

#### ACTS AND RESOLVES

OF THE

## STATE OF MAINE

ENACTED BY THE

# Seventy-Seventh Legislature

## 1915

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# **PUBLIC LAWS**

### OF THE

# **STATE OF MAINE**

As Passed by the Seventy-Seventh Legislature

1915

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#### Снар. 103

#### Chapter 103.

An Act Requiring that Adjusters of Fire Losses be Licensed. Be it enacted by the People of the State of Maine, as follows:

Must have license to adjust fire losses.

-fee.

--license issued at discretion of Commissioner, and may be revoked.

-proviso.

No insurance company transacting fire insurance business in this State shall permit any representative to adjust a loss until such representative has been licensed in accordance with the provisions of this act. The Insurance Commissioner may issue a license to any person to act as an adjuster of losses by fire upon receipt of an application in such form as may be required by him and upon the payment of a fee of two dollars. Before issuing license to any adjuster the Insurance Commissioner shall satisfy himself that the applicant is a suitable person to act as an adjuster. The Insurance Commissioner may at any time after the granting of such license, for cause shown, and after a hearing, determine any person so licensed to be unsuitable to act as an adjuster and shall thereupon revoke such license and shall notify the adjuster of such revocation. Provided that no license as an adjuster shall be required of a duly licensed fire insurance agent resident of this State.

Approved March 15, 1915.

#### Chapter 104.

An Act to Amend Section Twenty of Chapter Sixty-seven of the Revised Statutes, Relating to the Distribution of Personal Estate.

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

Section twenty of chapter sixty-seven of the Revised Statutes is hereby amended by inserting after the word "administration" in the third line thereof the following words, 'or for the payment of pecuniary legacies of fixed amount,' and by adding to said section the following sentence: 'If such account is presented after one year from the date of the decree, it may be allowed after public notice,' so that said section as amended shall read as follows:

'Section 20. When on the settlement of any account of an administrator, executor, guardian or trustee there appears to remain in his hands property not necessary for the payment of debts and expenses of administration, or for the payment of pecuniary legacies of fixed amount, nor specifically bequeathed, the judge upon petition of any party interested, after public notice and such other notice as he may order, shall determine who are entitled to the estate and their respective shares therein

Ch. 67, Sec. 20, R. S., amended.

—addition**al**.

Remainder of personal estate, how distributed.