

ACTS AND RESOLVES

AS PASSED BY THE

Ninety-second and Ninety-third Legislatures

OF THE

STATE OF MAINE

From April 22, 1945 to May 14, 1947 AND MISCELLANEOUS STATE PAPERS From May 25, 1945 to May 14, 1947

Published by the Revisor of Statutes in accordance with Chapter 10 of the Revised Statutes of 1944.

> KENNEBEC JOURNAL AUGUSTA, MAINE 1947

PUBLIC LAWS

OF THE

STATE OF MAINE

As Passed by the Ninety-third Legislature

1947

RIGHT OF SAFE DEPOSIT COMPANIES TO OPEN SAFE PUBLIC, 1947 **CHAP. 10**

Chapter 10

AN ACT Relating to the Right of Safe Deposit Companies to Open Safe or Box.

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

R. S., c. 164, § 87, amended. Section 87 of chapter 164 of the revised statutes is hereby amended to read as follows:

'Sec. 87. Right of company to open box; proceedings; lien on contents. Whenever the amount due for the use of any safe or box in the vaults of any bank or safe deposit company shall not have been paid for 3 years I year, such corporation bank or company may, at the expiration of such period, notify the person in whose name such safe or box stands on its books, by a notice in writing in a securely closed, post-paid, registered letter directed to such person at his post-office address as recorded upon the books of the corporation said bank or company, that if the amount then due for the use of such safe or box is not paid within 60 days from the date of such notice, the corporation said bank or company will then cause such safe or box to be opened in the manner hereinafter provided; at the expiration of 60 days after the mailing of said notice, the corporation said bank or company may then cause such safe or box to be opened in the presence of its president, secretary, or treasurer any officer or branch manager of said bank or company, and of a notary public not an officer or in the employ of the corporation said bank or company, and the contents of said safe or box shall then be sealed up by such notary public in a package and a certificate of such sealing shall be indorsed thereon, signed by such notary and attested by his seal, and said package shall be distinctly marked with the name and address of the person in whose name such safe or box stands upon the books of the corporation said bank or company, and the estimated value thereof; said package shall then be placed in one of the general safes or boxes of the corporation said bank or company, and shall be held subject to redemption by the owner thereof, who shall be required to pay the rent due for said safe or box and all costs and damages attending the opening thereof, together with reasonable charges for the custody of said package by the corporation said bank or company, and the corporation said bank or company shall have a lien upon said package to secure the payment of such rent, damages and charges.'

Effective August 13, 1947

109