

ACTS AND RESOLVES

AS PASSED BY THE

Eighty-sixth and Eighty-seventh Legislatures

OF THE

STATE OF MAINE

From April 1, 1933, to April 6, 1935

AND MISCELLANEOUS STATE PAPERS

Published by the Secretary of State, in conjunction with the Revisor of Statutes in accordance with the Resolves of the Legislature approved June 28, 1820, March 18, 1840, March 16, 1842, and Acts approved August 6, 1930 and April 2, 1931.

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PUBLIC LAWS

OF THE

STATE OF MAINE

As Passed by the Eighty-Seventh Legislature

1935

[supplied from page 201 of volume]

STATE SCHOOL FOR GIRLS.

CHAP. 86

Sec. 14. Chief and deputy inspectors to furnish bond. The chief inspector shall furnish a bond in the sum of \$2000 and each deputy inspector shall furnish a bond in the sum of \$1000 conditioned upon the faithful performance of their respective duties and upon a true accounting of all moneys handled by them respectively and the payment over thereof to an officer of the state having authority to accept same and issue a receipt therefor. The cost of said bonds shall be paid by the department.

Sec. 15. Repealing clause; constitutionality of act; words defined. All acts and parts of acts inconsistent with any provisions of this act are hereby repealed or amended in conformity hereto, and if any section, subsection, sentence, clause or phrase of this act is, for any reason, held to be unconstitutional, such decision shall not affect the validity of the remaining portions of this act.

Definitions:

"Department" shall mean the state department of labor and industry.

The title "deputy inspector" or "special inspector" shall mean a person holding a certificate of authority to inspect boilers within the state of Maine.

The term "approved" shall mean approved by the department of labor and industry.

The word "code" as used in this act shall mean the power boiler code of the American Society of Mechanical Engineers.

"Miniature Boiler:" A boiler as defined by the American Society of Mechanical Engineers' Code.

Approved March 30, 1935.

Chapter 86.

AN ACT to Amend Section 386 of Chapter 1 of the Public Laws of 1933 Relating to Girls at State School for Girls.

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

P. L., 1933, c. 1, § 386, amended. Section 386 of chapter 1 of the public laws of 1933 is hereby amended to read as follows:

'Sec. 386. Duties of department; may bind to service any girl committed to its charge or parole to bureau of social welfare. The department shall have all the powers as to the person, property, earnings, and education of every girl committed to the charge of said department during the term of her commitment, which a guardian has as to his ward, and all powers which parents have over their children. At the discretion of said department, any such girl, during her commitment, may be kept at said school, or entrusted

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to the care of any suitable person and may be required to work for such person, for a period not exceeding the term of her commitment, on such conditions as said department may deem reasonable and proper; or she may be entrusted to the custody of the bureau of social welfare, in which case, the expense of her maintenance and education shall be borne in accordance with the provisions of section 206 of this chapter. The department shall require the person to whom such girl is entrusted, to report to said department as often as once in 3 months the conduct and behavior of such girl, and whether she remains under such person, and if not, where she is. Said department shall take care that the terms of such trust are fulfilled, and the girl well treated, and if it believes that by reason of her misconduct, vicious inclinations or surroundings, she is in danger of falling into habits of vice or immorality, or that her welfare is in any way imperiled, it may cancel such trust and resume charge of such girl with the same powers as before the trust was made. The powers of said department with respect to any girl entrusted, as herein provided, to the care of a suitable person are not affected thereby. Said department may authorize any officer thereof, or the superintendent of said school to entrust said girls to the care and service of a suitable person or persons without indenture, to see to their welfare during such service and to require their return to said school at discretion. The department shall have regard to the character of those to whom any girl is entrusted.'

Approved March 30, 1935.

Chapter 87.

AN ACT to Amend Section 14 of Chapter 147 of the Revised Statutes Relating to Violation of Terms of Probation.

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

R. S., c. 147, § 14, amended. Section 14 of chapter 147 of the revised statutes is hereby amended to read as follows:

'Sec. 14. Court may suspend sentence and place respondent on probation; violation of terms of probation. The court may in its discretion, if the offense is within the jurisdiction of the court trying the cause, suspend sentence for a definite period of time, or for an indefinite time not exceeding I year, and such respondent may be committed to the custody and control of the probation officer. In all cases where the respondent is committed to the custody or control of the probation officer, the court shall give to each respondent a writing showing the terms of his probation and the times and places when and where such respondent is to report to such probation officer. And if at any time any such respondent violates the

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