

# *A Reminder To Our Customers . . .*

**VERMONT LAW PROVIDES THAT AFTER  
1 YEAR FROM THE DATE  
OF CLEANING, ARTICLES NOT CALLED  
FOR MAY BE DISPOSED**

## **OF AT THE DRYCLEANER'S OPTION**

Chapter 13, T. 27, Section 1237, Feb. 3, 1972

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



## VERMONT STATUTES ANNOTATED

### "The Law governing disposal of Old Inventory"

Section 1237. Miscellaneous unclaimed property.

Any person who is the owner of any service establishment wherein services are rendered on goods left by the owner thereof, may dispose of the goods as if he were the owner thereof provided:

- (1) The services rendered have been billed but not paid for either in whole or in part; and
- (2) The goods have remained unclaimed in the service establishment for one year or more; and
- (3) Notice to claim the goods and to pay the bill for services has been sent to the owner by registered mail at his last known address at least four months prior to the disposition to be taken hereunder; and
- (4) The goods have a fair market value of \$250.00 or less.

Added 1981, No. 144 (Adj. Sess.), eff. Feb. 3, 1972.

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.