec. 755. 38 MRSA § 345, sub-§ 2, ¶ A, 2nd sentence, as enacted by PL 1977, c. 300, § 9, is amended to read:

The date of the first publication shall be no more than 21 at least 20 days nor less than 14 days prior to the date of the hearing and the 2nd publication shall be at least 7; but in the same newspaper no more than 10 days, prior to the date of the hearing.

Sec. 756. 38 MRSA § 345, sub-§ 2, ¶ C, as enacted by PL 1977, c. 300, § 9, is amended to read:

C. Provide notice of the hearing at least 10 days before the date of the hearing by regular mail to persons who have filed with the commissioner within the ealendar past year a written request to receive notification of hearings.

Sec. 757. 38 MRSA § 345, sub-§ 6, 2nd sentence, as enacted by PL 1977. c. 300, § 9, is amended to read:

A copy of the decision shall be delivered personally or by registered certified mail, return receipt requested, to each party of record to the hearing as recognized by department hearing regulations.

Sec. 758. 38 MRSA § 346, sub-§ 1, as enacted by PL 1977, c. 300, § 9, is repealed and the following enacted in its place:

- 1. Except as provided in section 347, subsection 2, any person aggrieved by any order or decision of the board may appeal there from to the Superior Court. These appeals to the Superior Court shall be taken in accordance with Title 5, chapter 375, subchapter VII.
 - Sec. 759. 38 MRSA § 346, sub-§ 2, as enacted by PL 1977, c. 300, § 9, is repealed.
- Sec. 760. 38 MRSA § 347, sub-§ 3, first ¶, as enacted by PL 1977, c. 300, § 9, is repealed and the following enacted in its place:
- 3. Modification, revocation or suspension of licenses. After written notice to the licensee and opportunity for a hearing, the board may modify in whole or in part any license or issue an order prescribing necessary corrective action, or, with or without hearing, may initiate proceedings in the Administrative Court to revoke or suspend a license, whenever the board finds:
 - Sec. 761. P&SL 1941, c. 69, § 4, (a), (3) is amended to read:
- (3) to adopt from time to time and amend by-laws covering its procedure, rules and regulations governing use of the turnpike and any of the other services made available in connection with said turnpike to publish the same as such publication is necessary or advisable and to cause records of its proceedings to be kept in accordance with the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter 1;
- Sec. 762. Appropriation. The following funds shall be appropriated from the General Fund to carry out the purposes of this Act:

PUBLIC UTILITIES COMMISSION
Personal Services (2) \$37,372
All Other 8,000
Total \$45,372

The Public Utilties Commission is authorized to hire one employee in addition to the 2 employees authorized above, making a total of 3 additional employees to carry out the purposes of this Act. One additional employee authorized by this section shall be funded from revenues collected pursuant to Title 35, section 1557, subsection 2, first paragraph.

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ADMINISTRATIVE OFFICE OF THE COURT
Personal Services (1) \$17,293
All Other 15,686
Capital Expenditures 8,220
Total \$41,199

Sec. 763. Effective date. This Act shall take effect July 1, 1978.