

# MAINE STATE LEGISLATURE

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## CHAPTER 625

## VEHICLES

Sec.

3801. Vehicles, aircraft and parachutes.

3802. Filing in office of town clerk; inaccuracy does not invalidate lien.

**§ 3801. Vehicles, aircraft and parachutes**

Whoever performs labor by himself or his employees in manufacturing or repairing the ironwork or woodwork of wagons, carts, sleighs and other vehicles, aircraft or component parts thereof, and parachutes, or so performing labor furnishes materials therefor or provides storage therefor by direction or consent of the owner thereof, shall have a lien on such vehicle, aircraft or component parts thereof, and parachutes for his reasonable charges for said labor, and for materials used in performing said labor, and for said storage, which takes precedence of all other claims and incumbrances on said vehicles, aircraft or component parts thereof, and parachutes not made to secure a similar lien, and may be enforced by attachment at any time within 90 days after such labor is performed or such materials or storage furnished and not afterwards, provided a claim for such lien is duly filed as required in section 3802. Said lien shall be dissolved if said property has actually changed ownership prior to such filing.

R.S.1954, c. 178, § 62.

**§ 3802. Filing in office of town clerk; inaccuracy does not invalidate lien**

The liens mentioned in section 3801 shall be dissolved unless the claimant within 30 days after the labor is performed, or storage furnished, files in the office of the clerk of the town in which the owner of such vehicle resides, or, when said owner is a nonresident of this State, in the registry of deeds or registry district of the county where the claimant resides, a true statement of the amount due him for such labor and materials or for storage, with all just credits given, together with a description of the vehicle manufactured or repaired sufficiently accurate to identify it and the name of the owner, if known, which shall be subscribed and sworn to by the person claiming the lien or by someone in his behalf, and recorded in a book kept for that pur-

pose by the clerk, who is entitled to the same fees therefor as for recording mortgages. No inaccuracy in such statement relating to said property, if the same can be reasonably recognized, or in stating the amount due for labor or materials, or for storage, invalidates the proceedings unless it appears that the person making it willfully claims more than his due.

R.S.1954, c. 178, § 63.