

AN ACT TO EXEMPT ADVERTISING IN TRADE PUBLICATIONS  
FROM REGULATION BY THE ALCOHOLIC BEVERAGES CONTROL COMMISSION. Chap.426

*Be it enacted, etc., as follows:*

Section 24 of chapter 138 of the General Laws, as most recently amended by section 13 of chapter 542 of the acts of 1943, is hereby further amended by striking out the first sentence and inserting in place thereof the following sentence:— The commission shall, with the approval of the governor and council, make regulations not inconsistent with the provisions of this chapter for clarifying, carrying out, enforcing and preventing violation of, all and any of its provisions, for inspection of the premises and method of carrying on the business of any licensee, for insuring the purity, and penalizing the adulteration, or in any way changing the quality or content, of any alcoholic beverage, for the proper and orderly conduct of the licensed business, for establishing maximum prices chargeable by licensees under this chapter, and regulating all advertising of alcoholic beverages, except such advertising as appears in publications which are circulated to the liquor trade and not to the general public, and shall, with like approval, make regulations governing the labelling of packages of alcoholic beverages as to their ingredients and the respective quantities thereof.

*Approved June 12, 1952.*

G. L. (Ter. Ed.), 138, § 24, etc., amended.

Certain advertising to be exempt from regulation by alcoholic beverages control commission.

AN ACT RELATIVE TO FOREST CUTTING PRACTICES. Chap.427

*Be it enacted, etc., as follows:*

Chapter 132 of the General Laws is hereby amended by striking out sections 42, 43 and 44, inserted by chapter 539 of the acts of 1943, and inserting in place thereof the following sections:— *Section 42.* Every owner of land who proposes to cut forest products on land devoted to forest purposes, or to cause such products to be cut except as provided in section forty-four, shall give written notice of his intention to begin any cutting operation to said director prior to the date on which he proposes to cut or cause such products to be cut. Said director, or his agent at the direction of said director, shall forthwith examine the forest to be cut and advise and assist the owner to prepare and carry out a plan of operations that shall be best calculated to conform to the forest practices adopted for the region. The plan shall also be delivered to the owner in writing. Where necessary to provide for reseedling, said director may also mark or otherwise designate a minimum number of seed trees to remain standing. Said director shall inspect the property during the operations, and upon its completion determine whether the operation has been executed in accordance with the plan and practices, and shall report in writing to said committee the nature of the operation, its extent, the amount

G. L. (Ter. Ed.), 132, §§ 42, 43 and 44, amended.

Notice of intent to cut timber.