STATE OF MAINE

IN THE YEAR OF OUR LORD NINETEEN HUNDRED FIFTY-FIVE

'Sec. 90-A. License required to dig or take marine worms in Hancock county,

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

R. S., c. 38, §§ 90-A - 90-C, additional. Chapter 38 of the revised statutes is hereby amended by adding thereto 3 new sections to be numbered 90-A to 90-C, inclusive, to read as follows:

'Sec. 90-A. License required to dig or take marine worms in Hancock County. No person shall, in the county of Hancock, dig or take marine worms for sale unless license has been granted to him by the county commissioners of said county, who are authorized to grant and issue such licenses and fix the fee therefor. No license shall be granted or issued except to a resident of said county. For the purposes of sections 90-A to 90-C, inclusive, the term “a resident” shall mean a person who has resided in this State for the term of at least 6 consecutive months and in the county of Hancock for at least 3 consecutive months prior to receiving a license.

Sec. 90-B. Dealers’ licenses. No person shall be a dealer in marine worms in the county of Hancock unless license has been granted to him by the county commissioners of said county, who are authorized to issue such license and fix the fee therefor. For the purposes of sections 90-A to 90-C, inclusive, the term “dealer” herein used shall mean any person, firm or corporation buying marine worms for resale.

Sec. 90-C. Licenses; revocation; appeal. The county commissioners may revoke any license issued by them under the provisions of the 2 preceding sec-
tions, upon evidence satisfactory to them that the person taking or selling marine worms has violated any of the laws of the State regulating the taking and sale of marine worms. If the county commissioners refuse to issue the licenses provided for in said sections or if a license has been revoked by the county commissioners, a person aggrieved may apply to any justice of the superior court, in term time or vacation, who may order the issuance or restoration thereof, provided said justice finds the county commissioners acted fraudulently or corruptly or erred in their conclusion of facts.