

MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

AS PASSED BY THE

Eighty-first Legislature

OF THE

STATE OF MAINE

1923

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PUBLIC LAWS
OF THE
STATE OF MAINE

As Passed by the Eighty-First Legislature

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CHAP. 95

packages,' and in the last line thereof after the word "designated" by adding the clause 'and the word apples must appear in all instances,' so that said section, as amended, shall read as follows:

'Sec. 28. Minimum size to be stated; word "apples" to appear. Every closed package of apples, which is packed, sold, distributed, transported, offered or exposed for sale, distribution or transportation in the state by any person shall have affixed in a conspicuous place on the outside thereof a plainly printed statement clearly and truly stating the size of the package in terms of standard bushel box or standard barrel, the name and address of the owner or shipper of the apples at the time of packing, the name of the variety, the class or grade of the apples contained therein, and the minimum size of the fruit in the packages, and if the apples were grown in Maine, that fact shall be plainly designated and the word apples must appear in all instances.'

Approved March 27, 1923.

Chapter 95.

An Act to Amend Paragraph Fifteen of Section Forty-five of Chapter One Hundred and Seventeen of the Revised Statutes, as Amended by Chapter Two Hundred and Nineteen of the Public Laws of Nineteen Hundred and Twenty-one, Relating to Clerk Hire in Office of Register of Deeds in Waldo County.

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

R. S., c. 117, sec. 15; P. L., 1921, c. 219, relating to clerk hire in county offices, amended. Paragraph fifteen of section forty-five of chapter one hundred seventeen of the revised statutes, as amended by chapter two hundred nineteen of the public laws of nineteen hundred twenty-one, is hereby further amended by striking out the words "eleven hundred and forty-four" in the first and second lines of said paragraph, and inserting in place thereof the words 'fourteen hundred and four' so that said paragraph, as amended, shall read as follows:

'Waldo county: Clerk hire in office of register of deeds increased. For clerks in the office of register of deeds, fourteen hundred and four dollars; for clerks in the office of register of probate, two hundred dollars; for clerks in the office of the clerk of courts, five hundred dollars.'

Approved March 27, 1923.

Chapter 96.

An Act to Provide for the Designation and Registration of Farm Names.

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

Sec. 1. Owner of farm lands may designate specific name for such lands

and have same recorded in registry of deeds. The owner of any farm lands may designate a specific name for such lands and the said name together with a description of said farm lands according to the latest authentic survey thereof may be filed with the register of deeds of the county wherein the said lands or a part thereof are situated, and the said name together with the description of said lands shall be recorded by the register of deeds in a book to be provided for such purpose, upon payment of a fee of fifty cents, but no two names so designated and recorded shall be alike in the same county.

Sec. 2. Provisions for transfer of name. Whenever any owner of farm lands the name of which has been recorded as provided in this act, transfers by deed or otherwise the whole of such farm lands, such transfer may include the registered name thereof; but if the owner shall transfer only a portion of such farm lands, then the registered name thereof shall not be transferred to the purchaser unless so stated in the deed of conveyance.

Approved March 27, 1923.

Chapter 97.

An Act to Amend Section Eighteen of Chapter One Hundred and Thirty-five of the Revised Statutes, Relating to Bail.

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

R. S., c. 135, sec. 18; relating to bail after commitment, amended. Section eighteen of chapter one hundred thirty-five of the revised statutes is hereby amended, by adding thereto the following:

'In any prosecution for violation of the statutes relating to manufacture or sale of intoxicating liquor a respondent therein who has failed to comply with the terms of any recognizance entered into by him in such case, shall not again be admitted to bail in such case or upon arrest on any *capias* issued therein, except by a justice of the court in which such prosecution is pending,' so that said section, as amended, shall read as follows:

'Sec. 18. In cases of violations of intoxicating liquor law respondent violating terms of recognizance not to be admitted to bail except by justice of the court wherein case is pending. Any justice of the supreme judicial or superior court, or bail commissioner within his county, on application of a prisoner committed before verdict of guilty for aailable offense, or for not finding sureties to recognize for him, may inquire into the case and admit him to bail. In any prosecution for violation of the statutes relating to manufacture or sale of intoxicating liquor a respondent therein who has failed to comply with the term of any recognizance entered into by him in such case, shall not again be admitted to bail in such case or upon