

ACTS AND RESOLVES

AS PASSED BY THE

One Hundred and Second Legislature

OF THE

STATE OF MAINE

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PUBLIC LAWS

OF THE

STATE OF MAINE

AS PASSED BY THE

One Hundred and Second Legislature 1965

WORKMEN'S COMPENSATION LAW

CHAP, 411

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Sec. 9. R. S., T. 26, § 671, amended. Section 671 of Title 26 of the Revised Statutes is amended by adding at the end a new paragraph to read as follows:

'In the event of the violation of any of the provisions of this subchapter, the Attorney General may institute injunction proceedings in the Superior Court to enjoin further violation thereof.'

Sec. 10. Appropriation. There is appropriated from the General Fund to the Department of Labor and Industry the sum of \$7,754 for the fiscal year ending June 30, 1966 and the sum of \$9,212 for the fiscal year ending June 30, 1967 to carry out the purposes of this Act. The breakdown shall be as follows:

Department		1965-66		1966-67
LABOR AND INDUSTRY				
Personal Services	(I ¹ / ₂)	\$4,772	$(1\frac{1}{2})$	\$5,967
All Other		2,745		3,245
Capital Expenditures		237		
		\$7,754		\$9,212
Effective September 3, 1965				

Chapter 411

AN ACT Revising Certain Laws Under the Workmen's Compensation Law.

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

Sec. 1. R. S., T. 39, § 4, amended. Section 4 of Title 39 of the Revised Statutes is amended to read as follows:

'§ 4. Applicability to certain actions and employers; exemptions

Section 3 shall not apply to employers who employ 5 3 or less workmen or operatives regularly in the same business. Said section shall not apply to actions to recover damages for the injuries aforesaid, or for death resulting from such injuries, sustained by employees engaged in domestic service or in agriculture by seasonal or casual farm laborers. "Casual" is defined as occasional, irregular or incidental. "Seasonal" shall refer to employment beginning with the planting season and terminating at the completion of the harvest season. Section 3 shall not apply to actions to recover damages for the injuries aforesaid, or for death resulting from such injuries, sustained by employees of an employer who has become subject to this Act by securing the payment of compensation in conformity with sections 21 to 27. Such assenting employers, except as provided by section 28, shall be exempt from civil actions because of such injuries either at common law or under sections 141 to 148 or under Title 18, sections 2551 to 2553. This section shall not apply to farm laborers when the employer carries employees liability insurance coverages.'

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Sec. 2. R. S., T. 39, § 21, amended. The first 2 paragraphs of section 21 of Title 39 of the Revised Statutes are amended to read as follows:

'Every private employer subject to this Act, who has secured the payment of compensation in conformity with sections 21 to 27 shall be conclusively presumed to be an assenting employer with respect to employees other than those engaged in domestic service or in agriculture as seasonal or casual farm laborers, subject to the provisions hereinafter stated.

Any private employer other than those who employ 5 or less workmen or operators regularly in the same business who has elected not to be an assenting employer by not securing the payment of compensation under sections 21 to 27 shall, in a civil action brought by the employee other than one engaged in domestic service or in agriculture as a seasonal or casual farm laborer to recover for personal injuries or death sustained after such election by the employer, arising out of and in the course of his employment shall not be entitled to the defenses set forth in section 3.'

Sec. 3. R. S., T. 39, § 24, amended. Section 24 of Title 39 of the Revised Statutes is amended to read as follows:

'§ 24. Voluntary election

Any private employer of 5 or less employees may become an assenting employer with respect to his employees and any private employer may become an assenting employer with respect to his employees except those engaged in domestic service or in agriculture as seasonal or casual farm laborers, and the act of the employer in securing the payment of compensation to such employee or class of employees in conformity with sections 21 to 27 shall constitute as to such employer his election to become an assenting employer without any further act on his part, but only with respect to that employee or that class of employees with respect to whom the employer has secured compensation as provided in sections 21 to 27, provided that, as to any employer who secures compensation by making a contract of industrial accident insurance, such election shall be deemed to have been made on the effective date of the insurance policy. Such election to be an assenting employer shall be deemed to continue as long as compensation continues to be secured as provided.'

Effective September 3, 1965

Chapter 412

AN ACT Increasing Compensation of Members of the Legislature, the Governor, Court Justices and Certain Department Heads.

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

Sec. 1. R. S., T. 2, § 1, amended. The last paragraph of section 1 of Title 2 of the Revised Statutes is amended to read as follows:

'The Governor shall receive an annual salary of \$15,000 \$20,000.'

(There is appropriated from the General Fund the sum of \$2,500 for the fiscal year ending June 30, 1967 to carry out the purposes of this section.)