

ACTS AND RESOLVES

AS PASSED BY THE

One Hundred and Fifth Legislature

OF THE

STATE OF MAINE

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1971

on a custom basis or any containers or packages containing such articles are plainly marked 'Not for Sale' immediately after being prepared and kept so identified until delivered to the owner and that the establishment conducting the custom operation is maintained and operated in a sanitary manner.

Effective September 23, 1971

Chapter 388

AN ACT Relating to Late Filing of Answers to Petition for Award under Workmen's Compensation Law.

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

R. S., T. 39, § 97, amended. Section 97 of Title 39 of the Revised Statutes is amended by adding a new paragraph at the end to read as follows:

Except that for good cause shown, a single commissioner may permit the late filing of any pleading permissible under this Act.

Effective September 23, 1971

Chapter 389

AN ACT to Repeal a Restriction on Municipal Investments.

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

Sec. 1. R. S., T. 30, § 5051, sub-§ 3, amended. Subsection 3 of section 5051 of Title 30 of the Revised Statutes is amended to read as follows:

3. Savings banks' investments. Invested according to the law governing the investment of the funds of savings banks in Title 9, chapter 57 52.

A. For the purpose of this section, the words "deposits of a bank" or their equivalent as used in Title 9, chapter 5+52 shall mean the total assets of the reserve fund, trust fund or other permanent fund being invested, but the limitation concerning the maximum amount which may be invested in a security or type of security under said Title 9, chapter 5+52 applies only to an investment in that security or type of security which exceeds \$2,000.

B. For the purpose of this section, the words "trustees of a bank" or their equivalent shall, as used in Title 9, chapter 52 mean municipal officers.

Sec. 2. R. S., T. 30, § 5051, sub-§ 4, amended. Subsection 4 of section 5051 of Title 30 of the Revised Statutes, as amended by chapter 127 of the public laws of 1965, is further amended to read as follows:

4. Trust company or national bank. The municipal officers are authorized and may, where the terms of the instrument, order or article creating the fund does do not prohibit, designate in writing a trust company or national bank having its principal office within the State, for the purpose of investment and may consent to the investment of such funds in a common trust fund maintained by said trust company or bank for investment under the rule of prudence set out in Title 18, section 4054.

Effective September 23, 1971

Chapter 390

AN ACT Relating to Salaries of Jury Commissioners and County Officers in the Several Counties of the State and Court Messenger of Cumberland County.

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

Sec. 1. R. S., T. 4, § 113, amended. Section 113 of Title 4 of the Revised Statutes, as last amended by section 2 of chapter 441 of the public laws of 1969, is further amended to read as follows:

§ 113. Messenger of Cumberland County

The superior court messenger of Cumberland County shall be appointed by the senior resident Superior Court Justice and shall receive an annual salary of \$6,600 \$7,200 in full compensation for service and attendance.

Sec. 2. R. S., T. 14, § 1252, amended. The first paragraph of section 1252 of Title 14 of the Revised Statutes, as amended, is further amended to read as follows:

The jury commissioners for the several counties shall each receive for their services the following sums per year, and expenses: Androscoggin, \$175; Aroostook, \$125 \$175; Cumberland, \$275 \$300; Franklin, \$100 \$125; Hancock, \$100 \$150; Kennebec, \$125 \$175; Knox \$100 \$150; Lincoln, \$100 \$125; Oxford, \$100 \$150; Penobscot, \$125; Piscataquis, \$75 \$125; Sagadahoc, \$100 \$125; Somerset, \$100 \$150; Waldo, \$100 \$125; Washington, \$100 \$150; York, \$200 \$300.

Sec. 3. R. S., T. 30, § 2, amended. The 2nd to the 17th paragraphs of section 2 of Title 30 of the Revised Statutes, as amended, are further amended to read as follows:

Androscoggin County: County commissioners, $\$_{3,000}$ $\$_{3,400}$; chairman, $\$_{3,600}$ $\$_{4,000}$; clerk of courts, $\$_{8,600}$ $\$_{9,850}$; county attorney, $\$_{8,500}$; first assistant county attorney, $\$_{6,000}$; second assistant county attorney, $\$_{6,000}$; county treasurer, $\$_{6,050}$ $\$_{7,300}$; sheriff, $\$_{8,000}$ $\$_{9,250}$; register of deeds, $\$_{6,800}$ $\$_{8,050}$; judge of probate, $\$_{6,000}$ $\$_{7,250}$; register of probate, $\$_{6,200}$ $\$_{7,450}$.

Aroostook County: County commissioners, $\$_{1,500}$ $\$_{1,800}$; except that one member of the board, designated by the board as chief administrative officer, shall receive $\$_{5,500}$ $\$_{6,500}$; clerk of courts, $\$_{6,000}$ $\$_{8,500}$; county attorney, $\$_{8,500}$; assistant county attorney, $\$_{5,500}$; county treasurer, $\$_{3,500}$; sheriff, $\$_{6,500}$ $\$_{7,500}$; register of deeds, northern district, $\$_{5,500}$; $\$_{6,500}$; southern district, $\$_{5,500}$ $\$_{6,500}$; judge of probate, $\$_{4,500}$ $\$_{5,500}$; register of probate, $\$_{4,000}$ $\$_{5,000}$.