

ACTS AND RESOLVES

AS PASSED BY THE

One Hundred and Fourth Legislature

OF THE

STATE OF MAINE

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PUBLIC LAWS

OF THE

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AS PASSED BY THE

ONE HUNDRED AND FOURTH LEGISLATURE

1969

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HUNTING LICENSES

approved secondary school, and who has met the qualifications for admission to the high school in his town unit, may elect to attend some other approved secondary school in the State to which he may gain admission for the purpose of studying or of completing at least a 2-year course in mathematics or science or a foreign language when such courses are not offered or contracted for by the administrative unit of his legal residence or a foreign language when the administrative unit where he resides offers less than 2 approved foreign language courses, provided that tuition in such cases shall not be payable by the administrative unit where the pupil resides unless a pupil has applied for such course to the superintendent of schools of the unit wherein he has school residence on or before June 1st of a given year.

Effective October 1, 1969

Chapter 173

AN ACT to Provide Social Security Rights to Firemen.

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

R. S., T. 5, § 1221, amended. The 3rd sentence of section 1221 of Title 5 of the Revised Statutes, as amended by chapter 140 of the public laws of 1965, is further amended to read as follows:

This chapter shall not apply to teachers and firemen who are under a state or local government pension or retirement plan, except teachers at the Maine Maritime Academy and except that this chapter shall apply to municipalities which have less than to full time firemen.

Effective October 1, 1969

Chapter 174

AN ACT Relating to Hunting Licenses.

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

Sec. 1. R. S., T. 12, § 2401, sub-§ 1, amended. Subsection 1 of section 2401 of Title 12 of the Revised Statutes, as amended by section 24 of chapter 404 of the public laws of 1967, is further amended to read as follows:

1. Resident to hunt without license in certain cases. Any resident over 10 years of age and members of his immediate family over 10 years of age may hunt without a license on land any single plot of land in excess of 10 acres to which they are legally entitled to possession, and on which they are actually domiciled and which land is used exclusively for agricultural purposes. PUBLIC LAWS, 1969

Sec. 2. R. S., T. 12, § 2401, sub-§ 2, amended. Subsection 2 of section 2401 of Title 12 of the Revised Statutes, as amended, is further amended to read as follows:

2. Resident license. Any resident domiciled in this State, over 10 years of age may hunt wild birds and animals provided he has first procured from the commissioner or his authorized agent a written license which shall be kept on the person while hunting or transporting birds, or parts thereof, and animals, or parts thereof, and which shall be exhibited to any warden, employee of the department or, guide or landowner, upon request.

Sec. 3. R. S., T. 12, § 2401, sub-§ 4, amended. The first sentence of subsection 4 of section 2401 of Title 12 of the Revised Statutes is amended to read as follows:

Any nonresident over 12 years of age may hunt wild birds and animals provided he has first procured from the commissioner or his authorized agent a written license which shall be kept on the person while hunting or transporting birds, or parts thereof, and animals, or parts thereof, and which shall be exhibited to any warden, employee of the department or, guide or landowner, upon request.

Effective October 1, 1969

Chapter 175

AN ACT Relating to Support of Children by Parent Who Does Not Have Custody.

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

R. S., T. 19, § 303, additional. Title 19 of the Revised Statutes is amended by adding a new section 303, to read as follows:

§ 303. Support of child by parent not having custody

When by court decree a parent is required to pay to the other parent money for the support of minor children, said decree shall indicate separately the amount of money to be paid for the support of each child.

The decree of the court shall remain in force as to each child until that child either reaches majority, becomes married, becomes a member of the armed services or the decree is altered by the court.

Nothing in this section shall be construed to otherwise alter or change any obligation of support imposed by law.