

ACTS AND RESOLVES

AS PASSED BY THE

Ninety-fourth Legislature

OF THE

STATE OF MAINE

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PUBLIC LAWS

OF THE

STATE OF MAINE

As Passed by the Ninety-fourth Legislature

1949

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legally due this state or its said agencies. The officials of other states which extend a like comity to this state are empowered to sue for the collection of such taxes in the courts of this state. A certificate by the secretary of state, under the great seal of the state, that such officers have authority to collect the tax shall be conclusive evidence of such authority.'

Effective August 6, 1949

Chapter 132

AN ACT Relating to Illegal Marriage and Annulment Thereof.

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

R. S., c. 153, § 54, amended. Section 54 of chapter 153 of the revised statutes is hereby amended to read as follows:

'Sec. 54. Issue of second marriage, when legitimate. When a marriage is annuled on account of a prior marriage, and the parties party who was capable of contracting the second marriage contracted the second marriage in good faith, believing that a prior husband or wife was dead, or that the former marriage was void, or that a divorce had been decreed leaving the party to the former marriage free to marry again, that fact shall be stated in the decree of nullity; and the issue of such second marriage, begotten before the commencement of the suit, is the legitimate issue of the parent capable of contracting.'

Effective August 6, 1949

Chapter 133

AN ACT Relating to Powers of Industrial or Morris Plan Banks.

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

R. S., c. 55, § 185, sub-§ I, amended. Subsection I of section 185 of chapter 55 of the revised statutes is hereby amended to read as follows:

'I. To borrow money, to lend money and discount notes and bills of exchange, including trade acceptances, and to deduct interest thereon in advance at a rate no greater than $\frac{2\%}{12\%}$ annually; and in addition to receive uniform weekly, semi-monthly or monthly instalments on its certificates of indebtedness or deposit purchased by the borrower simul-