MAINE STATE LEGISLATURE

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Acts and Resolves

As Passed by the

Seventy-Ninth Legislature

OF THE

STATE OF MAINE

1919

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.

KENNEBEC JOURNAL CO. AUGUSTA, MAINE 1919

PUBLIC LAWS

OF THE

STATE OF MAINE

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interested. Where the violation of any of the provisions of this chapter is made an offense with a fine attached, the municipal courts and trial justices shall have concurrent jurisdiction of such offenses with the superior courts and supreme judicial courts.'

Approved March 19, 1919.

Chapter 75.

An Act to Amend Section Thirty-seven of Chapter Eighteen of the Revised Statutes, Relating to Penalty for Practicing Dentistry without Certificate.

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

R. S., c. 18, § 37; relating to the penalty for practicing dentistry without certificate, or under false name, amended. Section thirty-seven of chapter eighteen of the revised statutes is hereby amended by inserting after the word "certificate" in the second line thereof the words 'and subsequently the registration card' and by inserting after the word "imprisonment" in the thirteenth line thereof the following: 'Each act constituting a violation of any of the provisions of the above sections, twenty-four to thirty-seven, both inclusive, shall be held to be a separate offense and on each day on which any such violations shall continue, a separate offense within the meaning of this law shall be held to be committed'; also by inserting after the word "law" in the third line, as so amended, the words 'or whoever shall practice dentistry under a false or assumed name or under the license of registration of another person of the same name or under the name of a corporation, company, association, parlor or trade name', so that said section, as amended, shall read as follows:

'Sec. 37. Registration card, as well as certificate necessary; not to use registration of another person, each act in violation to be considered separate offense. Whoever practices dentistry without obtaining the certificate and subsequently the registration card required by law or whoever shall practice dentistry under a false or assumed name or under the license of registration of another person of the same name or under the name of a corporation, company, association, parlor or trade name or whoever, being manager, proprietor, operator or conductor of a place for performing dental operations, employs a person who is not a lawful practitioner of dentistry of this state, to do dental operations as defined in section thirtysix of this chapter, or permits such persons to practice dentistry under a false name, or assumes a title or appends or prefixes to his name the letters which falsely represent him as having a degree from a dental college, or who impersonates another at an examination held by the board of dental examiners, or who knowingly makes a false application or false representation in connection with such examination, shall be punished by fine of not less than one hundred nor more than three hundred dollars, or by

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imprisonment for not less than thirty days, or by both fine and imprisonment. Each act constituting a violation of any of the provisions of the above sections, twenty-four to thirty-seven, both inclusive, shall be held to be a separate offense and on each day on which any such violations shall continue, a separate offense within the meaning of this law shall be held to be committed. A subsequent conviction shall be punished by the maximum penalties prescribed in this section, and the offender be required to furnish a recognizance conditioned to refrain from further unlawful practice.'

Approved March 19, 1919.

Chapter 76.

An Act to Amend Section Ten of Chapter One Hundred and Thirty-seven of the Revised Statutes, as Amended by Chapter Two Hundred and Three of the Public Laws of Nineteen Hundred and Seventeen; also to Amend Section Nineteen of Said Chapter One Hundred and Thirty-seven, Relating to the Appointment of Probation Officers.

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

Sec. 1. R. S., c. 137, § 10, 1917, c. 203; relating to appointment, tenure of office, etc., of probation officers, amended. Section ten of chapter one hundred and thirty-seven of the revised statutes, as amended by chapter two hundred and three of the public laws of nineteen hundred and seventeen, is hereby further amended by adding the words 'male or female' after the words "may appoint one or more associates" in the twenty-first line thereof, so that said section, as amended, shall read as follows:

Governor may appoint one or more associate probation officers in each county, either male or female. The governor, by and with the consent of the council, shall appoint in any county of the state where in his judgment such appointment is advisable, one probation officer, who shall be a male citizen of the county in which he is appointed and of good moral character; he shall hold office during the pleasure of such governor and council, and shall receive as his compensation such sum as the county commissioners of his county shall fix, which shall be paid from the county treasury in equal monthly installments. The county commissioners of such county shall at their next session after such appointment by the governor, determine and fix the amount of such compensation, which shall not be diminished during the term of office of a probation officer, but may be increased if it seems just to the county commissioners so to do. addition to such compensation, each probation officer shall receive monthly such sums as he has reasonably and properly paid for his expenses incurred in the performance of his duty; each probation officer shall on or before the last day of each month submit under oath to the county commissioners in his county an itemized statement of such expenditures. If in any county it seems to the governor and council necessary to have more than one