

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

1929

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MALICIOUS INJURIES TO PROPERTY.

CHAP. 315

Sec. 3. R. S., c. 88, sec. 19 and sec. 20; relating to recognizance and appeal without trial, renumbered. Section twenty of said chapter eightyeight is hereby renumbered nineteen and section nineteen of said chapter eighty-eight is hereby renumbered twenty.

Sec. 4. R. S., c. 88, sec. 21; relating to on appeal copies and papers shall be produced, amended. Section twenty-one of said chapter eighty-eight is hereby amended by striking out the whole of said section and by substituting in place thereof the following:

'Sec. 21. Filing of evidence in appellate court. When such appeal is completed, the clerk shall file in the appellate court, the originals of all depositions and other written evidence or documents, and a copy of the record and all papers filed in the cause.'

Sec. 5. Renumbering of sections. The new section herein enacted is numbered twenty-one and the subsequent sections of said chapter are renumbered to follow said new section twenty-one.

Approved April 13, 1929.

Chapter 315.

An Act Relative to Malicious Injuries to Certain Public Property. Be it enacted by the People of the State of Maine, as follows:

R. S., c. 129, sec. 4; P. L., 1917, c. 128; R. S., c. 129, sec. 10; P. L., 1917, c. 127; P. L., 1923, c. 18; relating to malicious mischief and trespasses, further amended. Section four of chapter one hundred and twenty-nine of the revised statutes, as amended by chapter one hundred and twentyeight of the public laws of nineteen hundred and seventeen, and section ten of chapter one hundred and twenty-nine of the revised statutes, as amended by section one hundred and twenty-seven of the public laws of nineteen hundred and twenty-seven of the public laws of nineteen hundred and twenty-three, are hereby further amended by section one hundred and twenty-seven of the public laws of by substituting in place thereof the following section bearing the number 'four':

'Sec. 4. Wilful or malicious destruction of public property; penalty. Whoever wilfully or maliciously destroys, injures or removes any public building, armory, breast work, trench, fortification, wharf, pier or dock; or any property, pipe line, reservoir, structure, or apparatus used in supplying water to the public or to any portion thereof; or any dam, reservoir, fishway, fish screen, canal, trench or their appurtenances; or the gear or machinery of a mill or manufactory; or draws off the water from a mill

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CERTIFICATES OF INCORPORATION.

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pond, canal or trench; or destroys or injures any engine or its apparatus for the extinguishment of fire; or any posts, glass caps, wires or other material used in the construction and operation of a telegraph, telephone, electric light or electric power line; or removes, injures or destroys any public or toll bridge, or places any obstruction on such bridge or on any public road with intent to injure persons or property passing thereon, shall be punished by a fine of not more than one thousand dollars or by imprisonment for not more than three years.'

Approved April 13, 1929.

Chapter 316.

An Act Relative to Certificates of Incorporation. Be it enacted by the People of the State of Maine, as follows:

Sec. 1. R. S., c. 51, sec. 9; P. L., 1925, c. 196, sec. 1; relating to certificates of incorporation, amended. Section nine of chapter fifty-one of the revised statutes, as amended by section one of chapter one hundred and ninety-six of the public laws of nineteen hundred and twenty-five, relative to certificates of incorporation, is hereby amended by adding after the word "shares" in the fourth line of the first sentence of said section, as amended, the words 'having par value, and the number of shares without par or face value' so that said first sentence of said section, as amended, shall read as follows:

'Sec. 9. Certificate shall set forth shares with and shares without par or face value. Before commencing business, the president, treasurer and majority of the directors shall prepare a certificate setting forth the name and purposes of the corporation, the amount of capital stock, the amount already paid in, the par value of the shares having par value, and the number of shares without par or face value, the names and residences of the owners, the name of the county where it is located, and the number and names of the directors, and the name and residence of the clerk, and shall sign and make oath to it; and after it has been examined by the attorney general, and been by him certified to be properly drawn and signed and to be conformable to the constitution and laws, it shall be recorded in the registry of deeds in the county where said corporation is located, in a book kept for that purpose, and within sixty days after the day of the meeting at which such corporation is organized, a copy thereof certified by such register shall be filed in the secretary of state's office, who shall enter the date of filing thereon, and on the original certificate to be kept by the corporation, and shall record said copy in a book kept for that purpose.'

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