MAINE STATE LEGISLATURE

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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

PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE

As Passed by the Seventy-fifth Legislature

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Снар. 292

said merged corporations, are hereby granted to Portland Electric Company, to be held, enjoyed and exercised by said Portland Electric Company in addition to all rights, powers, privileges and franchises now held by it, without qualification or abatement by construction because of its also holding other rights, powers, privileges, or franchises of a more limited, qualified, or conditional character.

Section 5. Nothing herein contained shall be held to author- Increase in ize an increase in the rates for electric lighting and electric electric current for domestic, manufacturing and municipal purposes authorized. now obtained by either of said companies, and such rates shall not be increased for a period of ten years from the passage of this act, except with the consent of the municipalities or parties supplied.

Section 6. The Portland Electric Company shall not trans- Shall not mit or carry beyond the confines of the state for the purpose transmit electricity, of furnishing power, heat or light, any electric current; nor beyond limits of the state. sell or furnish directly or indirectly to any person, firm or corporation any electric current to be transmitted or conveyed beyond the confines of the state for any said purposes.

Approved March 31, 1911.

Chapter 292.

An Act to regulate ice fishing in Androscoggin County.

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

Section I. It shall be unlawful to fish for, take, catch or Ice fishing in kill any kind of fish on or through the ice in Brettun's pond, in Androso-called, or in Round pond, so-called, or in Long pond, so-scoggin county regulated. called, in the town of Livermore, or in Androscoggin pond, socalled, in the town of Wayne, or in Allen pond, so-called, in the town of Greene, or in Upper, Lower or Middle Range ponds, so-called, or in Tripp pond, so-called, in the town of Poland, all in the county of Androscoggin, except on Wednesday and Saturday of each week it shall be lawful to fish through the ice in any of the above named waters for pickerel and togue only, in accordance with the general law of the state.

It shall be unlawful to fish through the ice at any time for -in Lake any kind of fish in Lake Auburn, or in Pleasant pond, socalled, in the town of Turner, or in Taylor pond, so-called, in the city of Auburn, in said county of Androscoggin.

It shall be lawful to fish through the ice in all other lakes -ice fishing and ponds situated wholly in said county of Androscoggin in lakes and accordance with the general law of the state.

pond, or Taylor pond, closed to ice fishing.

ponds lawful.

Снар. 293

It shall be unlawful to have in possession any kind of fish taken in violation of any provision of this section.

Penalty.

Section 2. Whoever violates any provision of this act shall be subject to the same penalty as is provided in the general law of the state for the illegal fishing for, or taking, catching or killing of trout or land-locked salmon.

Court juris-

Section 3. In all prosecutions arising under this act, municipal and police courts and trial justices within their respective counties shall have, upon complaint, original and concurrent jurisdiction with the supreme judicial and superior courts, and all fines, forfeitures and penalties recovered by any person for any violation of this act shall be paid forthwith by the person receiving the same to the state treasurer.

Inconsistent acts repealed.

Section 4. All acts or parts of acts, whether public or private and special, inconsistent with this act, are hereby repealed.

Approved March 31, 1911.

Chapter 293.

An Act relating to the assessment of the County Taxes in the several counties for the year nineteen hundred and eleven.

Preamble.

Whereas the assessment of the county taxes for defraying the expenses of government of the several counties is immediately necessary for the preservation of the public peace, health and safety; and

Whereas by revised statutes, chapter nine, section seventyone, said county taxes are required to be apportioned by the county commissioners in March; and

Whereas the resolve granting the county taxes was not passed in season to leave sufficient time in the month of March for making the apportionment by the county commissioners as provided by law; in the opinion of this legislature the facts above recited constitute an emergency rendering it immediately necessary for the preservation of the public peace, health and safety that an act should be passed extending the time for such apportionment; therefore,

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

County taxes may be apportioned in March or April.

Section 1. County taxes of the several counties for the year nineteen hundred and eleven may be apportioned either during the months of March or April of said year upon the last state valuation.

When this act shall take effect.

Section 2. In view of the emergency expressed in the preamble of this act, this act shall take effect when approved.

Approved March 31, 1911.