

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)

(NEW DRAFT)

EIGHTY-THIRD LEGISLATURE

House Document

No. 429

H. P. 1175

House of Representatives, Mar. 18, 1927.

Reported by Mr. Flint from Committee on Inland Fisheries and Game and laid on table for printing under joint rules.

CLYDE R. CHAPMAN, Clerk.

STATE OF MAINE

IN THE YEAR OF OUR LORD ONE THOUSAND NINE
HUNDRED AND TWENTY-SEVEN

AN ACT to Prohibit the Taking of More than Eight Pounds of Trout, Landlocked Salmon and Togue in All in One Day in Moose River, in Somerset County, Down to the Head of Brassua Lake, or in Wood Pond, Little Wood Pond, Little Big Wood Pond, Long Pond, Attean Lake and Holeb Pond, All in Said County of Somerset.

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

Section 1. It shall be unlawful for any person to take or
2 catch and kill or have in possession in any one day more
3 than eight pounds of landlocked salmon, trout and togue
4 in all in Moose river in Somerset county, down to the head
5 of Brassua lake, or in Wood pond in Jackman, Dennistown
6 and in Attean Township, so-called, or in Little Wood pond,

7 or Mud pond, so-called, in Attean Township, or in Little
8 Big Wood pond in Dennistown, or in Long pond in Long
9 Pond Plantation and in Jackman, or in Attean lake in At-
10 tean township, or in Holeb pond, partly in said Attean town-
11 ship and partly in Holeb township, all in the county of
12 Somerset.

Sect. 2. Whoever violates any provision of this act shall
2 be subject to a penalty of not less than ten dollars nor more
3 than thirty dollars and costs of prosecution for each offense,
4 and one dollar additional for each pound of fish taken,
5 caught, killed or had in possession in violation of any pro-
6 vision of this act.

Sect. 3. In all prosecutions arising under this act, trial
2 justices, police and municipal courts within their counties
3 shall have, upon complaint, original and concurrent juris-
4 diction with the supreme judicial court and the superior
5 courts.