MAINE STATE LEGISLATURE

The following document is provided by the

LAW AND LEGISLATIVE DIGITAL LIBRARY

at the Maine State Law and Legislative Reference Library

http://legislature.maine.gov/lawlib



Reproduced from scanned originals with text recognition applied (searchable text may contain some errors and/or omissions)

ACTS AND RESOLVES

OF THE

SIXTY-SEVENTH LEGISLATURE

OF THE

STATE OF MAINE

1895.

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

AUGUSTA:
BURLEIGH & FLYNT, PRINTERS TO THE STATE.
1895.

PUBLIC LAWS

OF THE

STATE OF MAINE.

1895.

Chap. 6 the brakes upon, moves or sets in motion any railroad car on the track or side track of any railroad in this state, shall be punished by imprisonment not exceeding two years, or by fine not exceeding five hundred dollars, and shall also be liable to the corporation injured, in an action of trespass for the amount of injury so done, and for a further sum not exceeding in all three times such amount, as the jury deems reasonable.

Approved January 29, 1895.

Chapter 6.

An Act to regulate the sale of goods marked "Sterling," "Sterling Silver," "Coin" or "Coin Silver,"

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

Standard for sale of sterling and solid silver. Sect. 1. A person who makes or sells, or offers to sell or dispose of, or has in his possession with intent to sell or dispose of, any article of merchandise marked, stamped or branded with the words "sterling," or "sterling silver," or encased or enclosed in any box, package, cover or wrapper or other thing in or by which the said article is packed, inclosed or otherwise prepared for sale or disposition, having thereon any engraving or printed label, stamp, imprint, mark or trade-mark, indicating or denoting by such marking, stamping, branding, engraving or printing, that such article is silver, sterling silver, or solid silver, unless nine hundred and twenty-five one-thousandths of the component parts of the metal of which the said article is manufactured are pure silver, shall be deemed guilty of a misdemeanor.

Standard for sale of merchandise marked "coin." or "coin silver." Sect. 2. A person who makes or sells or offers to sell or dispose of, or has in his possession with intent to sell or dispose of any article of merchandise marked, stamped or branded with the words "coin," or "coin silver," or encased or inclosed in any box, package, cover or wrapper or other thing in or by which the said article is packed, inclosed or otherwise prepared for sale or disposition, having thereon any engraving or printed label, stamp, imprint, mark or trade-mark, indicating or denoting by such marking, stamping, branding, engraving or printing, that such article is coin

or coin silver, unless nine hundred one-thousandths of the Chap. component parts of the metal of which the said article is manufactured are pure silver, shall be deemed guilty of a misdemeanor.

7

SECT. 3. Whoever violates the provisions of either of Penalty for the preceding sections shall forfeit a sum not exceeding one preceding sections. hundred dollars for each offense, the same to be recovered on complaint before any trial justice, police or municipal court in the county in which said offense is committed.

violation of

Approved January 29, 1895.

Chapter 7.

An Act to repeal section eight of chapter four of R vised Statutes, relating to Elections.

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

Section eight of chapter four of the revised statutes is hereby repealed.

Sec. 8, ch. 4, R. S., repealed.

Approved February 1, 1895.

Chapter 8.

An Act to repeal section ten of chapter forty of the Revised Statutes, relating to size of packages containing Smoked Herring.

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

Section ten of chapter forty of the revised statutes of eighteen hundred and eighty-three, is hereby repealed.

Sec. 10. ch. 40, R. S., repealed.

Approved February 5, 1895.

Chapter 9.

An Act to amend section fifty-one of chapter forty of the Revised Statutes, as amended by chapter seventy-five of the Public Laws of eighteen hundred and ninety-one, relating to Fish and Fisheries.

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

Section fifty-one of chapter forty of the revised statutes, as amended by chapter seventy-five of the public laws of eighteen hundred and ninety-one is hereby amended as follows: by

Sec. 51, ch. 40, R. S., as amended by ch. 75, Public Laws of 1891, further amended.