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

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Sec. 3. R. S., c. 49, § 23; relating to blank forms for work permits, filing of duplicates, surrender and cancellation, etc., amended. Section twenty-three of chapter forty-nine of the revised statutes is hereby amended by striking out the words "between the first and tenth days of each month" in lines eight and nine of said section and inserting in place thereof the following: 'within twenty-four hours of the time that said permit was issued,' so that said section, as amended, will read as follows:

'Sec. 23. Duplicate permits to be filed with commissioner of labor and industry within 24 hours after issuance. The blank work permit and other papers required in the two preceding sections shall be formulated by the commissioner of labor and industry, and furnished by him to the persons authorized to issue work permits. The forms of such permits and other papers shall be approved by the attorney general. Every work permit and every vacation permit shall be made out in duplicate. All duplicates, accompanied by the original papers on which such permits were issued, shall be forwarded to the department of labor and industry, by the officer issuing same, within twenty-four hours of the time that said permit was issued. Said department shall examine said papers and promptly return them to the officer who sent them. Said original papers upon which said permits were issued shall be filed by said officer and preserved for such time as said permits are outstanding, or until the minor arrives at the age of sixteen. They shall be at all times accessible to the commissioner of labor and industry or any authorized agent of his department. Said officer shall return to said child all papers with him filed in proof of age, upon a surrender of the work permit. All permits thus surrendered shall be marked cancelled by the officer receiving them. Whenever there is reason to believe that a work permit was improperly issued the commissioner of labor and industry, and state factory inspector, his deputy or agent, shall notify the local superintendent of schools of the place in which said certificate was issued. The local superintendent shall cancel such permit when directed so to do by the commissioner of labor and industry.'

Approved April 4, 1919.

Chapter 191.

An Act to Amend Chapter Three Hundred and Fifty of the Public Laws of Nineteen Hundred and Fifteen, Relating to the Employment of Women and Minors.

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

1915, c. 350, § 2; relating to employment of children under sixteen years of age, amended. Section two of chapter three hundred and fifty of the public laws of nineteen hundred and fifteen is hereby amended by inserting after the word "act" in line three of said section the following: 'or in any

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bowling alley or pool room', so that said section, as amended, shall read as follows:

'Sec. 2. Not to work in pool rooms or bowling alleys before 6.30 A. M. or after 6 P. M. No minor under sixteen years of age shall be employed or permitted to work in or in connection with any of the establishments or occupations named in section one of this act, or in any bowling alley or pool room, before the hour of six-thirty o'clock in the morning or after the hour of six o'clock in the evening of any one day.'

Approved April 4, 1919.

Chapter 192.

An Act to Amend Chapter Two Hundred and Eighty of the Public Laws of Nineteen Hundred and Seventeen, Relating to Price of Maine Reports.

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

R. S., c. 82, § 76; 1917, c. 280; relating to duties of reporter of decisions, amended. Chapter two hundred and eighty of the public laws of nineteen hundred and seventeen is hereby amended by striking out the word "binding" in the tenth line and by inserting after the word "matter" in the eleventh line the following sentence: 'The reporter of decisions may change the binding to buckram', so that said section, as amended, shall read as follows:

Maine reports may be bound in buckram. The reporter of decisions shall, by his personal attendance at law court when practicable, or by the best other means in his power, prepare correct reports of all legal questions argued and decided, reporting cases more or less at large according to his judgment of their importance. He shall publish at least one volume yearly, provided he has material enough to make a volume of the size required by this section, and furnish the usual number of current copies to the state and to the public at the price of two dollars and fifty cents a volume. Each volume shall be of the average size of volume eighty-three, Maine Reports, and be equal thereto in paper, printing, general finish and quantity of printed matter. The reporter of decisions may change the binding to buckram. The reporter may, from time to time, as he sees fit, make a written contract in his own name with any person, firm or corporation for the printing, publishing and binding of said reports and shall require such person, firm or corporation to give a good and sufficient bond with good and sufficient sureties, conditioned for the faithful performance of all the terms and conditions of such contract by the person, firm or corporation with whom the reporter makes such contract. In case of a breach of any or all the conditions of such bond, the reporter may maintain an action on such bond in his own name.'

Approved April 4, 1919.