

ACTS AND RESOLVES

AS PASSED BY THE

One Hundred and Fourth Legislature

OF THE

STATE OF MAINE

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PUBLIC LAWS

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1969

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§ 2611. Flour, corn meal and hominy grits

When in package form, and when packed, kept, offered or exposed for sale or sold, wheat flour, whole wheat flour, graham flour, self-rising wheat flour, phosphated wheat flour, bromated flour, enriched flour, enriched self-rising flour, enriched bromated flour, corn flour, corn meal and hominy grits shall be packaged only in units of $3 \ 2$, 5, 10, 25, 50 or 100 pounds, avoirdupois weight. Packages in units of less than $3 \ 2$ pounds or more than 100 pounds shall be permitted.

Sec. 3. R. S., T. 10, § 2612, amended. Section 2612 of Title 10 of the Revised Statutes is amended by adding at the end, a new paragraph, as follows:

All furnace, stove oil and liquefied petroleum gas shall be sold by liquid measure or by net weight in accordance with section 2601. In the case of each delivery of such liquid fuel not in package form and in an amount greater than 10 gallons in the case of sale by liquid measure of 100 pounds in the case of sale by weight, there shall be rendered to the purchaser at the time of delivery a delivery ticket or a written statement on which, in ink or by means of other indelible marking equipment on the original copy and, in clarity, equal to type or printing, there shall be clearly stated the name and address of the vendor, the name and address of the purchaser, the identity of the type of fuel comprising the delivery, the unit price, that is, the price per gallon or per pound, as the case may be, of the fuel delivered. In the case of each delivery of such liquid fuel not in package form and in an amount greater than 10 gallons in the case of sale by liquid measure or 100 pounds in the case of sale by weight, there shall be rendered to the purchaser at the time of billing a delivery ticket or a written statement on which, in ink or by means of other indelible marking equipment on the original copy and, in clarity, equal to type of printing, there shall be clearly stated the name and address of the vender, the name and address of the purchaser, the identity of the type of fuel comprising the delivery, the unit price, that is, the price per gallon, per pound or scheduled rates, as the case may be, of the fuel delivered. In the case of sale by liquid measure, the ticket or statement shall recite the liquid volume of the delivery, together with any meter readings from which such liquid volume has been computed, expressed in terms of the gallon and its binary or decimal subdivision, and in the case of sale by weight, the net weight of the delivery, together with any weighing scale readings from which such net weight has been computed, expressed in terms of tons or pounds avoirdupois.

Effective October 1, 1969

Chapter 45

AN ACT Relating to the Executive Secretary and Procedure of Actuarial Computations Under State Retirement System.

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

Sec. 1. R. S., T. 2, § 6, sub-§ 4, amended. The last line of subsection 4 of section 6 of Title 2 of the Revised Statutes, as enacted by chapter 542 of the public laws of 1967, which pertains to the salary of the Executive Secre-

302 CHAP. 45

tary of the Retirement System, is repealed.

Sec. 2. R. S., T. 5, § 1031, sub-§ 6, amended. Subsection 6 of section 1031 of Title 5 of the Revised Statutes is amended by adding at the end the following new sentence:

The board of trustees shall set the salary of the executive secretary.

Sec. 3. R. S., T. 5, § 1062, sub-§ 3, ¶ B, amended. Paragraph B of subsection 3 of section 1062 of Title 5 of the Revised Statutes is amended to read as follows:

B. On account of each member there shall be paid annually into the Retirement Allowance Fund by the State for the preceding fiscal year an amount equal to a certain percentage of the annual earnable compensation of such member to be known as the "normal employer contribution and an additional amount equal to a percentage of his annual earnable compensation to be known as the accrued liability contribution." The rates per cent of such contributions contribution to be known as the employer contribution rate shall be fixed on the basis of the assets and liabilities of the retirement system as shown by actuarial valuation.

Sec. 4. R. S., T. 5, § 1062, sub-§ 3, ¶ C, repealed and replaced. Paragraph C of subsection 3 of section 1062 of Title 5 of the Revised Statutes is repealed and the following enacted in place thereof:

C. The employer contribution rate shall be determined as the percentage of the members' compensation payable during the members' periods of membership required to provide the difference between the total liabilities for retirement allowances not provided by the members' contributions and the amount of the assets in the Retirement Allowance Fund. The employer contribution rate shall be determined on actuarial bases adopted by the board of trustees. Such rate shall be determined by the board of trustees after each valuation and shall continue in force until a new valuation is made.

Sec. 5. R. S., T. 5, § 1062, sub-§ 3, ¶ D, repealed and replaced. Paragraph D of subsection 3 of section 1062 of Title 5 of the Revised Statutes is repealed and the following enacted in place thereof:

D. The aggregate payment by the State into the Retirement Allowance Fund shall be at least sufficient, when combined with the amount in the Retirement Allowance Fund, to provide the benefits payable out of the fund during the year then current.

Sec. 6. R. S., T. 5, § 1062, sub-§ 3, ¶ E, repealed. Paragraph E of subsection 3 of section 1062 of Title 5 of the Revised Statutes is repealed.

Sec. 7. R. S., T. 5, § 1062, sub-§ 8, additional. Section 1062 of Title 5 of the Revised Statutes, as amended, is further amended by adding a new subsection 8, to read as follows:

8. Combining or eliminating. On the advice of the actuary of the system,

VOTING RESIDENCE, SPOUSE OF MEMBER OF ARMED FORCES 303 PUBLIC LAWS, 1969 CHAP. 48

the board of trustees may eliminate or combine all or any parts of the funds set forth in this section provided such elimination or combination will not impair the actuarial valuations.

Effective October 1, 1969

Chapter 46

AN ACT Relating to Open Season for the Trapping of Foxes.

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

R. S., T. 12, § 2360, amended. Section 2360 of Title 12 of the Revised Statutes, as amended by chapter 146 of the public laws of 1965 and by sections 1 and 2 of chapter 322 of the public laws of 1967, is further amended by adding at the end the following new paragraph:

There shall be an open season for the trapping of foxes from October 21st to February 15th in the next following year.

Effective October 1, 1969

Chapter 47

AN ACT Relating to Residency Requirements for Aid to Dependents of Veterans.

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

R. S., T. 37, § 102, amended. The first sentence of section 102 of Title 37 of the Revised Statutes is repealed and the following enacted in place thereof:

Aid shall be granted under this subchapter to the needy wife, child or parent or parents, residing in the State, of a veteran, who if living, is disabled and a resident of the State or who is deceased.

Effective October 1, 1969

Chapter 48

AN ACT Relating to Voting Residence of Spouse of Member of Armed Forces.

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

R. S., T. 21, § 242, sub-§ 5, additional. Section 242 of Title 21 of the Revised Statutes is amended by adding a new subsection 5, to read as follows: