

ACTS AND RESOLVES

AS PASSED BY THE

Ninety-seventh Legislature

OF THE

STATE OF MAINE

Published by the Director of Legislative Research in accordance with subsection VI of section 27 of chapter 10 of the Revised Statutes of 1954.

> KENNEBEC JOURNAL AUGUSTA, MAINE 1955

PUBLIC LAWS

OF THE

STATE OF MAINE

As Passed by the Ninety-seventh Legislature

1955

CHAP. 192

168

PUBLIC LAWS, 1955

Any house trailer owner who has paid the excise tax on his house trailer as provided for herein shall be exempt from further or other taxation for that year on said house trailer.

This excise tax on house trailers shall be subject to the same provisions and exemptions as apply to motor vehicles in sections 52 to 59, inclusive, which can be applied to such trailers.'

Sec. 2. R. S., c. 22, § 16, sub-§ III, amended. The next to the last paragraph of subsection III of section 16 of chapter 22 of the revised statutes is hereby amended to read as follows:

'No registration or license shall be granted to the owner of a house trailer or camp trailer of the covered wagon type until he shall present a receipt or certificate that the excise tax or the personal property tax assessed on said trailer has been paid for the current year preceding that for which the registration or license is applied for, or written evidence from the taxing authority of that city or town that he was legally exempted therefrom or that the tax has been abated.'

Effective August 20, 1955

Chapter 192

AN ACT Permitting Re-opening of Examinations for State Employment by Disabled Veterans.

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

R. S., c. 63, § 17-A, additional. Chapter 63 of the revised statutes is hereby amended by adding thereto a new section to be numbered 17-A, to read as follows:

'Sec. 17-A. Reopen open competitive examinations. Veterans with the present existence of a service-connected disability to a compensable degree, wives of disabled veterans who qualify for 10 points preference under paragraph B of subsection II of section 17, unmarried widows of deceased veterans who qualify for 10 points preference under paragraph C of subsection II of section 17 and mothers (who are widowed, divorced, separated or whose husbands are permanently and totally disabled) of veterans who died while in the active service of the armed forces during any war, or who died as the result of service-connected disabilities, may file an application for and reopen an open competitive examination during the life of an eligible register resulting from a published announcement. If no eligible register resulted from a published announcement, applicants as above qualified may file an application for and reopen an open competitive examination within 3 years of the closing date of the published announcement, provided in all instances that the applicant had not previously made application for the examination under conditions of the published announcement. In the event positions in the classified service are held other than by permanent or probationary employees, applicants as above qualified may file application for an examination to be announced and opened. Examinations shall be conducted for such applicants not later than the quarterly period succeeding that in which the application has been filed with the Maine State Department of Personnel.'

Effective August 20, 1955