

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]

FISHING.

in section eight of chapter twenty-three of the Revised Statutes. CHAP. 301 Said complaint shall be filed at the term of the Supreme Judicial court next to be held within the county where the land is situated after sixty days from the date of assessment of damages by the Commission.

Whenever the Commission shall lay out, establish and open a new highway as a state or state aid highway it shall first fix or award the damages sustained by the owner of any land through which said highway passes and any person aggrieved by such award may have the damages determined as hereinbefore provided in cases of altering, widening or changing of grade.'

Approved April 1, 1915.

Chapter 301.

An Act Additional to Chapter Thirty-two of the Revised Statutes, as Amended by Chapter Two Hundred Six of the Public Laws of Nineteen Hundred Thirteen, Relating to Fishing in Great Brook and in Dixon Brook, in York County.

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

No person shall fish for, take, catch or kill any kind of fish at any time in Great brook, a tributary to Salmon Falls river, or in Dixon brook, a tributary to said Great brook, in the county of York; nor shall any person have in possession at any time any kind of fish taken in either of said brooks. Whoever violates any provision of this act shall pay a fine of not less than ten dollars nor more than thirty dollars and costs of prosecution for each offense; and in addition thereto one dollar for each fish taken, caught, killed or had in possession in violation of any provisions of this act.

Approved April 1, 1915.

Chapter 302.

An Act Additional to Chapter Thirty-two of the Revised Statutes, as Amended by Chapter Two Hundred Six of the Public Laws of Nineteen Hundred Thirteen, Relating to Fishing in Violette Brook, in Van Buren, in the County of Aroostook, Above Hammond's Mill.

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

No person shall fish for, take, catch or kill any kind of fish brook, brook, above Ham at any time in Violette brook, in Van Buren, in the county of Aroostook, above Hammond's mill, nor shall any person have dised to fishing.

mond's mill.

Certain waters of York coun-ty, closed to fishing.

-penalty.

-complaint, where and when filed.

Commission shall fix and award damages.

CHAP. 303 in possession at any time any kind of fish taken in said brook <u>-penalty</u>. above said Hammond's mill. Whoever violates any provision of this act shall pay a fine of not less than five nor more than ten dollars and costs of prosecution for each offense.

Approved April 1, 1915.

Chapter 303.

An Act to Amend Section Twenty-seven of Chapter Eighty-three of the Revised Statutes, Relating to the Record of Attachment of Bulky Personal Property.

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

Ch. 83, Sec. 27, R. S., amended. Section twenty-seven of chapter eighty-three of the Revised Statutes is hereby amended by striking out in lines thirteen, fourteen and fifteen thereof the following words: "clerk of the oldest adjoining town, provided there be an incorporated town adjoining such unincorporated place, and if there be no such adjoining town, such copy shall be filed and recorded, in the office of the" so that said section, as amended, shall read as follows:

'Section 27. When any personal property is attached which by reason of its bulk or other special cause cannot be immediately removed, the officer may within five days thereafter, file in the office of clerk of the town in which the attachment is made, an attested copy of so much of his return on the writ, as relates to the attachment, with the value of the defendant's property which he is thereby commanded to attach, the names of the parties, the date of the writ, and the court to which it is returnable, and such attachment is as effectual and valid, as if the property had remained in his possession and custody. The clerk shall receive the copy, noting thereon the time, enter it in a suitable book, and keep it on file for the inspection of those interested therein. When the attachment is made in an unincorporated place, such copy shall be filed and recorded in the office of the register of deeds, for the registry district in which said unincorporated place is located.'

Approved April 1, 1915.

Attachment of bulky personal property may be recorded in town clerk's office.

-attachment in unincorpo**r**ated place.