

MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

SEVENTY-FOURTH LEGISLATURE

OF THE

STATE OF MAINE

1909

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

As Passed by the Seventy-fourth
Legislature

1909

CHAP. 252

vided by this act, the label shall contain the words 'on hand July one, nineteen hundred and nine.' Such liquors, so labeled, may be sold by the town liquor agent in accordance with the provisions of this act.

Penalty for violation of this act.

Section 13. Any violation of the provisions of this act shall be punished by imprisonment not less than sixty days nor exceeding one year.

Inconsistent acts repealed.

Section 14. All acts and parts of acts, so far as the same are inconsistent with this act, are hereby repealed.

Approved April 2, 1909.

Chapter 253.

An Act to amend Section twenty-two of Chapter thirty-two of the Revised Statutes, as amended by Section five of Chapter one hundred thirty-two, of the Public Laws of nineteen hundred five, relating to payment of damage done to growing crops by deer.

Be it enacted by the People of the State of Maine, as follows:

Section 22, chapter 32, R. S., as amended by section 5, chapter 132, public laws, 1905, further amended.

—payment for crops.

Section twenty-two of chapter thirty-two of the revised statutes, as amended by section five of chapter one hundred thirty-two of the public laws of nineteen hundred and five, is hereby amended by inserting after the word "deer" in the twenty-fifth line of said section, as amended, the words, 'but not more than seventy-five dollars shall be paid any one person in any one year for damage done by deer to growing crops.'

Approved April 2, 1909.

Chapter 254.

An Act to amend Section eleven of Chapter thirty-nine of the Revised Statutes, relating to the sale of Milk.

Be it enacted by the People of the State of Maine, as follows:

Section 11, chapter 39, R. S., amended.

All measures used in sale of milk to be sealed by wine measure.

Section eleven of chapter thirty-nine of the revised statutes is hereby amended so as to read as follows:

'Section 11. All measures, cans or other vessels, used in the sale of milk, shall be sealed by the sealer of weights and measures, by wine measure, containing thirty-two ounces to the quart, and all quart bottles containing less than thirty-two ounces or more than thirty-two ounces and six drams, all pint bottles containing less than sixteen ounces or more than sixteen ounces and four drams, and all half pint bottles containing less than eight ounces or more than eight ounces and two drams, shall be condemned; all bottles within the above limits shall be

passed as containing full measure, and all other measures, cans or other vessels shall be marked by the sealer with figures indicating the quantity which they hold; and whoever sells by any other measure, can or vessel, forfeits twenty dollars for each offense.' —penalty

Approved April 2, 1909.

Chapter 255.

An Act to amend Section five and repeal Section nine of Chapter ninety-two of the Public Laws of nineteen hundred five, providing for the better enforcement of the laws against the manufacture and sale of Intoxicating Liquors.

Be it enacted by the People of the State of Maine, as follows:

Section 1. Section five of chapter ninety-two of the public laws of nineteen hundred five is hereby amended by adding at the end of said section the following words, 'The state auditor on or before the fifteenth day of each month shall notify the county commissioners of each county where the powers aforesaid are executed, of the sum paid by the state treasurer during the preceding calendar month for the services and expenses of said deputies in such county, and such sum shall be paid by the county treasurer of said county to the treasurer of state within thirty days after such notice is mailed. In case of failure to make such payment within said thirty days an action of debt may be maintained against said county in the name of the treasurer of state, for the benefit of the state, to recover said sum, or the amount payable as aforesaid may be deducted by the treasurer of state from any sums due from the state to such county,' so that said section as amended shall read as follows:

Section 5, chapter 92, public laws, 1905, amended.

'Section 5. It shall be the duty of the said deputy enforcement commissioners to exercise all the powers herein conferred when, where and as directed by said commission, and for their services they shall be paid three dollars per day and the actual expenses occasioned by the performance of such duty, and shall, at such time as may be fixed by the commission, present their accounts for approval and after approval the governor and council shall draw their warrant against any moneys in the treasury not otherwise appropriated, in payment thereof. The state auditor on or before the fifteenth day of each month shall notify the county commissioners of each county where the powers aforesaid are executed, of the sum paid by the state treasurer during the preceding calendar month for the services and expenses of said deputies in such county, and such sum shall be paid by the county treasurer of said county to the treasurer of state within

Duty of deputy enforcement commissioners.

—compensation of deputies.

—county to pay for services and expenses of deputies.