MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

SEVENTY-THIRD LEGISLATURE

OF THE

STATE OF MAINE

1907.

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

STATE OF MAINE.

1907.

7 Снар.

-license fee.

-kennel

-fee for kennel license.

-exception.

-dogs kept in unorgan-ized places, how licensed.

fifteen cents for each male dog and each female dog incapable of producing young, and three dollars and fifteen cents for each other female dog and a person becoming the owner or keeper of a dog after the first day of April, not duly licensed as required herein, shall within ten days after he becomes the owner or keeper of said dog, cause it to be registered, numbered, described and licensed as provided above. Every owner or keeper of dogs kept for breeding purposes may receive annually a special kennel license authorizing him to keep such dogs for said purpose, provided he keep such dogs within a proper enclosure. When the number of dogs so kept does not exceed ten, the fee for such license shall be ten dollars. When the number of dogs so kept exceeds ten, the fee for such license shall be twenty dollars and no fee shall be required for the dogs of such owner or keeper under the age of six months. Dogs covered by kennel license shall be excepted from the provisions of this section requiring registration, numbering and collaring. If said dog is kept by the said owner or keeper in an unorganized place, said owner or keeper shall cause it to be registered, described and licensed as aforesaid in the office of the clerk of the nearest town or plantation to the place where said dog is kept.'

Approved February 12, 1907.

Chapter 7.

An Act additional to Chapter one hundred and twenty-seven of the Revised Statutes, in relation to lumbering operations.

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

Section 1. Whoever enters into an agreement to labor for another in any lumbering operation or in driving logs and in consideration thereof receives any advance of goods, money, or transportation, and unreasonably and with intent to defraud fails to enter into said employment as agreed, and labor for a sufficient length of time to reimburse his employer for said advances and expenses of transportation, shall be punished by fine of not exceeding ten dollars or by imprisonment not exceed- -penalty. ing thirty days.

Intention to defraud in lumbering operations.

Municipal courts and trial justices shall have jurisdiction.

Section 2. Judges of municipal courts and trial justices shall have jurisdiction of the offense described in this act.

Section 3. This act shall take effect when approved.

Approved February 13, 1907.