MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

SEVENTIETH LEGISLATURE

OF THE

STATE OF MAINE

I90I.

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

> AUGUSTA KENNEBEC JOURNAL PRINT 1901

PUBLIC LAWS

OF THE

STATE OF MAINE.

1901.

Снар, 150

Section 141

Section 2. Section one hundred forty-one of said chapter sixty-one is hereby amended by inserting after the word "premium" in the third line thereof 'if such monthly premium be charged,' and inserting after the words "rate of" in said third line the words 'not less than five nor more than,' so that said section, as amended, shall read as follows:

Monthly interest shall be paid on loans until ultimate value of share is reached, such share shall be canceled.

'Section 141. A borrowing member, for each share borrowed upon, shall, in addition to his dues and monthly premium, if such monthly premium be charged, pay monthly interest on his loan at the rate of not less than five nor more than six per cent per annum until his shares reach the ultimate value of two hundred dollars each, or the loan has been repaid; and when said ultimate value is reached, said shares and loan shall be declared canceled and satisfied, and the balance, if any, due upon the shares shall be paid to the member.'

Approved February 26, 1901,

Chapter 150.

An Act to amend Section seventeen of Chapter one hundred and twenty-eight of the Revised Statutes, as amended by Chapter one hundred and thirty of the Public Laws of eighteen hundred and ninety-nine, relating to Tramps.

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

Section 17, chapter 128, R. S., as amended by chapter 130, public laws 1899. Section seventeen of chapter one hundred and twenty-eight of the revised statutes, as amended by chapter one hundred and thirty of the public laws of eighteen hundred and ninety-nine is hereby amended by substituting the word "thirty" in the place of the word "sixty" in the fourth line, so that said section, as amended, shall read as follows:

'Section 17. Whoever goes about from town to town, or from

Begging, etc., evidence of being a tramp.

place to place in any town, asking for food or shelter or begging or substituting upon charity, shall be deemed a tramp and be imprisoned in the county jail for not less than thirty days nor more than ten months, at hard labor for ten hours each day, Sundays excepted. And should any person so sentenced refuse to labor in accordance with the provisions of this section, he shall be provided with no food, except bread and water, until he shall consent to labor in conformity with the requirements of this section. Trial justices and judges of municipal and police courts,

-penalty.

-refusing to labor, how punished.

shall have jurisdiction of all offenses arising under this section.'

Approved February 26, 1901.