

MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

AS PASSED BY THE

Eightieth Legislature

OF THE

STATE OF MAINE

1921

Including Acts and Resolves of the Special Session held in 1920.

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PUBLIC LAWS
OF THE
STATE OF MAINE

As Passed by the Eightieth Legislature

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having jurisdiction of the territory shall forthwith proceed to control and extinguish the same, and he shall meanwhile, with all consistent dispatch, cause the said chief fire warden of the district to be notified of the occurrence of such fire. Until the arrival of the chief warden at the place of fire, the deputy warden shall be in charge of the control and extinguishment of the same. For the purpose of controlling and extinguishing fires, chief forest fire wardens, and deputy forest fire wardens, when in charge of the control and extinguishment of forest fires or when so directed by the chief warden, may summon to their assistance any person found within the state and each person so summoned and assisting shall be paid thirty cents for each hour of service rendered by him and be provided with subsistence during such service. Immediately after the extinguishment of a fire, the deputy forest fire warden who for any time may have been in charge of the same, shall make return to the chief warden of the district of the expense thereof during the period of his being in charge, including the names of the persons so summoned and assisting, with their post office addresses and the hours of labor actually performed by each under his direction. The return shall be made upon oath and the chief warden is hereby authorized and empowered to administer such oath. Upon receipt of such return, the chief fire warden shall carefully examine and audit the same, and he may direct the deputy to amend and correct any return found to be incomplete, incorrect, or insufficient in form. If upon examination and auditing of said return, and investigation of the subject matter thereof, the chief fire warden believes said return to be just and correct, he shall endorse his written approval thereon and forward the same so approved to the forest commissioner. The chief fire warden of every district burned by a forest fire shall, upon the extinguishment of such fire, promptly forward an extract and detailed statement of the expense, if any, which he may have incurred in connection with the extinguishment of such fire, to the forest commissioner, who may confirm, reject or recommit, either or both, the approved return of said deputy or the detailed statement of the chief fire warden, if justice so requires.'

Approved April 1, 1921.

Chapter 84.

An Act to Amend Section Thirty-six of Chapter Fifty-three of the Revised Statutes, Relating to Mutual Fire Insurance Companies.

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

R. S., c. 53, § 36; relating to the assessment on premium notes of mutual insurance companies, amended. Section thirty-six of chapter fifty-three of the revised statutes is hereby amended by adding the following:

CHAP. 84

'Any mutual company in place of the premium note required by law may provide in the policy of insurance as a condition of the insurance made by the policy that the insured and legal representatives shall pay in addition to the stipulated premium of such policies such sum as may be assessed by the directors of the company pursuant to the laws of this state, but such contingent liability of a member shall not be less than an amount equal to the cash premium written in his policy. The total amount of the liability of the policy-holder shall be plainly and legibly stated upon the filing back of each policy,' so that said section, as amended, shall read as follows:

'Sec. 36. In place of premium note policy may stipulate that insured shall pay in addition to premium such sums as directors shall assess; total amount of liability of policy holder to be stated on filing back. The insured, before receiving his policy, shall deposit his note for the sum determined by the directors, which shall not be less than five per cent of the amount insured, and such part of it as the by-laws require, shall be immediately paid and indorsed thereon; and the remainder in such instalments as the directors from time to time require for the payment of losses and other expenses, to be assessed on all who are members when such losses or expenses happen, in proportion to the amounts of their notes. Provided, that a mutual company which collects a cash premium of not less than the tariff rate charged by stock companies may take a premium note for an equal amount and such companies shall maintain a premium reserve equal to fifty per cent of the cash premium on its policies in force. No domestic mutual insurance company shall insure in one risk an amount exceeding twenty-five per cent of its gross assets, including the amount at any time due on its premium notes. Any mutual company in place of the premium note required by law may provide in the policy of insurance as a condition of the insurance made by the policy that the insured and legal representatives shall pay in addition to the stipulated premium of such policies such sum as may be assessed by the directors of the company pursuant to the laws of this state, but such contingent liability of a member shall not be less than an amount equal to the cash premium written in his policy. The total amount of the liability of the policy-holder shall be plainly and legibly stated upon the filing back of each policy.'

Approved April 1, 1921.