## 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)

#### ACTS AND RESOLVES

OF THE

## SEVENTY-FIFTH LEGISLATURE

OF THE

#### STATE OF MAINE.

1911

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

AUGUSTA KENNEBEC JOURNAL PRINT 1911

### PUBLIC LAWS

OF THE

# STATE OF MAINE

As Passed by the Seventy-fifth Legislature

**1911** 

#### Chapter 36.

An Act to amend Section one of Chapter one hundred and seventeen of the Public Laws of nineteen hundred and nine, relating to the taking of White Perch.

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

Section one of chapter one hundred and seventeen of the public laws of nineteen hundred and nine is hereby amended by adding at the end of said section, the following: 'nor to white perch in inland waters of the county of Washington. Said white perch, so taken from said waters, may be shipped and sold within and without the state, under regulations of the commissioners of inland fish and game, so that said section, as amended, shall read as follows:

'Section 1. It shall be unlawful for any one person in any one day to take, catch or kill, or have in possession more than twenty pounds of white perch; it shall also be unlawful for any transportation company to accept for transportation or to transport more than twenty pounds of white perch in one day as the property of any one person. This section shall not apply to white perch in tide waters, nor to white perch in inland waters of the county of Washington. Said white perch, so taken from said waters, may be shipped and sold within and without the state, under regulations of the commissioners of inland fish and game.'

Approved March 15, 1911.

### Chapter 37.

An Act to amend Section ten of Chapter three of the Revised Statutes relating to the powers and duties of the Maine Library Commission.

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

Section ten of chapter three of the revised statutes of Maine section 10, is hereby amended by striking out the words "they shall encourage the establishment of free public libraries" and inserting in place thereof the words 'the commission shall give advice to all school, state institutional, free and public libraries, and to all communities in the state which may propose to establish libraries as to the best means of establishing and administering them; selecting and cataloging books and other details of library management; and may send any of its members to aid in organizing such libraries or assist in the improvement of those already established. It may also receive gifts of money, books, or other property which may be used or held in trust for the purpose or purposes given. It may publish lists and circulars of

Section 1, chapter 117, public laws 1909. amended.

Unlawful to take more twents than pounds white perch in one day. -transportation.

--not to ply to tide Washington county.

chapter 3, R. S., amended.

Снар. 37

information, and may co-operate with other state library commissions and libraries in the publication of documents, in order to secure the most economical administration of the work for which it was formed. It may conduct courses of schools of library instruction and hold librarians' institutes in various parts of the state and co-operate with others in such schools or institutes. It shall,' and by adding thereto, 'said commission shall perform such other service in behalf of public libraries as it may consider for the best interests of the state.' So that the whole shall read as follows:

Appointment of library commissioners.

-tenure.

-duties.

-may receive gifts.

-publish circulars of information.

-conduct schools.

-select

'Section 10. The governor, with the advice and consent of the council, shall appoint four persons as library commissioners who shall hold their offices for a term of four years each. Said commissioners shall serve without pay; the commission shall give advice to all school, state institutional, free and public libraries, and to all communities in the state which may propose to establish libraries as to the best means of establishing and administering them; selecting and cataloging books, and other details of library management; and may send any of its members to aid in organizing such libraries or assist in the improvement of those already established. It may also receive gifts of money, books, or other property which may be used: or held in trust for the purpose or purposes given. It may publish lists and circulars of information and may co-operate with other state library commissions and libraries in the publication of documents in order to secure the most economical administration of the work for which it was formed. It may conduct courses or schools of library instruction and hold librarians' institutes in various parts of the state, and co-operate with others in such schools or institutes. It shall select the books to be purchased for traveling libraries and advise the librarian of the state library in reference thereto. Said commission shall perform such other service in behalf of public libraries as it may consider for the best interests of the state.'

Approved March 16, 1911.