

LAWS

OF THE

STATE OF MAINE

AS PASSED BY THE

ONE HUNDRED AND TWELFTH LEGISLATURE

SECOND REGULAR SESSION January 8, 1986 to April 16, 1986

SECOND SPECIAL SESSION May 28, 1986 to May 30, 1986

AND AT THE

THIRD SPECIAL SESSION October 17, 1986

PUBLISHED BY THE DIRECTOR OF REVISOR OF STATUTES IN ACCORDANCE WITH MAINE REVISED STATUTES ANNOTATED, TITLE 3, SECTION 163-A, SUBSECTION 4.

> J.S. McCarthy Co., Inc. Augusta, Maine

PUBLIC LAWS

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1985

(8) The average, minimum and maximum, fine, jail sentence and period of license suspension for operating after suspension and for being a habitual offender, by court; and

(9) Other items that are considered important to the review of the enforcement of the laws relating to drinking and driving.

The office may call upon the assistance of the Department of Public Safety, the State Court Administrator, the office of the Secretary of State and the district attorneys in preparing these reports.

The Office of Alcoholism and Drug Abuse Prevention may revise the contents of the report by including new information or excluding previously reported information in response to changes in the law or other circumstances. The office may request assistance of the Department of Public Safety, the State Court Administrator, the office of the Secretary of State, and the district attorneys in preparing these reports.

Effective July 16, 1986.

CHAPTER 689

H.P. 1469 - L.D. 2071

AN ACT Concerning State Contribution to Pollution Abatement.

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

Sec. 1. 38 MRSA §411, first ¶, as repealed and replaced by PL 1985, c. 479, §3, is amended to read:

The department may pay an amount at least 15%, but not to exceed 45%, of the expense of a municipal or quasi-municipal pollution abatement construction program or a pollution abatement construction program in an unorganized township or plantation authorized by the county commissioners. The department may pay up to 90% of the expense of a municipal or quasi-municipal pollution abatement construction program or a pollution abatement construction program in an unorganized township or plantation authorized by the

county commissioners in which the construction cost of the project does not exceed \$100,000 .so long as total expenditures for the small projects do not exceed \$1,000,000 in any fiscal year and not more than one grant is made to any applicant each year, except that the department may pay up to 50% of the expense of individual projects serving seasonal dwellings or commercial establishments. The application for а grant under this paragraph for a project serving a single-family dwelling, including outbuildings, or а single commercial establishment, shall include а signed statement of the financial condition of the owner of the single-family dwelling or commercial establishment describing the need for the grant. That statement will become part of the application record and no further evidence of need will be required.

Sec. 2. 38 MRSA §411, 2nd \P , as enacted by PL 1985, c. 479, §3, is amended to read:

The department, consistent with funding provided for the purpose of abating pollution from salt and sand-salt storage areas, may pay up to 50% of the expense of a municipal or quasi-municipal salt or sand-salt storage pollution abatement construction program or a salt or sand-salt storage pollution abatement construction program authorized by the county commissioners as long as total expenditures for salt or sand-salt storage buildings do not exceed \$2,500,000 per fiscal year and no municipal or quasimunicipal or county entity receives more than \$50,000 for salt or sand-salt storage buildings. Municipalities <u>or counties</u> may be reimbursed for salt or sand-salt storage buildings constructed after July 1, 1985 in accordance with rules promulgated by the department. State grant-in-aid participation under this section shall be limited to grants for waste treatment facilities, interceptor systems, outfalls and salt or sand-salt storage buildings. The word "expense" shall not include costs relating to land acquisition or debt service, unless allowed under federal statutes and regulations.

Sec. 3. Applicability. This Act shall not apply to any applications under the Maine Revised Statutes, Title 38, section 411, made prior to March 1, 1986.

Effective July 16, 1986.