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

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such employer shall not be affected by the fact that he had been employed during any part of such period outside of this State.

Sec. 9. R. S., T. 39, § 195, amended. Section 195 of Title 39 of the Revised Statutes is amended to read as follows:

§ 195. Disability due to radioactive properties

Notwithstanding any of the provisions of this chapter, the employee need not be exposed to radioactive substances for a period of 60 days or more, as otherwise stated under section 186, and the time for filing claims shall not begin to run in cases of incapacity under section 193, item 18 until the person claiming benefits knew, or by exercise of reasonable diligence should have known of the causal relationship between his employment and his incapacity, or after incapacity, whichever is later.

- Sec. 10. R. S., T. 39, § 196, repealed. Section 196 of Title 39 of the Revised Statutes is repealed.
 - Sec. 11. Effective date. This Act shall take effect November 30, 1967.

Effective November 30, 1967

Chapter 375

AN ACT Increasing Fees for Sheriffs and Deputies.

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

- Sec. 1. R. S., T. 30, § 1051, sub-§§ 5, 6, amended. Subsections 5 and 6 of section 1051 of Title 30 of the Revised Statutes are amended to read as follows:
- 5. Attachment of personal property; replevin. For attachment of personal property or for the service of writ of replevin, \$6, and in addition thereto \$1.50 to each hour after the first required for such service.
- 6. Civil arrests and custody. The fee for civil arrests shall be \$3 \$5 for such arrest and \$3 \$5 shall be charged for custody thereunder, including arrest and custody under bastardy proceedings.
- Sec. 2. R. S., T. 30, § 1051, sub-§ 10, amended. Subsection 10 of section 1051 of Title 30 of the Revised Statutes is amended to read as follows:
- 10. Search for persons to serve. Sheriffs and their deputies shall make a charge of \$\frac{\pi}{\pi}\$ \$2, plus necessary travel, for making diligent search for persons upon whom they are commanded to serve civil process when such party cannot be located at an address given to said sheriff or his deputy by the plaintiff or his attorney when commanding such service to be made.
- Sec. 3. R. S., T. 30, § 1051, sub-§§ 14-16, amended. Subsections 14 to 16 of section 1051 of Title 30 of the Revised Statutes, as amended by section 2 of chapter 308 of the public laws of 1965, are further amended to read as follows:

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- 14. Attending court and keeping prisoner. For attending court and keeping the prisoner in criminal cases, \$13 \$15 a day, and in that proportion for a greater or shorter length of time.
- sheriff and court mesenger, while in actual attendance upon a session of the Supreme Judicial Court or the Superior Court in their respective counties, except as provided in Title 4, section 56, shall receive \$15 a day, plus actual travel at 16c a mile from their place of residence for each day's attendance.
- 16. Special duties. Every deputy sheriff while performing special duties under order of the sheriff shall receive for such services \$\frac{\pmathbf{x}}{3}\\$\$ \$\frac{15}{2}\$ a day, together with necessary, incidental expenses, to be paid from the county treasury, the bills for which shall be audited as provided in Title 15, section 1902. Such officers shall not be entitled to fees for any services rendered in criminal or civil matters while acting as per diem officers. A chief deputy performing similar special duties shall receive an additional \$\pmathbf{1}\$ per day.

Effective October 7, 1967

Chapter 376

AN ACT Relating to Charging Fees for Services to Persons Acting as Subjects for Student Instruction and Training in Beauty Schools.

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

R. S., T. 32, § 1553, amended. The first paragraph of section 1553 of Title 32 of the Revised Statutes, as amended by chapter 349 of the public laws of 1965, is further amended to read as follows:

No school of hairdressing and beauty culture shall be approved by the State Board of Hairdressers until it shall attach to its staff a physician duly licensed to practice medicine in the state where the school is located, and familiar with the installation and use of electrical appliances adapted to hairdressing and beauty culture, nor unless it has a minimum requirement of a continuous course of study of 1,500 hours distributed over a term of not less than 9 months, including practical demonstrations, written or oral tests and theoretical and practical instruction in sanitation, sterilization and the use of antiseptics, cosmetics and electrical appliances, which course of study and instruction shall be subject to the approval of said board. Practical demonstrations will include supervised practice which shall consist of rendering service to persons other than fellow students, but such practice shall be of a clinical nature and under the direct supervision of a duly licensed instructor. No such school, nor any student registered therein nor any other person shall charge, either directly or indirectly, or receive any fee for any services rendered on any person acting as a subject for student instruction and training. The State Board of Hairdressers shall make rules and regulations that no school may charge more than the reasonable cost of supplies and materials used, and shall set up a schedule for such charges used in practical demonstrations. This schedule shall be posted at each school approved by the board. Time spent in any out-of-state school of hairdressing and beauty culture may be credited in full or in part against said 1,500 hours, subject to the decision and approval of the board. No school of hairdressing and beauty