MAINE STATE LEGISLATURE

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LAWS

OF THE

STATE OF MAINE

AS PASSED BY THE

ONE HUNDRED AND TWENTY-SEVENTH LEGISLATURE

FIRST REGULAR SESSION December 3, 2014 to July 16, 2015

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

Augusta, Maine 2015

CHAPTER 213 S.P. 545 - L.D. 1444

An Act To Correct an Inconsistency in the So-called Dig Safe Law

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

Sec. 1. 23 MRSA §3360-A, sub-§3, ¶E, as amended by PL 2013, c. 557, §1, is further amended to read:

E. The excavation must commence within 30 days of notification under this subsection. If the proposed excavation or blasting commences or continues is not completed 60 calendar days after notification under this subsection or the excavation or blasting will be expanded outside of the location originally specified in the notification, the excavator responsible for that excavation shall again notify the system as specified in paragraph A. The excavator shall notify the system once for each successive 60-day period.

Sec. 2. Rules. The Public Utilities Commission shall amend Sections 4(B)(1)(a) and 4(B)(1)(d) of Rule Chapter 895: Underground Facility Damage Prevention Requirements to be consistent with the Maine Revised Statutes, Title 23, section 3360-A, subsection 3, paragraph E. Notwithstanding Title 23, section 3360-A, subsection 13, rules adopted pursuant to this section are routine technical rules as defined in Title 5, chapter 375, subchapter 2-A.

See title page for effective date.

CHAPTER 214 S.P. 424 - L.D. 1197

An Act To Allow Certificate of Approval Holders under the Liquor Licensing Laws To Donate Alcohol to Nonprofit Organizations

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

Sec. 1. 28-A MRSA §2, sub-§15, ¶I, as amended by PL 2011, c. 629, §2, is further amended to read:

I. "Incorporated civic organization" means any charitable or civic organization incorporated as a corporation without stock under Title 13, chapter 81 or Title 13-B with a civic or charitable purpose, including but not limited to relief of poverty, advancement of education and the arts, pro-

motion of social health, safety and welfare, fostering community and economic development, protection against animal cruelty, combating community deterioration, lessening the burdens of government and providing assistance to the underprivileged and distressed.

Sec. 2. 28-A MRSA §708-B, as repealed and replaced by PL 2011, c. 629, §11, is repealed.

Sec. 3. 28-A MRSA §708-C is enacted to read:

§708-C. Donations to public broadcasting stations, incorporated civic organizations and national organizations

1. Donations for an auction or award. A person licensed by the bureau under section 1355-A, a certificate of approval holder or a wholesaler may donate a certificate to purchase its product or donate its product to a public broadcasting station, an incorporated civic organization or a similarly purposed national organization designated by the United States Internal Revenue Service under the United States Internal Revenue Code of 1986, Section 501(c)(3) for the purpose of an auction or to offer as a prize, gift or award in conjunction with efforts to support the purposes of the incorporated civic organization, similarly purposed organization or public broadcasting station. Spirits donated in accordance with this subsection must have first been sold to the State or the State's contracted wholesaler for listing, pricing and distribution in accordance with this Title. A person authorized to make a donation in accordance with this subsection shall maintain a record of each donation, including the value of the donation and the date on which it was made. A recipient of a donation under this subsection must be 21 years of age or older.

2. Donations for consumption at on-premises events. A person licensed by the bureau under section 1355-A, a certificate of approval holder or a wholesaler may donate its product or provide malt liquor, wine or fortified wine at a reduced price to a person licensed by the bureau to serve alcoholic beverages for on-premises consumption at an event designed to benefit an incorporated civic organization or a similarly purposed national organization designated by the United States Internal Revenue Service under the United States Internal Revenue Code of 1986, Section 501(c)(3). Spirits donated in accordance with this subsection must have first been sold to the State or the State's contracted wholesaler for listing, pricing and distribution in accordance with this Title. A person authorized to make a donation or offer its product at a reduced price under this subsection shall maintain a record of the products donated or offered, including the value of each, the reduced price when applicable and the date on which the product was provided. All applicable excise taxes on donated malt liquor, wine and fortified wine must be remitted as required by this

