

MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

AS PASSED BY THE

Eightieth Legislature

OF THE

STATE OF MAINE

1921

Including Acts and Resolves of the Special Session held in 1920.

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.

LEWISTON JOURNAL PRINTSHOP AND BINDERY
LEWISTON, MAINE

1921

PUBLIC LAWS
OF THE
STATE OF MAINE

As Passed by the Eightieth Legislature

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pose of improving the view at one or more angles;' so that said section, as amended, shall read as follows:

'Sec. 12. May enter upon private property for purpose of improving view at one or more angles. For the purpose of creating and maintaining the fair view mentioned in this act, or for the purpose of improving the view at one or more angles, any steam railroad company subject to the provisions hereof may enter upon private property and remove any embankment or other obstruction except a dwelling house. The owner of such property is entitled to damages, and may have the same estimated and paid in manner provided in chapter fifty-six, revised statutes, and there shall be the same right of appeal as therein given.'

Sec. 4. 1917, c. 145, § 13; relating to the exemption of certain railroads from the provisions of the act relative to automatic signals and the removal of obstructions at grade crossings, amended. Section thirteen of chapter one hundred and forty-five of the public laws of nineteen hundred and seventeen is hereby amended by adding after the word "provisions" in the first line thereof, the words 'of sections one and nine,' and by adding after the word "the" in the second line thereof the words 'Knox Railroad Company, formerly called,' so that said section as amended, shall read as follows:

'Sec. 13. Exemption applies only to installation of automatic signals; made to conform to change of name of Georges Valley to Knox Railroad Company. The provisions of sections one and nine of this act shall not apply to railroads of less than standard gauge, nor to the Knox Railroad Company, formerly called Georges Valley Railroad Company.'

Approved March 10, 1921.

Chapter 18.

An Act to Amend Section Seventy-six of Chapter Eighty-two of the Revised Statutes, as Amended by Chapter Two Hundred and Eighty of the Public Laws of Nineteen Hundred and Seventeen and by Chapter One Hundred and Ninety-two of the Public Laws of Nineteen Hundred and Nineteen, Relative to Price of Maine Reports.

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

R. S., c. 82, § 76; 1917, c. 280; 1919, c. 192; relating to the duties of the reporter of decisions, amended. Section seventy-six of chapter eighty-two of the revised statutes as amended by chapter two hundred and eighty of the public laws of nineteen hundred and seventeen and as further amended by chapter one hundred and ninety-two of the public laws of nineteen hundred and nineteen is hereby further amended by striking out in the eighth line of said section after the words, "price of" the words, "two dollars and fifty cents" and inserting in place thereof the words,

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'three dollars a volume in buckram binding and four dollars a volume in leather binding,' and by striking out after the word "matter" in the eleventh line of said section the words "The reporter of decisions may change the binding to buckram," so that said section, as amended, shall read as follows:

'Sec. 76. Price of Maine Reports to be \$3 a volume in buckram binding and \$4 a volume in leather binding; provision permitting reporter to change the binding to buckram eliminated. The reporter of decisions shall, by his personal attendance at law court when practicable, or by the best other means in his power, prepare correct reports of all legal questions argued and decided, reporting cases more or less at large according to his judgment of their importance. He shall publish at least one volume yearly, provided he has material enough to make a volume of the size required by this section, and furnish the usual number of current copies to the state and to the public at the price of three dollars a volume in buckram binding and four dollars a volume in leather binding. Each volume shall be of the average size of volume eighty-three, Maine Reports, and be equal thereto in paper, printing, general finish and quantity of printed matter. The reporter may, from time to time, as he sees fit, make a written contract in his own name with any person, firm or corporation for the printing, publishing and binding of said reports and shall require such person, firm or corporation to give a good and sufficient bond with good and sufficient sureties, conditioned for the faithful performance of all the terms and conditions of such contract by the person, firm or corporation with whom the reporter makes such contract. In case of a breach of any or all the conditions of such bond, the reporter may maintain an action on such bond in his own name.'

Approved March 10, 1921.

Chapter 19.

An Act to Amend Chapter One Hundred and Thirty-four of the Public Laws of Nineteen Hundred and Nineteen, Relating to Fishing in Kennebago Stream in the County of Franklin and in the County of Oxford.

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

1919, c. 134; prohibiting fishing in Kennebago Stream, amended so as to permit fishing during the open season from the big falls to the outlet, at Indian Rock. So much of chapter one hundred and thirty-four of the public laws one thousand nine hundred and nineteen as prohibits a person from fishing in the ordinary way of angling with artificial flies or fly fishing, and taking one fish in one day, during the open