

MAINE STATE LEGISLATURE

The following document is provided by the
LAW AND LEGISLATIVE DIGITAL LIBRARY
at the Maine State Law and Legislative Reference Library
<http://legislature.maine.gov/lawlib>



Reproduced from scanned originals with text recognition applied
(searchable text may contain some errors and/or omissions)

ACTS AND RESOLVES

AS PASSED BY THE

One Hundred and Second Legislature

OF THE

STATE OF MAINE

Published by the Director of Legislative Research in accordance with
the Revised Statutes of 1964, Title 3, Section 164, Subsection 6.

KENNEBEC JOURNAL

AUGUSTA, MAINE

1965

PUBLIC LAWS
OF THE
STATE OF MAINE
AS PASSED BY THE
One Hundred and Second Legislature
1965

Chapter 50

AN ACT Relating to Application of Slaughterhouse Law to Domestic Rabbits.

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

Sec. 1. R. S., T. 22, § 2532, amended. The 2nd sentence of section 2532 of Title 22 of the Revised Statutes is amended to read as follows:

'A license shall not be required of any farmer or other person who raises and slaughters his own domestic animals on his farm or premises for consumption as human food by himself or his family; nor of any retail sales establishment; nor the home kitchen operated only by the owner and his immediate family; nor of the farmer or other person who raises and slaughters his own poultry or domestic rabbits for consumption or sale; nor a custom slaughterhouse, nor a custom meat processing plant.'

Sec. 2. R. S., T. 22, § 2532, amended. The 2nd paragraph of section 2532 of Title 22 of the Revised Statutes is amended to read as follows:

'All carcasses of meat from animals, except poultry or domestic rabbits, that are slaughtered in a licensed slaughterhouse in Maine and which are to be used for human consumption shall be stamped with the license number issued by the commissioner to the licensed establishment, type and design of stamp to be approved by the commissioner. The meat shall be stamped on all parts that are to be portioned in wholesale cuts and the edible meat by-products shall be so stamped. The provisions of the stamping requirement shall not apply to meat or meat by-products held for custom processing, storage, packaging or freezing for owners of the products which shall not be for sale, and shall be marked with the name and address of the owner. No person, firm, partnership, corporation, association or society shall have in his possession for sale, sell, offer or expose for sale or hold for further processing for subsequent sale any meat or meat by-products, except poultry or domestic rabbits, which comes from carcasses or parts not bearing approved state or federal marks. All carcasses of meats or parts, except poultry or domestic rabbits, found in wholesale or retail sales outlets which do not bear the approved state or federal marks may be condemned for sale and destroyed for food purposes.'

Effective September 3, 1965

Chapter 51

AN ACT to Correct Errors and Inconsistencies in the Education Laws.

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

Sec. 1. R. S., T. 20, § 153, amended. Section 153 of Title 20 of the Revised Statutes is amended by adding after the 3rd sentence, a new sentence, as follows:

'Said joint committee shall make provision for an office for the superintendent of schools, office assistants, supplies, utilities and other office expenses and shall apportion the cost among the several administrative units in proportion to the service to be performed.'

Sec. 2. R. S., T. 20, § 1053, amended. The first sentence of section 1053 of Title 20 of the Revised Statutes is amended to read as follows:

'The superintending school committee or school directors of any administrative unit may establish, maintain, operate and expand a school-lunch and special milk program for the pupils in any school building under its jurisdiction, may make all contracts necessary to provide material, personnel and equipment necessary to carry out the National School Lunch Act and the Special Milk Program for Children legislation, and may use therefor funds disbursed to them under this subchapter, **appropriations, moneys received from the State for educational programs**, gifts and other moneys received from sale of school lunches and milk under these programs.'

Sec. 3. R. S., T. 20, § 1281, sub-§ 8, amended. Subsection 8 of section 1281 of Title 20 of the Revised Statutes is amended to read as follows:

'**8. Requirements for graduation.** The requirements for graduation include 16 Carnegie units earned in grades 9 through 12, 4 of which shall be in English and one in American history. **Notwithstanding the foregoing, a student who has satisfactorily completed the freshman year in a degree-granting institution may receive a secondary school diploma from the school he last attended.'**

Sec. 4. R. S., T. 20, § 2452, sub-§ 2, repealed and replaced. Subsection 2 of section 2452 of Title 20 of the Revised Statutes is repealed and the following enacted in place thereof:

'**2. Special subsidies.** Special subsidy shall be paid in September to the administrative units that have conducted driver education courses meeting standards established by the state board according to the following plan: \$10 for each pupil satisfactorily completing the driver education course during the preceding year.'

Notwithstanding sections 1289 and 1291, when a student who has school privileges in an administrative unit not maintaining an approved secondary school satisfactorily completes an approved driver education course in an approved academy, special subsidy of \$10 will be paid in September to the administrative unit, which shall pay such special subsidy to the trustees or officers in charge of the said academy.'

Sec. 5. R. S., T. 29, § 2011, amended. The first paragraph of section 2011 of Title 29 of the Revised Statutes is amended to read as follows:

'The term "school bus" includes every motor vehicle owned by a public or governmental agency or private school and operated for the transportation of children to or from school, or to or from any school activities at a school regularly attended by such children, or privately owned and operated for compensation for the transportation of children to or from school or to or from any school activities at a school regularly attended by such children, **or to and from any municipally sponsored, nonschool activity within the State for which use of a bus has been approved by the superintending school committee, community school committee or board of directors**; school as used in this sentence shall mean either a private or public school. Buses operated by a motor carrier having a certificate of public convenience and necessity issued by the Public Utilities Commission under Title 35, sections 1501 to 1518, which comply with the requirements of the commission ~~within a city in which such carrier is so authorized to operate~~ shall not be regarded as "school buses."'