

Acts and Resolves

As Passed by the

Seventy-Ninth Legislature

OF THE

STATE OF MAINE

1919

Published by the Secretary of State, in accordance with the Resolves of the Legislature approved June 28, 1820, March 18, 1840, and March 16, 1842.

KENNEBEC JOURNAL CO. AUGUSTA, MAINE 1919 Private and Special Laws

OF THE

STATE OF MAINE

As Passed by the Seventy-Ninth Legislature

1919

Chapter 78.

An Act to Regulate the Taking of Smelts and Tom Cods in the Waters of Whitten Parritt Stream, in the Town of Gouldsboro, in Hancock County, Tunk Stream and all Waters Tributary to Steuben Bay and Joys Bay, above Lobster Island Narrows in the Town of Steuben, in Washington County.

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

Sec. 1. Tom cods and smelts not to be taken except by hook and line or gaff in certain waters between October 1st and May 1st. It shall be unlawful to fish for or take any tom cods or smelts, except by hook and line or gaff, between the first day of October and the first day of May, each year, in the following waters in Hancock and Washington counties: In all the waters of Whitten Parritt stream, in town of Gouldsboro, Hancock county, in the waters of Tunk stream and in all the waters tributary to, or which empty into Steuben bay and Joys bay, above the Lobster island narrows, so-called, at Rogers point in the town of Steuben, in Washington county.

Sec. 2. Penalty for violation. Whoever violates the provisions of section one of this act shall upon conviction be punished by a fine of not less than twenty dollars nor more than fifty dollars for each offense.

Approved March 27, 1919.

Chapter 79.

An Act to Abolish the Common Council of the City of Lewiston. Be it enacted by the People of the State of Maine, as follows:

Sec. 1. P. & S. L., 1861, c. 105, § 2; relating to incorporation of city of Lewiston, amended. Section two of chapter one hundred and five of the private and special laws of the State of Maine of the year eighteen hundred and sixty-one, is hereby amended by striking out in the fifth and sixth lines of said section two, the words "and one council of not less than fifteen, nor more than twenty-one, to be denominated the common council", and in the seventh line thereof the word "boards", and substituting therefor the word 'board', so that said section, as amended, shall read as follows:

'Sec. 2. Common council abolished. The administration of all the fiscal, prudential and municipal affairs of said city, with the government thereof, shall be vested in one principal magistrate, to be styled the mayor; and one council of seven, to be denominated the board of aldermen, all of whom shall be inhabitants of said city; which board shall constitute and be called the city council; all of whom shall be sworn to the faithful performance of the duties of their respective offices: provided the city council