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.

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PUBLIC LAWS

OF THE

STATE OF MAINE

As Passed by the Seventy-Ninth Legislature

1919

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CHAP. 118

tion and substituting therefor the following, so that said section, when amended, shall read as follows:

'Sec. 104. Report to be rendered by August 1st, annually; what it shall contain. Every educational institution receiving state aid, and the officers and teachers of every academy receiving money from the state, and of every academy or private school approved for attendance or tuition purposes, shall annually, on or before the first day of August, report to the state superintendent of public schools the total and average attendance, an account of the moneys received and expended during the preceding year, the number of instructors, and such schools as are approved for state aid or tuition purposes shall report such other items as he may require. Such reports shall be published in the annual report of the state superintendent of public schools. Every such educational institution failing to comply with the above requirements shall forfeit whatever aid or assistance it would otherwise receive from the state. Wherever in sections ninety-eight to one hundred and four, inclusive, the word "academy" occurs, it shall be construed to include "seminary or institute."

Approved March 27, 1919.

Chapter 118.

An Act to Amend Section Eighteen of Chapter Eighty-six of the Revised Statutes, Relating to Service of Certain Kinds of Writs.

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

R. S., c. 86, § 18; relating to the service of writs on residents by original summons, amended. Section eighteen of chapter eighty-six of the revised statutes is hereby amended so as to read as follows:

'Sec. 18. Writ of replevin not to be served by reading. Where the process is by original summons, wherein the law does not require a separate summons to be left with the defendant, service by reading the writ or original summons to the defendant, or by giving him in hand, or leaving at his dwelling-house or last and usual place of abode, a certified copy thereof, fourteen days before it is returnable, is sufficient, except in case of replevin. The writ of replevin shall not be served by reading, but service by giving the defendant in hand, or leaving at his dwelling-house or last and usual place of abode, a certified copy thereof, fourteen days before it is returnable, is sufficient.'

Approved March 28, 1919.