

MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

SIXTY-FIFTH LEGISLATURE

OF THE

STATE OF MAINE.

1891.

Published by the Secretary of State, agreeably to Resolves of June 28, 1820,
February 18, 1840, and March 16, 1842.

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1891.

PUBLIC LAWS
OF THE
STATE OF MAINE.

1891.

horses, oxen or mules, at least five inches wide, when traveling on the road from Jackson Brook, in Washington county, to Forest City, and when traveling on the highway from the spool mill of the Willimantic Linen Company, in Willimantic, in Piscataquis county, by the residences of Irvine Floyd or Jabez Hathaway, to Francis' siding on the Bangor and Piscataquis railroad in Abbot; and no team drawn by more than six horses, oxen or mules, shall travel thereon. This section is not applicable to stage or pleasure carriages, or to those owned by the state or the United States, or to any cart or wagon owned by the settlers in the vicinity and used for farming purposes. The owner or driver of a team violating this section, forfeits twenty dollars and one dollar more for each mile of road passed, to be recovered by complaint before a trial justice in the county where the offence was committed, and on a libel or complaint, he may issue his warrant to seize and detain such team to respond to such fine and cost.'

CHAP. 138

county, and road in Willimantic, Piscataquis county.

—penalty, for violation.

Approved April 3, 1891.

Chapter 138.

An Act to amend section two of chapter thirty-nine of the Revised Statutes, relating to the Branding of Lime.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section two of chapter thirty-nine of the revised statutes, is hereby amended by striking out the words, "or particular locality" in the seventh and eighth lines of said section, immediately following the word "town", so that said section when amended, shall read as follows:

Sec. 2, ch. 39, R. S., amended

SECT. 2. Each inspector, by himself or deputy, shall inspect all lime manufactured in his town, with the casks therefor, at the time that they are filled at the kiln where it is burnt; see that in all respects the lime and casks conform to law, and brand each cask as herein provided. All well burned, pure, fine grained lime, of a white or yellowish color, manufactured for shipment or sale, shall be contained in casks well filled, one head of which shall be branded with the name of the town where the lime was burnt with letters not less than one inch in length, the initials of the christian name and the

Lime, inspectors of, and their duties.

—first quality, how inspected and branded.

CHAP. 139

—impure lime,
how inspected.

whole of the surname of the inspector or deputy, the word “inspected” and the figure “one” and the word “quality” in a legible manner. But instead of being branded, such marks of the inspector may be painted upon the casks in a suitable and legible manner, with letters of the length hereinbefore provided. All black, dark, or impure lime manufactured for shipment or sale shall be contained in casks well filled and branded with the figure “two”, and the word “quality” in a legible manner upon each cask. But no person is forbidden to put up and brand lump lime in the manner now practiced, if included in that first above named.’

Approved April 3, 1891.

Chapter 139.

An Act to establish a bounty on Seals.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows :

Bounty on seals,
established.

SECT. 1. A bounty of fifty cents for each and every seal killed in the waters of Penobscot river and bay shall be paid by the treasurer of the town in which such seal is killed, to the person exhibiting to said treasurer the nose of such seal, within thirty days after said seal was killed; such treasurer shall destroy it and shall then proceed as in sections six and seven of chapter thirty of the revised statutes.

Inconsistent
acts, repealed.

SECT. 2. All acts forbidding the destruction of seals in any waters of this state, or inconsistent with the provisions hereof are hereby repealed; provided, however, that it shall be unlawful to destroy said seal in the waters of Casco bay by shooting with rifle or other long range weapon which might endanger human life in the neighborhood; and provided further, that the carcasses of such seal when destroyed in Casco bay shall not be left derelict in the waters of said bay, but shall be removed from said waters and properly disposed of by the person destroying them, under a penalty, for a violation of either of the foregoing provisions relating to Casco bay, of fifty dollars, to be recovered upon complaint or indictment before any court having jurisdiction of such offenses.

—killing in
Casco bay, with
long range rifle,
prohibited.

—how carcasses
shall be
disposed of.

Approved April 3, 1891.