

MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

AS PASSED BY THE

Eighty-first Legislature

OF THE

STATE OF MAINE

1923

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PUBLIC LAWS
OF THE
STATE OF MAINE

As Passed by the Eighty-First Legislature

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actions shall depend upon the amount recovered and not upon the ad damnum in the writ; and the allowance for travel and attendance to parties recovering costs in municipal and police courts, or before any trial justice shall be limited to three terms, except that the court may, for good and sufficient cause, order such allowance for additional terms.

No costs shall accrue, be taxed or allowed, for any precept required in legal proceedings, whether in law or equity, unless the same shall issue from and bear the indorsement of an attorney at law.

The allowance for travel and attendance to parties recovering costs in the supreme judicial or superior courts shall be limited to two terms and every other term at which a trial is had except in addition thereto in case a demurrer, plea in abatement, or motion to dismiss is filed by the defendant, the prevailing party in such three last named proceedings shall be allowed travel and attendance in such action for not exceeding two additional terms. The court may for good and sufficient cause order such allowance for additional terms in all actions before it. No referee shall allow costs in any proceedings in excess of the above provisions.'

Approved March 31, 1923.

Chapter 123.

An Act to Amend Section Twenty-nine of Chapter Thirty-three of the Revised Statutes, as Amended by Chapters Two Hundred and Nineteen and Two Hundred and Forty-four of the Public Laws of Nineteen Hundred and Seventeen and Chapter One Hundred and Ninety-six of the Public Laws of Nineteen Hundred and Nineteen, Relating to Transportation of Fish Under Tag Without Owner Accompanying the Same.

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

R. S., c. 33, sec. 29; P. L., 1917, c. 219 and 244; 1919, c. 196; relating to transportation of fish, amended. Section twenty-nine of chapter thirty-three of the revised statutes as amended by chapter two hundred and nineteen of the public laws of nineteen hundred and seventeen, as amended by chapter two hundred and forty-four of the public laws of nineteen hundred and seventeen and chapter one hundred and ninety-six of the public laws of nineteen hundred and nineteen, is hereby amended by inserting after the word "days" in the fifteenth line thereof the words 'provided, however, that ten pounds of fish or one fish taken legally in Moosehead lake or in any other waters in Piscataquis county may be sent, as herein provided, under a transportation tag whenever the same are legally in possession of the shipper during open season on said fish,' and by striking out the words "thirty days" in the twentieth line of said section and by substituting therefor the words 'one year,' so that said section, as amended, shall read as follows:

CHAP. 124

'Sec. 29. Fish caught in Moosehead lake, or other Piscataquis county waters, may be transported at any time when in legal possession of shipper. No landlocked salmon, trout, togue, black bass or white perch shall be carried or transported in any way except in the possession of the owner, accompanied by him, plainly labeled with the owner's name and address, and open to view, except any person who has lawfully in his possession one landlocked salmon, one trout, one togue, one black bass or one white perch, or ten pounds of any kind of these fish, may transport the same to his home, provided the same is shipped in his own name, or to any hospital in this state, without accompanying the shipment, by purchasing of an agent duly appointed therefor by the commissioner of inland fisheries and game a transportation tag, paying for a landlocked salmon, trout, togue, or black bass, one dollar for each, or one dollar for each ten pounds of the same, and fifty cents for one white perch or ten pounds of the same; provided, however, that no person shall send more than one shipment of fish under a transportation tag, as provided in this section, once in five days; provided, however, that ten pounds of fish or one fish taken legally in Moosehead lake or in any other waters in Piscataquis county may be sent as herein provided under a transportation tag whenever the same are legally in possession of the shipper during the open season on said fish; provided, further, that ten pounds of fish or one fish taken legally in Rangeley lake, Mooselucmeguntic lake, Cupsuptic lake, Upper Richardson lake, so-called, or Lower Richardson lake, so-called, said lakes being the Rangeley chain of lakes, so-called, may be sent as herein provided under a transportation tag only once in one year. Whoever violates any provision of this section shall pay a fine of not less than ten, nor more than thirty dollars and costs for each offense, and in addition thereto one dollar for each pound of fish transported in violation of any provision of this section.'

Approved March 31, 1923.

Chapter 124.

An Act to Amend Section Fifty-two of Chapter One Hundred and Seventeen of the Revised Statutes, as Amended by Chapter Thirty-four of the Public Laws of Nineteen Hundred and Nineteen, Relating to the Board of Osteopathic Examination and Registration.

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

Sec. 1. R. S., c. 117, sec. 52; P. L., 1919, c. 34; relating to compensation of examining boards, amended. Section fifty-two of chapter one hundred and seventeen of the revised statutes, as amended by chapter thirty-four of the public laws of nineteen hundred and nineteen, is hereby further amended by inserting after the words "dental examiners" in the second