

Acts and Resolves

As Passed by the

Seventy-Ninth Legislature

OF THE

STATE OF MAINE

1919

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PUBLIC LAWS

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when and where such examination will be made and affording such candidates a reasonable opportunity to be present in person or by counsel at such examination and be heard in relation thereto.

Approved April 4, 1919.

Chapter 234.

An Act to Amend Section Forty-nine of Chapter One Hundred and Seventeen of the Revised Statutes, Relating to the Board of Registration in Medicine.

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

R. S., c. 117, § 49; relating to compensation of members of board of registration in medicine, amended. Section forty-nine of chapter one hundred and seventeen, revised statutes, is hereby amended by striking out in the fourth and fifth lines of said section the following words: "five cents a mile each way for"; also by striking out in the sixth and seventh lines of said section the words, "but in no case shall any more be paid for traveling expenses than has been actually expended," so that, as amended, said section shall read as follows:

'Sec. 49. Provision limiting traveling expenses to five cents per mile eliminated. The members of the board of registration in medicine shall receive annual salaries of one hundred dollars each, except the secretary who shall receive three hundred dollars a year; in addition each member shall receive necessary traveling expenses in attending the meetings of the board. Extra compensation for each day actually spent in investigation or prosecution of complaints and cases under section fourteen of chapter eighteen of the revised statutes shall be allowed to each member of the board actually engaged therein.'

Approved April 4, 1919.

Chapter 235.

An Act to Amend Section Twenty-one of Chapter One Hundred and Twenty-seven of the Revised Statutes, Relating to the Sale of Intoxicating Liquors. Be it enacted by the People of the State of Maine, as follows:

R. S., c. 127, § 21; relating to sale of intoxicating liquors, and defining term, amended. Section twenty-one of chapter one hundred and twenty-seven of the revised statutes is hereby amended by striking out the words "as well as" in the sixth line of said section and inserting in place thereof the word 'and,' and inserting after the word "spirits" in said line the following:

'as well as any beverage containing a percentage of alcohol, which by federal enactment, or by decision of the supreme court of the United

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States, now or hereafter declared renders a beverage intoxicating,' so that said section, as amended, shall read as follows:

'Sec. 21. Term "intoxicating liquors" redefined to accord with federal law. No person shall at any time, by himself, his clerk, servant or agent, directly or indirectly, sell any intoxicating liquors, of whatever origin; wine, ale, porter, strong beer, lager beer and all other malt liquors, and cider when kept or deposited with intent to sell the same for tippling purposes, or as a beverage, and all distilled spirits, as well as any beverage containing a percentage of alcohol, which by federal enactment, or by decision of the supreme court of the United States, now or hereafter declared, renders a beverage intoxicating, are declared intoxicating within the meaning of this chapter; but this enumeration shall not prevent any other pure or mixed liquors from being considered intoxicating.'

Approved April 4, 1919.

Chapter 236.

An Act to Amend Sections Six and Seven of Chapter Thirty-three of the Revised Statutes, as Amended by Chapters Two Hundred and Nineteen and Two Hundred and Forty-four of the Public Laws of Nineteen Hundred and Seventeen, Relating to Providing Dams with Fishways.

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

Sec. I. R. S., c. 33, § 6; 1917, c. 219, am. § 6; 1917, c. 244; relating to providing dams with fishways, amended. Section six of chapter thirty-three of the revised statutes, as amended by chapters two hundred and nineteen and two hundred and forty-four of the public laws of nineteen hundred and seventeen, is hereby amended by striking out all of said section and by substituting therefor the following section:

Appeal to be taken to justice of supreme court instead of county 'Sec. 6. commissioners; proceedings. If the commissioner of inland fisheries and game deems it expedient that any dam or other artificial obstruction above tidewater in any river or stream frequented by salmon, landlocked salmon, shad, alewives, or other migratory fish shall be provided with a fishway, he shall give fourteen days' notice in writing to one or more of the owners or occupants of such dam or other obstruction for a hearing thereon. If, after said hearing, the commissioner finds the fishway to be expedient, he may, by an order in writing, require said owner or occupant to provide said dam or obstruction with a durable and efficient fishway within such time and with such specifications as to location, form and capacity as shall be specified in said order. Certified copies of said order shall be mailed to some owner or occupant of said dam or other artificial obstruction. An appeal may be taken by such owner or occupant from any order of said commissioner to any justice of the supreme judicial court within

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