

MAINE STATE LEGISLATURE

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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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CHAP. 220 misrepresentation or otherwise unlawfully obtains such admission; and any person obtaining any premium or gratuity offered by such society by fraud or misrepresentation, shall be deemed guilty of larceny from such society, and on conviction shall be punished in accordance with the statutes made and provided in such cases.

—punishment.

Approved March 29, 1915.

Chapter 220.

An Act Relating to the Appointment of Non-resident Guardians.

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

Non-resident guardian shall appoint agent in the State.

Any guardian who is appointed in, but resides out of, this State shall not enter upon the duties of his trust until he shall, by writing filed and recorded in the registry of probate for the county in which he is appointed, have appointed an agent residing in this State, and, by such writing, shall have agreed that the service of any legal process against him as such guardian, or that the service of any such process against him in his individual capacity in any action founded upon or arising out of any of his acts or omissions as such guardian shall, if made on said agent, have like effect as if made on himself personally within the State, and such service shall have such effect. The bond of a non-resident guardian shall not be approved until such appointment, with the acceptance in writing of the person appointed, is so filed. If any agent appointed under this section dies or removes from the State before the final settlement of the accounts of his principal, another appointment shall be made, filed and recorded as above provided, and the powers of an agent appointed under the provisions of this section shall not be revoked prior to the final settlement of the estate unless another appointment shall be made as herein provided. The name and address of such agent shall be endorsed by the agent upon every account of the guardian before same is allowed. Neglect or refusal by a guardian to comply with any provision of this section shall be cause for removal.

—agreement in writing.

—bond.

—if necessary another agent shall be appointed.

—name and address of agent, where to appear.

—cause for removal.

Approved March 29, 1915.