

ACTS AND RESOLVES

OF THE

SEVENTY-FIRST LEGISLATURE

OF THE

STATE OF MAINE

1903.

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

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PUBLIC LAWS

OF THE

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amount of the said award with interest thereon to the date of said judgment, he shall be subject to costs accruing after the date of said first award, and the amount thereof may be applied in reduction of the sum required to be paid by said judgment.

Section 2. This act shall take effect when approved.

Approved March 19, 1903.

Chapter 114.

An Act to amend Section six of Chapter three of the Public Laws of eighteen hundred ninety-nine entitled "An Act to amend Section six of Chapter one hundred fifty-six of the Public Laws of eighteen hundred ninety-five entitled 'An Act to amend Section six of Chapter thirty-five of the Revised Statutes," relating to Intelligence Offices.

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

Section 1. Section six of chapter three of the public laws of eighteen hundred ninety-nine is hereby amended by striking out in the second line thereof the words "one dollar each" and inserting in place thereof the words 'the sum of five dollars each into the town treasury;' and by striking out in the tenth line thereof the words, "in excess of one dollar;" and by inserting in the thirteenth line thereof after the word "furnished," the words 'No license shall be granted to a person who is directly or indirectly engaged or interested in the sale of intoxicating liquors,' so that said section as amended, shall read as follows:

'Section 6. The municipal officers of any town may on payment of the sum of five dollars each into the town treasury grant licenses to suitable persons for one year, unless sooner revoked after notice and for cause, to keep offices for the purposes of obtaining employment for domestics, servants, or other laborers, except seamen, or of giving information relating thereto, or of doing the usual business of intelligence offices; whoever keeps such an office, without a license, forfeits not exceeding fifty dollars for every day that it is so kept. The keeper of an intelligence office shall not retain any sum of money received from any person seeking employment through the agency of such intelligence office, unless employment of the kind sought for is actually furnished.

No license shall be granted to a person who is directly or indirectly engaged in or interested in the sale of intoxicating liquors. The keeper of a licensed intelligence office shall cause two copies of this act, printed in type of sufficient size to be legible and easily read, to be conspicuously posted in each room

Section 6 of chapter 3, public laws of 1899, amended.

Intelligence offices may be licensed by municipal officers.

-penalty for keeping intelligence office without license.

-license shall not be granted to persons engaged in sale of intoxicants.

MUNICIPAL COURTS-PERMANENT MOORINGS.

used or occupied for the purposes of such intelligence office. Whoever violates the provisions of this act shall have the license revoked, and shall be punished by fine not exceeding twenty of this act. dollars for each offense.'

Section 2. This act shall take effect when approved.

Approved March 19, 1903.

Chapter 115.

An Act in relation to Judges of Municipal Courts.

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

No judge of any municipal court shall give counsel or accept any retainer in relation to any cause, the subject matter of which shall be within the jurisdiction of the court over which he presides, nor in any manner become voluntarily interested, directly or indirectly, in any such cause,

Approved March 19, 1903,

Chapter 116.

An Act to regulate the placing of Permanent Moorings in harbors.

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

Section 1. Selectmen of towns, on request by any person Harbor master. desiring mooring privileges or regulation of mooring privileges for boats or vessels, shall annually appoint a harbor master who -duties and liabilities. shall be subject to all the duties and liabilities of said office as prescribed by law, and in case of the failure or refusal of said harbor master to perform said duties, he shall be subject to a fine of twenty-five dollars, for the benefit of the town, for each -penalty for neglect. wilful neglect or refusal to attend the same. The selectmen may establish his compensation and may for cause by them declared $\frac{-\text{compensa-tion}}{\text{tion}}$. in writing, after due notice to such officer and hearing thereon, if requested, remove him and appoint another in his stead.

Section 2. In all harbors wherein channel lines have been established by the municipal authorities, as provided in chapter two hundred and fifty-nine of the public laws of nineteen hundred and one, and in all other harbors where mooring rights of individuals are claimed to be invaded and protection is sought of

Judge of municipal court shall not give counsel in cases within jurisdiction of his court.

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-penalty for violation

Shall indicate location in which vessels shall be moored.