

A Reminder To Our Customers . . .

**NEW HAMPSHIRE LAW PROVIDES THAT AFTER
60 DAYS FROM THE DATE
OF CLEANING, ARTICLES NOT CALLED
FOR MAY BE DISPOSED
OF AT THE DRYCLEANER'S OPTION**

*We Would Be Happy To Arrange Suitable Storage If
Articles Must Be Left For Prolonged Periods Of Time*

Chapter 449:1, 1955, Chapter 449:2, 1985



NEW HAMPSHIRE STATUTES ANNOTATED

"The Law governing disposal of Old Inventory"

Chapter 449. Liens for Cleaning, Pressing, Laundering, Etc.
Section 1. Liens for Cleaning, Pressing, Glazing, Laundering or Dyeing.

Every person who maintains an establishment for cleaning, pressing, glazing, laundering, or dyeing, who shall place in storage, or do any work on, any article of personal property at the request of the owner or legal possessor of such property shall have a lien for such service, and may retain possession of such article until the charges for such work or storage have been paid.

Section 2. Sale or Disposal for Service Lien.

If such lien remains undischarged for a period of 60 days after work has been completed or after expiration of agreed terms of storage, if any, or in the absence of such agreement, after the expiration of 90 days from date of storage, the lienholder may give such article a duly organized charitable corporation or sell such article at public or private sale. Provided, however, that reasonable notice of the above policy shall be given by posting the policy in a conspicuous place in the cleaning establishment and by including the policy on the claim check.

NOTE: This information which is reproduced here was obtained from knowledgeable state officials. The North East Fabricare Association will accept no responsibility for errors or omissions. It is merely a guideline to the law and not meant in any manner to imply legal interpretation. Anyone involved with a lien action is strongly advised to seek professional legal assistance.