

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

DEFINITION OF TERM "SARDINE"

PUBLIC LAWS, 1949

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by chapter 3 and by chapter 278 both of the public laws of 1947, is hereby further amended by adding at the end thereof the following:

'If service is not effected by registered mail as aforesaid, then the court may direct that service on the defendant be completed as in other actions at law at the expense of the plaintiff.'

Effective August 6, 1949

Chapter 269

AN ACT Repealing Law Relating to Taking of Herring.

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

R. S., c. 34, § 37, repealed. Section 37 of chapter 34 of the revised statutes, as revised, is hereby repealed.

Effective August 6, 1949

Chapter 270

AN ACT Relating to the Definition of the Term "Sardine."

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

R. S., c. 27, § 200, amended. Section 200 of chapter 27 of the revised statutes, as amended by section 1 of chapter 248 of the public laws of 1947, is hereby further amended to read as follows:

'Sec. 200. Definition. For the purposes of sections 198 to 205, inclusive, the term "sardine" shall be held to include any small canned, clupeoid fish, being the fish commonly called herring, particularly the clupea harengus; provided, however, that the fish and fish products described in the following clauses shall be excluded from the meaning of the term "sardine":

I. Pickled herring of any type packed in tin or glass, provided that the product is not hermetically sealed and heat processed;

II. Kippered snacks, kippered herring, cocktail spread, sardine spread, Riga Spratts, sardine salad, or sardine luncheon, provided that none of these products are packed in the 1/4 or 3/4 sardine tins and prowided that none of these products shall be primarily labeled with only the term "herring" or "sardine".'

Effective August 6, 1949