

ACTS AND RESOLVES

AS PASSED BY THE

One Hundred and Second Legislature

OF THE

STATE OF MAINE

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PUBLIC LAWS

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268BOILER AND UNFIRED STEAM PRESSURE VESSELSCHAP. 211PUBLIC LAWS, 1965

'Each convict, whose record of conduct shows that he has faithfully observed all the rules and requirements of the State Prison, shall be entitled to a deducion of 7 days a month from the minimum term of his sentence, commencing on the first day of his arrival at the State Prison. An additional one day 2 days a month may be deducted from the sentence of those convicts who are assigned duties outside the prison walls or security system, or those convicts within the prison walls who are assigned to work deemed by the Warden of the State Prison to be of sufficient importance and responsibility to warrant such deduction. Any portion of the time deducted from the sentence of any convict for good behavior may be withdrawn by the Warden of the State Prison for the infraction of any rule of the State Prison, for any misconduct or for the violation of any law of the State. Such withdrawal of good time may be made at the discretion of the warden, who may restore any portion thereof if the convict's later conduct and outstanding effort warrant such restoration. This section shall apply to the sentences of all convicts now or hereafter confined within the State Prison, and shall not be construed to prevent the allowance of good time from maximum sentences or definite sentences."

Effective September 3, 1965

Chapter 211

AN ACT Revising Laws Relating to Fees for Inspections and Inspection Certificates Under Boiler and Unfired Steam Pressure Vessel Law.

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

Sec. 1. R. S., T. 26, § 244, amended. The 3rd sentence of section 244 of Title 26 of the Revised Statutes is amended to read as follows:

'If it shall be Whenever any boiler is inspected as hereinbefore provided for in this section and is found to be suitable and to conform to the rules of the Board of Boiler Rules, upon payment by the owner or user of such a boiler of the sum fee of $\frac{2}{3}$ to the department by the owner or user of such a boiler, the chief inspector the latter shall issue to such said owner or user an inspection certificate for each such boiler.'

Sec. 2. R. S., T. 26, § 245, amended. Section 245 of Title 26 of the Revised Statutes is amended to read as follows:

'§ 245. Inspection charge

The owner or user of a steam each boiler, required by this subchapter to be inspected by the chief inspector or his a deputy inspectors inspector, shall pay the inspector upon inspection \$ = 0 a fee, or fees, to be determined, except for miniature boilers, as follows: For the internal and external certificate inspection of a boiler of steel construction, which shall be an internal and external inspection while such boiler is not under pressure and for the certificate inspection of a boiler of cast iron construction, which shall be an inspection of all normally accessible external surfaces while such boiler is full of water and not in service, when any such a boiler having has a grate area of not more than IO square feet or equivalent, the fee shall be \$ = 0

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every square foot of grate area, or equivalent, in excess of 10 square feet or equivalent. In cases of a specially designed beiler boilers of steel construction, except miniature boilers, wherein no grate area exists, the board is authorized to set the fee for the certificate inspection of such boilers, on the basis of the maximum boiler horsepower that can be generated by such boilers. For the certificate inspection of a miniature boiler, which shall be an internal and external inspection while such boiler is not under pressure, the fee shall be \$5. For the external inspection of a boiler while under this subchapter, while operation conditions under pressure or in service, the fee shall be \$3 \$4. For the inspection of a miniature boiler, the fee shall be \$3. For a hydrostatic test of any boiler, except miniature boilers, a fee of \$5 \$10 shall be charged in addition to the inspection fees provided for in this section. Not more than \$20 \$25 shall be collected for such the inspection of any one boiler made for in any one year exclusive of the fee for hydrostatic test, unless additional inspections are required by the owners or users of the same boiler or unless the boiler has been inspected and a an inspection certificate has been refused, withheld or withdrawn, or unless an additional inspection is required because of the change of location of a stationary boiler. The type nature and size of the miniature boiler boilers to be inspected shall be determined by the Board of Boiler Rules. The inspector shall give receipts for said all fees collected and shall pay all sums so received to the chief boiler inspector, who shall pay the same to the commissioner, who shall turn same over to the Treasurer of State to be credited to the General Fund.'

Effective September 3, 1965

Chapter 212

AN ACT to Clarify the Civil Defense Powers of the Governor.

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

Sec. 1. R. S., T. 25, § 303, sub-§ 1, amended. The last sentence of subsection 1 of section 303 of Title 25 of the Revised Statutes is amended to read as follows:

'These functions include, without limitation, fire fighting services, police services, medical and health services, rescue, engineering, air raid warning services, communications, radiological, chemical and other special weapons defense, evacuation of persons from stricken areas, emergency welfare services (civilian war aid), economic stabilization, emergency transportation, existing or properly assigned functions of plant protection and other functions related to civilian protection, together with all other activities necessary or incidental to the preparation for and carrying out of the foregoing functions.'

Sec. 2. R. S., T. 25, § 307, sub-§ 4, amended. Subsection 4 of section 307 of Title 25 of the Revised Statutes is amended to read as follows:

'4. Studies and surveys. To conduct such studies and surveys and to take such inventories of the industries, resources and facilities of this State as may be necessary to ascertain the capabilities of the State for civil defense and public safety, and to plan for the most efficient emergency use thereof, including emergency economic controls to insure adequate production and equitable distribution of essential commodities;'