MAINE STATE LEGISLATURE

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LAWS

OF THE

STATE OF MAINE

AS PASSED BY THE

ONE HUNDRED AND NINETEENTH LEGISLATURE

FIRST REGULAR SESSION December 2, 1998 to June 19, 1999

THE GENERAL EFFECTIVE DATE FOR FIRST REGULAR SESSION NON-EMERGENCY LAWS IS SEPTEMBER 18, 1999

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

> J.S. McCarthy Company Augusta, Maine 1999

- A. When determining whether a credit union's proposed field of membership meets the requirements of this section, the superintendent shall consider all guidelines established by the National Credit Union Administration that address the issues of common bond, overlapping fields of membership, expansions or conversions of field of membership and the documentation required for amending a field of membership.
- B. The superintendent shall provide notice to interested parties of a bylaw amendment sought by a credit union that proposes a change in field of membership.

Sec. 26. 9-B MRSA §877, as enacted by PL 1975, c. 666, §31, is amended to read:

§877. Fees for mergers, conversions and acquisitions

No An application made pursuant to sections 872, 872-A, 873, 875 or 876 shall may not be deemed considered complete unless accompanied by an application fee of \$200 payable to the Treasurer of State to be credited and used as provided in section 214. The superintendent shall establish the amount of the application fee, which may not exceed \$2,000.

Sec. 27. 9-B MRSA §1015, sub-§5, ¶D is enacted to read:

D. An application or notice required under this subsection is not complete unless accompanied by a fee to be credited and used as provided in section 214. The superintendent shall establish the amount of the fee, which may not exceed \$2,500.

See title page for effective date.

CHAPTER 219

H.P. 296 - L.D. 404

An Act Regarding Shooting Over or From a Public Paved Way

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

- **Sec. 1. 12 MRSA §7406, sub-§7,** as amended by PL 1997, c. 116, §1, is further amended to read:
- 7. Shooting from or over a public paved way. A person is guilty of hunting from or aeross over a public paved way if that person hunts shoots at any wild animal or wild bird from any public paved way or within 10 feet of the edge of the pavement of the

public paved way or from within the right-of-way of any controlled access highway or discharges any firearm across over a public paved way. Nothing in this subsection prohibits a person who has a valid permit to carry a concealed weapon from possessing such a weapon on or near a public paved way as long as it is not used for hunting shooting at wild animals or wild birds or discharged in violation of this subsection.

See title page for effective date.

CHAPTER 220

H.P. 232 - L.D. 336

An Act Regarding Exhibition of Licenses from the Department of Inland Fisheries and Wildlife

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

Sec. 1. 12 MRSA §7079-C is enacted to read:

§7079-C. Duty to exhibit a license or permit

A person who holds a license or permit issued under chapters 701 to 721 shall, while engaged in the licensed activity or while transporting fish, wild animals or wild birds:

- 1. Carry license or permit. Have on that person that license or permit; and
- 2. Exhibit license or permit. Exhibit that license or permit for inspection upon request to a warden or other law enforcement officer, an employee of the department, a registered Maine guide or the owner of the land on which the licensed activity is taking place.

A person who violates this section is guilty of failure to exhibit a license. Failure to exhibit a license is a Class E crime.

- **Sec. 2. 12 MRSA §7106-B, sub-§4, ¶B,** as enacted by PL 1995, c. 462, Pt. A, §35 and affected by §92, is repealed.
- **Sec. 3. 12 MRSA §7109, sub-§4, ¶A,** as enacted by PL 1983, c. 807, Pt. L, §2, is repealed.
- **Sec. 4. 12 MRSA §7110, sub-§4, ¶B,** as repealed and replaced by PL 1989, c. 878, Pt. A, §34, is repealed.
- **Sec. 5. 12 MRSA §7151, sub-§7,** ¶**B,** as enacted by PL 1979, c. 420, §1, is repealed.

Sec. 6. 12 MRSA §7406, sub-§2, as enacted by PL 1979, c. 420, §1, is repealed.

See title page for effective date.

CHAPTER 221

S.P. 714 - L.D. 2036

An Act to Prohibit Deceptive Charitable Solicitations

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

- **Sec. 1. 9 MRSA §5003, sub-§3,** as enacted by PL 1977, c. 488, §1, is amended to read:
- 3. Commercial co-venturer. "Commercial co-venturer" shall mean means any person who, for profit or other commercial consideration, shall conduct, promote, underwrite, arrange or sponsor conducts, promotes, underwrites, arranges or sponsors a sale, performance, collection or sale of donated goods or event of any kind which that is advertised in conjunction with the name of any charitable organization. Any such person who will benefit in good will only shall may not be deemed considered a commercial coventurer if the collection and distribution of the proceeds of the sale, performance or event are supervised and controlled by the benefiting charitable organization.
- Sec. 2. 9 MRSA §5005, sub-§5 is enacted to read:
- 5. Proceeds from the solicitation of goods involving a commercial co-venturer. If a charitable organization employs a commercial co-venturer for the purpose of soliciting goods through the placement of containers in public places, that charitable organization shall file annually the following information:
 - A. The total money raised from contributions collected during the year; and
 - B. Out of the funds raised from contributions, the total dollars that have been or will be expended for:
 - (1) Program services;
 - (2) Payments to commercial co-venturers; and
 - (3) Management.
- **Sec. 3. 9 MRSA §5012,** as repealed and replaced by PL 1989, c. 55, §4, is amended by adding at the end a new paragraph to read:

A charitable organization that employs a commercial co-venturer to solicit goods through the placement of containers in public places shall post the disclosure required in this section in writing that is clearly visible to a person placing a contribution in the container.

Sec. 4. 9 MRSA §5012-A is enacted to read:

§5012-A. Deceptive practices in the solicitation of goods

A commercial co-venturer who is engaged in the solicitation of goods is guilty of a deceptive and prohibited practice if that commercial co-venturer charges a charitable organization a sum of money for the goods and the co-venturer's services in the collection of those goods that far exceeds the fair market value of those goods and services. Such an action constitutes a fraud against the charity and its donors. Fair market value may be established in any commercially acceptable fashion including a comparison of the amount paid for similar goods and services by a similar charity.

See title page for effective date.

CHAPTER 222

S.P. 584 - L.D. 1664

An Act to Clarify Basic Health Care Services to be Offered by Maine Health Maintenance Organizations

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

Whereas, this legislation is immediately necessary to ensure that health maintenance organizations and employers are able to vary particular coverages and copayment requirements to respond to particular needs and market factors; and

Whereas, in the judgment of the Legislature, these facts create an emergency within the meaning of the Constitution of Maine and require the following legislation as immediately necessary for the preservation of the public peace, health and safety; now, therefore,

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

- **Sec. 1. 24-A MRSA §4202-A, sub-§1,** as enacted by PL 1991, c. 709, §2, is amended to read:
- **1. Basic health care services.** "Basic health care services" means health care services that an