

ACTS AND RESOLVES

AS PASSED BY THE

Ninety-fifth Legislature

OF THE

STATE OF MAINE

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PUBLIC LAWS

OF THE

STATE OF MAINE

As Passed by the Ninety-fifth Legislature

1951

INSTALLATIONS IN PUBLIC HIGHWAYS

PUBLIC LAWS, 1951

СНАР. 341

389

miles 6c for each mile exceeding 5,000 miles; provided, however, that the state shall pay inspectors of seed potatoes $\overline{\gamma}e$ 8c for every mile so travelled. Provided further, that the rate may be set by the travel supervisor at not exceeding toe per mile on any one trip when more than \pm passenger from one or more departments are assigned by the travel supervisor and that the charges for such mileage shall be apportioned by the travel supervisor to the various departments involved. Provided, however, that the governor, with the advice and consent of the council, may suspend the operation of this section and require state officials and employees to travel in automobiles owned or controlled by the state, if such automobiles be available.'

Effective August 20, 1951

Chapter 341

AN ACT Relating to Installations in Public Highways.

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

R. S., c. 20, § 67-A, amended. Section 67-A of chapter 20 of the revised statutes, as enacted by chapter 384 of the public laws of 1949, is hereby amended to read as follows:

'Sec. 67-A. Installations in state or state aid highways forbidden; penalty. No person shall install, erect or construct, or cause to be installed, erected or constructed any such installations as buildings Θ , gasoline pumps or other fixtures in or upon any state or state aid highway or within 33 feet of the center line of said highway; and such state or state aid highway shall be deemed the full width of the right of way as laid out by the state, the county or the town. This paragraph shall not apply to the installations or other property devoted to the public use of any public utility or district or to underground pipe lines or to the installations or other property now in existence.

Any person found guilty of violating the provisions of this section shall be punished by a fine of not less than 5, nor more than 500, and whoever after conviction of such violation unlawfully maintains any such installations as buildings Θ , gasoline pumps or other fixtures for 30 days after 'such conviction may be punished by a further fine of not more than 50 for each day upon which such installations as buildings Θ , gasoline pumps or other fixtures are maintained.'

Effective August 20, 1951