

LAWS

OF THE

STATE OF MAINE

AS PASSED BY THE

ONE HUNDRED AND FIFTEENTH LEGISLATURE

THIRD SPECIAL SESSION October 1, 1992 to October 6, 1992

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ONE HUNDRED AND SIXTEENTH LEGISLATURE

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> J.S. McCarthy Company Augusta, Maine 1993

PUBLIC LAWS

OF THE

STATE OF MAINE

AS PASSED AT THE

FIRST REGULAR SESSION

of the

ONE HUNDRED AND SIXTEENTH LEGISLATURE

1993

CHAPTER 19

venient place of business for distribution to the voters at least 3 days before the annual meeting <u>or the annual business meeting</u>.

See title page for effective date.

CHAPTER 20

H.P. 320 - L.D. 408

An Act to Amend the Law Pertaining to Abandoned Vehicles

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

Sec. 1. 29 MRSA §2610, sub-§1, as repealed and replaced by PL 1991, c. 458, §1, is amended to read:

1. Application. This section applies to a vehicle that is:

A. Towed at the request of the owner or driver;

B. Towed pursuant to section 1111;

C. Towed after being left on property without permission;

D. Left on property without the permission of the property owner or person in charge of the property or premises where the vehicle is located; or

E. Left at a place of business after being repaired pursuant to a written work order signed by the person requesting the repair work.

If a person abandons a vehicle described by this subsection, the owner of the premises or property where the vehicle is located may obtain a letter of ownership or a certificate of title by complying with this section. A vehicle is abandoned if the owner or lienholder does not retrieve it and pay all reasonable charges for towing, storing and authorized repair of the vehicle within 14 days of publication as required by subsection 2 or within 14 days of receipt of the notice required by subsection 3. Daily storage charges must be reasonable and total storage charges may not exceed the equivalent of \$600 for a 30-day time period. A vehicle towed for snow removal purposes is exempt from this section for 48 hours immediately following completion of the tow.

Sec. 2. 29 MRSA §2610, sub-§2, as amended by PL 1991, c. 458, §2, is further amended to read:

2. Owner or lienholder unknown. If the owner or lienholder of a vehicle described in subsection 1 is unknown, the owner of the premises or property where the vehicle is located shall inquire of the Secretary of State

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in writing whether the Secretary of State's records contain information as to the owner and lienholder, if any, of the vehicle. If the lienholder only is unknown, the inquiry required by this section may be made by telephone and need only be confirmed in writing with the Secretary of State. That inquiry must include the vehicle's make, model, year, body type, vehicle identification number and any registration and plates on the vehicle. Upon receipt of the inquiry, the Secretary of State shall provide the holder of the vehicle with the name and address of the vehicle's owner and lienholder or shall state that no record of the vehicle is on file.

A. If the Secretary of State provides the name of the owner or lienholder, the holder of the vehicle shall comply with subsection 3.

B. If the Secretary of State finds no record of the vehicle, the owner of the premises or property where the vehicle is located shall publish, at least twice in a newspaper of general circulation in the county where the premises or property is located, a notice that clearly describes the vehicle and states that if the owner of the vehicle or lienholder has not properly retrieved it and paid all reasonable charges for its towing and storage within 14 days from the date of last publication, ownership of the vehicle will pass to the owner of the property or premises where the vehicle is located. The notice must clearly state how the owner of the premises or property may be contacted.

See title page for effective date.

CHAPTER 21

H.P. 728 - L.D. 987

An Act Relating to Compulsory Insurance Limits for Hired Vehicles Used to Transport Passengers

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

Whereas, changes in the motor vehicle insurance laws that were enacted in the Second Regular Session of the 115th Legislature impose inappropriately high and burdensome insurance premium costs upon the taxicab industry and threaten the ability of the providers of taxi service throughout the State to continue providing service to the communities they serve; and

Whereas, in this State, taxis serve primarily the poor, the elderly and the physically challenged; and

Whereas, immediate action is necessary to prevent a curtailment or cessation of service in the State's communities; and