

MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

AS PASSED BY THE

Eighty-fourth Legislature

OF THE

STATE OF MAINE

1929

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PUBLIC LAWS
OF THE
STATE OF MAINE

As Passed by the Eighty-fourth Legislature

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measure under the provisions of section thirteen of chapter forty-eight of the revised statutes, or by the manufacturer, as provided in section twenty-one of this chapter. The following tolerances will be allowed: four drams of excess and two drams of deficiency in the quart bottle, three drams of excess and one and one-half drams of deficiency in the pint, and two drams of excess and one dram of deficiency in the five-eighths of a pint and in the one-half pint. The use, for the distribution of milk or cream to the consumer of glass bottles or jars of any other capacity than as herein provided is hereby prohibited and declared to be illegal. All dealers in milk or cream who use, for the distribution of milk or cream to consumers, glass bottles or jars which have not been sealed by the manufacturer, shall bring such bottles or jars to the office of their city or town sealer to be sealed as aforesaid. If a bottle or jar has once been sealed by a sealer of weights and measures, or by the manufacturer, it shall not in any case be necessary to have it sealed again at any time while it is used for the distribution of milk or cream to consumers. Glass bottles or jars sealed under the provisions of this section shall not be legal measures except for the distribution of milk or cream.'

Approved April 4, 1929.

Chapter 193.

An Act Relative to Snow Removal From State and State Aid Highways in Unincorporated Townships and Plantations, and Declaring Chapter Two Hundred and Twenty-seven of the Public Laws of Nineteen Hundred and Twenty-seven to be a Part of Chapter Twenty-five of the Revised Statutes Entitled "State Highways."

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

Sec. 1. P. L., 1927, c. 227, sec. 4; relating to reimbursement of towns for snow removal, amended. Section four of chapter two hundred and twenty-seven of the public laws of nineteen hundred and twenty-seven is hereby amended by adding thereto the following words: 'Organized plantations and unincorporated townships, which clear winter routes upon state or state aid highways designated in accordance with section one hereof, to the satisfaction of said commission, shall bear fifty per cent of the cost thereof, including the cost of supervision, not exceeding, however, twenty-five dollars per mile of such winter routes; and such organized plantations and unincorporated townships shall be reimbursed accordingly,' so that said section four as amended shall read as follows:

'Sec. 4. Organized plantations and unincorporated townships to be reimbursed; limitations. Towns which clear said highways and town ways to the satisfaction of said commission shall be reimbursed for the cost thereof, including the cost of supervision, to the extent of fifty per cent of said cost, including the cost of supervision, but not exceeding twenty-

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five dollars per mile of the highways designated as provided in section one of this act. Organized plantations and unincorporated townships, which clear winter routes upon state or state aid highways designated in accordance with section one hereof, to the satisfaction of said commission, shall bear fifty per cent of the cost thereof, including the cost of supervision, not exceeding, however, twenty-five dollars per mile of such winter routes; and such organized plantations and unincorporated townships shall be reimbursed accordingly.'

Sec. 2. P. L., 1927, c. 227; relating to removal of snow from highways, declared part R. S., c. 25. Chapter two hundred and twenty-seven of the public laws of nineteen hundred and twenty-seven entitled "An Act Relating to the Removal of Snow from Highways and Town Ways" is hereby declared to be a part of chapter twenty-five of the revised statutes entitled "State Highways" and the rules of construction set forth in section two of chapter twenty-five of the revised statutes shall apply to chapter two hundred and twenty-seven of the public laws of nineteen hundred and twenty-seven.

Approved April 4, 1929.

Chapter 194.

An Act Relating to Fishing in Inland Waters in York County.

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

Sec. 1. Smelt fishing regulated in all inland waters of York county. It shall be unlawful to take and catch smelts in all the inland waters within the county of York, above tide waters, with a net.

Sec. 2. Penalty for violation. Whoever violates the provision of this act shall pay a fine of not less than ten dollars nor more than thirty dollars and costs for each offense and in addition thereto, one dollar for each fish taken and caught in violation of this act.

Approved April 4, 1929.

Chapter 195.

An Act Relating to Small Loan Agencies.

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

P. L., 1917, c. 298, sec. 7; relating to false statements as to rates, etc., amended. Section seven of chapter two hundred and ninety-eight of the public laws of nineteen hundred and seventeen is hereby amended by adding to said section at the beginning of said section the following: 'In the