MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

AS PASSED BY THE

One Hundred and Third Legislature

OF THE

STATE OF MAINE

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PUBLIC LAWS

OF THE

STATE OF MAINE

AS PASSED BY THE

One Hundred and Third Legislature 1967

CHAP. 205

PUBLIC LAWS, 1967

Chapter 204

AN ACT Relating to Sale of Certain Biologics.

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

R. S., T. 7, § 1808, amended. Section 1808 of Title 7 of the Revised Statutes is amended to read as follows:

§ 1808. Sale of certain biologics

No biological product containing living organisms or viruses offered for use in the treatment or prevention of diseases of domestic animals shall be **produced**, sold, distributed, imported or used within the State, or imported into the State for sale, distribution or use unless approval and written permisson has first been obtained from the commissioner, or his agent in charge of livestock sanitary work, for the distribution and use of such product. The commissioner or his agent has the right to refuse permission for such distribution, sale, importation or use of any such product within the State, and may require reporting of sale, distribution, importation or use of any such product within the State, if permission is granted.

No brucellosis antigen used for diagnostic purposes in domestic animals shall be produced in or shipped into the State without the approval of the commissioner or his agent.

No person, firm or corporation, except licensed veterinarians, shall offer for sale or distribution, within the State, any biological product containing living organisms or viruses offered for use in the treatment or prevention of diseases of poultry domestic animals, without first obtaining a permit to act as salesman or distributor from the Division of Animal Industry.

The commissioner shall promulgate rules and regulations as to refrigeration, handling, shipping, disposing of outdated material, and sale of such products.

Any person not complying with said rules and regulations shall have his permit revoked, after proper hearing before said commissioner or his agent.

This section shall not apply to registered pharmacies.

Effective October 7, 1967

Chapter 205

AN ACT Relating to the Prohibited Practices of Collection Agencies.

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

R. S., T. 32, § 576, amended. Section 576 of Title 32 of the Revised Statutes, as enacted by section 1 of chapter 430 of the public laws of 1965, is amended to read as follows:

§ 576. Prohibited practices

No collection agency shall: Threaten to bring legal action in its own name or list the name of the a lawyer; use or employ justices of the peace, constables, sheriffs or any other officer authorized to serve legal papers in connection with the collection of a claim; use or threaten to use physical violence in connection with the collection of claims; furnish legal advice or otherwise engage in the practice of law or represent that it is competent to do so, or institute judicial proceedings on behalf of others; communicate with debtors in the name of a lawyer or upon the stationery of a lawyer, or prepare any forms or instruments which only lawyers are authorized to prepare; solicit purchase or, receive or solicit assignments of claims for the purpose of collection, or institute suits thereon in any court; use instruments which simulate the form and appearance of judicial process; exercise authority on behalf of a creditor to employ the services of lawyers unless the creditor has specifically authorized the agency in writing to do so and the agency's course of conduct is at all times consistent with the true relationship of attorney and client between the lawyer and the creditor; demand or obtain in any manner a share of the compensation for services performed by a lawyer in collecting a claim; publish or cause to be published any list of debtors except for credit reporting purposes or threaten to do so; use "shame cards," "shame automobiles," or similar devices, methods of intimidation or methods contrary to postal regulations to collect accounts; refuse to return any claim or claims upon written request of the creditor, claimant or forwarder after the tender of such amounts, if any, as may be due and owing to the agency; advertise or threaten to advertise for sale any claim as a means of forcing payment thereof, unless such agency is acting as the assignee for the benefit of creditors or acting under an order of court; refuse or intentionally fail to account to its clients for all money collected within 60 days from the last day of the month in which the same is collected; refuse or intentionally fail to return to the creditor all valuable papers deposited with a claim when such claim is returned; refuse or fail to furnish at intervals of not less than 90 days, upon the written request of the claimant or forwarder, a written report upon claims received from such claimant or forwarder; operate under a name or in a manner which implies that such agency is a branch of or associated with any department of the Federal Government or of any state or municipal government, or use any seal, insignia, envelope or other format which simulates that of any government department or agency; commingle money collected for a customer with the agency's own funds or use any part of a customer's money in the conduct of the agency's business; or share quarters or office space, or have a common waiting room with a practicing lawyer; make repeated or harassing communications to employers, or make collect telephone calls by subterfuge; engage in the business of lending money to any person, or contact any person for the purpose of securing a loan for any person with which to pay any claim left with it for collection, or recommend or suggest any person or persons as a source of funds to pay any such claim; collect or attempt to collect from any person an amount in excess of the amount legally due the ereditor submitted by the creditor for collection.