

# 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

STATE OF MAINE

ENACTED BY THE

Seventy-Seventh Legislature

1915

---

Published by the Secretary of State.

---

AUGUSTA

KENNEBEC JOURNAL PRINT

1915

**PUBLIC LAWS**  
OF THE  
**STATE OF MAINE**

As Passed by the Seventy-Seventh Legislature

**1915**

[supplied from page 1 of volume]

CHAP. 180

**Chapter 180.**

An Act to Amend Section Thirty-nine of Chapter Forty-one of the Revised Statutes, Relating to the Taking of Alewives by the West Harbor Ice Company.

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

Ch. 41, Sec.  
39, R. S.  
amended.

—addi-  
tional.

Section thirty-nine of chapter forty-one of the Revised Statutes is hereby amended by inserting after the word "stream" at the end of the eighteenth line the following: 'nor shall it apply to the taking of alewives by the West Harbor Ice Company in the water below its fishway, erected under authority given, by chapter one hundred forty of the Private and Special Laws of nineteen hundred five,' so that said section as amended shall read as follows:

Salmon,  
shad, etc.,  
not to be  
taken at  
certain  
points on  
Penobscot  
or Kennebec  
rivers, be-  
tween April  
and Novem-  
ber.

—Mill river.

St. Croix  
river.

—except-  
tion.

Section does  
not apply to  
taking of  
alewives in  
waters  
herein  
named.

'Section 39. No salmon, shad or other migratory fish shall be taken or fished for within five hundred yards of any fishway, dam or mill race; nor in the Penobscot river between the mouth of the Kenduskeag stream and the water works dam at Treat's falls on said river, nor between the Augusta highway bridge over the Kennebec river and the Augusta dam; nor in Mill river, a tributary of Georges river in Thomaston, Maine, between said Georges river and the old dam at head of tide waters in said Mill river; nor any salmon five hundred feet above Ferry point bridge on the St. Croix river in Calais, between the first days of April and November except by the ordinary mode of angling with single hook and line or artificial flies; nor shall hook and line or artificial flies be used at any time within one hundred yards of any fishway, dam or mill race; but this section shall not apply to the taking of alewives by the town of Warren in the Georges river, and by the town of Waldoboro in Medomak river, under the authority granted said towns by a Private and Special Law of Massachusetts, passed March sixth, eighteen hundred two, and amendments thereof, passed by the Legislature of this State; nor shall it apply to the taking of alewives by the town of Woolwich in Nequasset stream; nor shall it apply to the taking of alewives by the West Harbor Ice Company in the waters below its fishway, erected under authority given by chapter one hundred forty of the Private and Special Laws of nineteen hundred five. Fly fishing shall be allowed up to the bridge across Denny's river at Lincoln's mill, but not between said bridge and Lincoln's mill dam. This section shall not apply to the Laconia falls and Lower falls, so-called, of the Saco river, located at Biddeford and Saco; and upon the first three days of each week, from the first of June to the first of Septem-

Fly fishing  
allowed in  
Denny's  
river.

Laconia  
falls and  
Lower falls  
excepted.

ber of each year, all persons may dip for salmon, shad and alewives at the falls last named above. Any person may take any salmon, shad or alewives in the waters of Orange river, in the town of Whiting, in the county of Washington, up to one hundred thirty yards of the fishway at the lower dam in said river, subject, however, to all the laws of the State, and laws regulating the taking of such fish in said river. The penalty for any violation of this section is a fine of not more than fifty, nor less than ten dollars for each offense, and a further fine of ten dollars for each salmon and one dollar for each shad so taken.'

CHAP. 181

—fishing in Orange river regulated.

—penalty.

Approved March 24, 1915.

---

### Chapter 181.

An Act to Amend Section Two of Chapter Twenty-five of the Public Laws of Nineteen Hundred Nine, Relating to Supplies Furnished to Any Person or Family While Placed in Quarantine by the Board of Health.

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

Section two of chapter twenty-five of the Public Laws of nineteen hundred nine is hereby amended by adding to said section the words, 'but the provisions of this section shall not release the State from the obligations which are imposed upon it by sections thirty, thirty-one, thirty-two, and thirty-three of chapter twenty-seven of the Revised Statutes,' so that said section as amended shall read as follows:

Ch. 25, Sec. 2, P. L., 1909, amended. —additional.

'Section 2. All expenses including all supplies of food and medicine including antitoxin incurred in carrying out the provisions of section one of this act, or incurred in furnishing families or persons affected with tuberculosis with burnable spitcups, or other supplies needed to prevent the spread of infection, or such part thereof as the board may determine, shall be deemed a legitimate expenditure for the protection of the public health and shall be charged to the account of incidental expenses of the town, but not to any pauper account, nor shall any person so quarantined and assisted, be considered a pauper, or be subject to disfranchisement for that cause unless such persons are already paupers as defined by the Revised Statutes; but the provisions of this section shall not release the State from the obligations which are imposed upon it by sections thirty, thirty-one, thirty-two, and thirty-three of chapter twenty-seven of the Revised Statutes.'

Expense incurred shall be deemed legitimate, and charged to town.

—expense shall not be placed on pauper account. State not released from further obligations.

Approved March 24, 1915.