MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

SIXTY-FIFTH LEGISLATURE

OF THE

STATE OF MAINE.

1891.

Published by the Seoretary of State, agreeably to Resolves of June 28, 1820, February 18, 1840, and March 16, 1842.

AUGUSTA:
BURLEIGH & FLYNT, PRINTERS TO THE STATE.
1891.

PUBLIC LAWS

OF THE

STATE OF MAINE.

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or otherwise, it is the opinion of the bank examiner that any such association or corporation is transacting business in such manner as to be hazardous to the public, or its condition is such as to render further proceedings by it hazardous to the public, said bank examiner shall revoke or suspend the authority given to said association or corporation; but this section shall not prevent such association, corporation or institution incorporated under laws of another state, from loaning money upon mortgages of real estate located within the state.

-may revoke authority when found doing business bazardous to

the public.

SECT. 3. Every such person, association or corporation All associations transacting business in the state at the time of the passage of this act, shall, within sixty days after such passage, conform to the requirements of this act.

doing business at passage of conform to its requirements.

Whoever violates any provision of the preceding sections, shall be punished by a fine not exceeding one thousand dollars; and any provision thereof may on petition, be enforced by injunction issued by a justice of the supreme judicial court or of the superior court.

Penalty for violation.

Approved March 19, 1891.

Chapter 80.

An Act to amend scetion thirty-one of chapter forty of the Revised Statutes, relating to Inland Fisheries, as amended by chapter two hundred and sixty of the laws of eighteen hundred and eighty-five, chapter seventy-seven of the laws of eighteen hundred and eightyseven, and chapter two hundred and nine of the laws of eighteen hundred and eighty-nine.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section thirty-one of chapter forty of the revised statutes, as amended by chapter two hundred and sixty of the laws of amended. eighteen hundred and eighty-five, chapter seventy-seven of the laws of eighteen hundred and eighty-seven, and chapter two hundred and nine of the laws of eighteen hundred and eightynine is hereby amended by striking out all of said section after the figures "thirty-one," and inserting the following 'The following waters and their tributaries are exempt from provisions relating to migratory fishes, and the supervision of fish-ways by the commissioners, that is to say: migratory fish. Royall's river, in North Yarmouth; Sewall's pond, or its

Sec. 31, ch. 40,

-waters exempted from provisions relating to

66 VAGRANTS.

Снар. 81

outlet, in Arrowsic; so much of the waters of the Damariscotta river as are west of the railroad bridge, near Damariscotta Mills; all waters in Vinalhaven, Bluehill, Tremont, Mount Desert, Eden, Franklin, and Sullivan; Funk river in Steuben; Pleasant river in Washington county; and the East Machias river;' so that said section, as amended, shall read as follows;

'Sect. 31. The following waters and their tributaries are exempt from provisions relating to migratory fishes, and the supervision of fish-ways by the commissioners, that is to say; Royall's river in North Yarmouth, Sewall's pond, or its outlet in Arrowsic; so much of the waters of the Damariscotta river as are west of the railroad bridge, near Damariscotta Mills; all waters in Vinalhaven, Bluehill, Tremont, Mount Desert, Eden, Franklin and Sullivan; Tunk river in Steuben, Pleasant river in Washington county; and the East Machias river.'

Approved March 21, 1891.

Chapter 81.

An Act to amend section four of chapter one hundred and forty-one of the Revised Statutes, relating to Vagrants, as amended.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 4, ch. 141, R. S., amended. Section four of chapter one hundred and forty-one of the revised statutes amended and approved March seventeen, eighteen hundred and eighty-seven, is hereby amended by striking out all after the word 'shops' in eighteenth line of said section four, chapter one hundred and forty-three of the acts and resolves of the state of Maine for the year eighteen hundred and eighty-seven, so that said section shall read as follows:

Persons liable to be sent to the house of correction. 'Sect. 4. A municipal or police court, or trial justice in his county, on complaint under oath, may commit to said house for a term not exceeding ninety days, all rogues, vagabonds and idle persons going about in any town in the county, begging; persons using any subtle craft, jugglery, or unlawful games or plays, or for the sake of gain pretending to have knowledge in physiognomy, palmistry, to tell destinies or fortunes or to discover lost or stolen goods; common