

Acts and Resolves

As Passed by the

Seventy-Eighth Legislature

OF THE

STATE OF MAINE

1917

Including Acts and Resolves of the Special Session of the Seventy-Seventh Legislature held in 1916.

Published by the Secretary of State, in accordance with the Resolves of the Legislature approved June 28, 1820, March 18, 1840, and March 16, 1842.

> THE LEWISTON JOURNAL CO. LEWISTON, MAINE 1917

PUBLIC LAWS

OF THE

STATE OF MAINE

As Passed by the Seventy-Eighth Legislature

1917

[supplied from page 1 of volume]

CHAP. 189

Chapter 189.

An Act to Amend Section Seventeen of Chapter Eight of the Revised Statutes, Relating to the Sale of Timber on Reserved Lands in All Townships or Tracts.

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

R. S., c. 8, § 17, relating to authority of land agent respecting reserved lands, amended. Section seventeen of chapter eight of the revised statutes is hereby amended by striking out all of said section and substituting therefor the following:

'Sec. 17. Sale price must be approved by assessors of plantation or by county commissioners; public notice to be given of intention to sell timber. Exceptions. The land agent shall have the care of the reserved lands in all townships or tracts until they are incorporated and the fee becomes vested in the town. He may from time to time, sell for cash for such sum as may be consented to by the assessors of any organized plantation or by the county commissioners in the county in which any unorganized plantation is situated, the timber and grass thereon or the right to cut the same, until incorporated into a town, except the grass growing on improvements made by an actual settler. When so sold he shall give the purchaser a permit under his hand and seal, setting forth the terms of the contract, which permit shall be recorded in the office; provided, however, that no timber shall be so sold until the same has been advertised for sale and a notice thereof published for three weeks successively in some newspaper published in the county where the land is situated, and if no such paper is published in such county then in the state paper. Except that this act shall not apply to cases where the reserved lands have not been located.'

Approved April 6, 1917.

Chapter 190.

An Act to Amend Sections Twelve and Thirteen of Chapter Thirty-seven of the Revised Statutes Relative to the Inspection of Milk, and to Provide a Penalty for Interference with Inspectors Appointed by Cities and Towns in the Performance of their Duties.

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

Sec. 1. R. S., c. 37, § 12, relating to appointment of inspectors of milk, amended. Section twelve of chapter thirty-seven of the revised statutes is hereby amended by inserting after the word "milk" in the fifth line thereof the words 'cream, butter, and all other dairy products, substitutes therefor and imitations thereof', so that said section as amended shall read as follows:

'Sec. 12. Made to include all dairy products. The municipal officers of cities and towns containing not less than three thousand inhabitants, and the municipal officers of all other towns on application of ten voters therein, shall appoint annually one or more persons to be inspectors of milk, cream, butter and all other dairy products, substitutes therefor and imitations thereof, who