<u>Title.</u> A licensee provided product in accordance with this subsection:

- A. Shall maintain a record of each product received and the date on which it was received;
- B. Shall maintain a record of the name of the incorporated civic organization or similarly purposed national organization the event was designed to benefit and for which the product is provided;
- C. Shall ensure that the product provided is served only at the event designed to benefit the incorporated civic organization or similarly purposed national organization;
- D. Shall ensure that excess product that was donated for the event is returned to the donor within a reasonable period after the event; and
- E. Shall ensure that containers holding donated product are returned to the donor for recycling as appropriate and not presented for redemption under Title 32, chapter 28.
- **Sec. 4. 28-A MRSA §709, sub-§2,** ¶¶**J and K,** as enacted by PL 2011, c. 629, §15, are amended to read:
 - J. Providing samples authorized under section 1355-A, 1402, 1402-A or 1504; or
 - K. Donations authorized under section 708 B. 708-C; or
- Sec. 5. 28-A MRSA $\S709$, sub- $\S2$, \PL is enacted to read:
 - L. Product supplied by licensees authorized under section 1052-D for the purposes of providing taste-testing samples under a taste-testing event license.
- **Sec. 6. 28-A MRSA §1071, sub-§6,** as amended by PL 2011, c. 629, §19, is further amended to read:
- 6. Server requirements. A manufacturer licensed by the bureau under section 1355-A, a certificate of approval holder or a wholesaler who provides malt liquor, wine, fortified wine or spirits for the public event or gathering being sponsored may serve its product at the event. An incorporated civic organization issued a license in accordance with this section shall provide the names of those persons not licensed under chapters 51, 55 or 59 who will be serving alcoholic beverages at the public event or gathering being sponsored. In the event that a server from that list is unavailable, a licensed manufacturer, distributor, wholesaler, small winery or small brewery that has provided alcoholic beverages to be served at the event may provide serving assistance.

See title page for effective date.

CHAPTER 215 S.P. 320 - L.D. 929

An Act Relative to the Escheat of United States Savings Bonds

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

- **Sec. 1. 33 MRSA §1952, sub-§15-B** is enacted to read:
- 15-B. United States savings bond. "United States savings bond" means property, tangible or intangible, in the form of a savings bond issued by the United States Treasury whether in paper form, electronic form or paperless form, along with all the proceeds of the savings bond.
- **Sec. 2. 33 MRSA §1953, sub-§1, ¶P,** as amended by PL 2001, c. 439, Pt. L, §3, is further amended to read:
 - P. Notwithstanding paragraph E, property contained in a prearranged funeral or burial plan described in Title 32, section 1401, including deposits containing funds from such a plan, 3 years after the death of the person on whose behalf funds were paid into the plan; and
- **Sec. 3. 33 MRSA §1953, sub-§1, ¶Q,** as enacted by PL 2001, c. 439, Pt. L, §4, is amended to read:
 - Q. Property distributable in the course of a demutualization or related reorganization of an insurance company, 2 years after the earlier of:
 - (1) The date of the distribution of the property; or
 - (2) The date of last contact with a policy-holder; and
- **Sec. 4. 33 MRSA §1953, sub-§1, ¶R** is enacted to read:
 - R. A United States savings bond, as described in section 1954-B, 3 years after its date of final maturity.
 - Sec. 5. 33 MRSA §1954-B is enacted to read:

§1954-B. United States savings bonds

- 1. Presumed abandoned in this State. Notwithstanding section 1953, subsection 1, paragraph K and sections 1963, 1970 and 1976, a United States savings bond subject to this chapter or held or owing in this State by any person is presumed abandoned in this State if:
 - A. The last known address of the owner of the United States savings bond is in this State; and