## MAINE STATE LEGISLATURE

The following document is provided by the

LAW AND LEGISLATIVE DIGITAL LIBRARY

at the Maine State Law and Legislative Reference Library

http://legislature.maine.gov/lawlib



Reproduced from scanned originals with text recognition applied (searchable text may contain some errors and/or omissions)

## STATE OF MAINE

## **REPORT**

OF THE

## ATTORNEY GENERAL

for the calendar years 1941--1942

The answer is that it will not. The University of Maine is not such a State institution that time spent in its employ can be reckoned as time spent in the employ of the State of Maine. Our Law Court, in the case of Orono v. Sigma Alpha Epsilon fraternity, 105 Maine 214 to page 219, used the following language:

"The University of Maine while chartered by the State and fostered by it especially in recent years, is not a branch of the State's educational system nor an agency nor an instrumentality of the State, but a corporation, a legal entity wholly separate and apart from the State."

Attorney General

February 19, 1942

From:

Frank I. Cowan, Attorney General

To:

J. A. Mossman, State Controller

In re Your Memo of February 16; Bounty on Bobcats

Inasmuch as an interpretation of the Public Laws of 1937, Chapter 205, requiring that the person killing a bobcat sign a certificate under oath within five days, would make it impossible for most trappers to collect any bounty, and since it was the intention of the Legislature to encourage the killing of bobcats and the bounty provision was expressly written for that purpose, the only proper construction of the statute is that the exhibition of the bobcat to the warden must be made within the five days. The actual signing and swearing to the certificate can take place any time thereafter, but is, of course, a condition precedent to the payment of any bounty.

Attorney General

February 19, 1942

From:

Frank I. Cowan, Attorney General

ТΛ.

Henry P. Weaver, Chief Maine State Police

In re Arrest in Criminal Cases by (1) State Detectives and
(2) Insurance Inspectors

(1) Under the provisions of Revised Statutes, Chapter 142, Section 18, detectives appointed under the provisions of Section 17 of said Act "have the same authority to arrest in cases of offenses under Chapter 131 and the first Sections of Chapter 136, and of felonies in any part of the state, and shall receive the same fees as sheriffs in similar cases. No extra compensation shall be paid to them in any case from the state or county treasury."