MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

AS PASSED BY THE

Eighty-second Legislature

OF THE

STATE OF MAINE

1925

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.

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PUBLIC LAWS

OF THE

STATE OF MAINE

As Passed by the Eighty-second Legislature

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[supplied from page 1 of volume]

It shall also be unlawful for any person to have in possession at any time any kind of fish taken in Kennebunk Pond on or through the ice.

- Sec. 2. Penalties. Whoever violates any provision of this act shall be subject to a penalty of not less than ten dollars nor more than thirty dollars and costs for each offense, and an additional penalty of one dollar for each fish taken, caught, killed or had in possession in violation of any provision of this act.
- Sec. 3. Jurisdiction granted to trial justices, police and municipal courts. Trial justices, police and municipal courts, within their respective counties shall have, upon complaint, original and concurrent jurisdiction with the supreme judicial court and superior courts in all prosecutions arising under this act.

Approved March 14, 1925.

Chapter 21.

An Act to Amend Chapter Sixty-two of the Public Laws of Nineteen Hundred and Twenty-three, Relating to the Production and Sale of Certified Seed.

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

- Sec. 1. P. L., 1923, c. 62, sec. 1; relating to definition of certified seed, amended. Section one of chapter sixty-two of the public laws of nineteen hundred and twenty-three is hereby amended by inserting after the word "mean" in the second line thereof the words 'potatoes or' and by adding at the end of said section the following words, 'and for which a certificate or tag has been issued as provided in section four of this act. Authority to make all reasonable rules and regulations hereunder is hereby given the commissioner of agriculture,' so that said section, as amended, shall read as follows:
- 'Sec. 1. Potatoes included; commissioner of agriculture authorized to make rules and regulations, relating to. The term certified seed as used in this act shall be deemed to mean potatoes or such vegetable seeds as shall have been grown and prepared for sale in accordance with regulations laid down by the commissioner of agriculture and for which a certificate or tag has been issued as provided in section four of this act. Authority to make all reasonable rules and regulations hereunder is hereby given the commissioner of agriculture.'
- Sec. 2. P. L., 1923, c. 62, sec. 2; relating to application for certificate and agreement for payment of fee for inspection, amended. Section two of said chapter sixty-two is hereby amended by striking out in the first

CHAP. 22

line thereof the word "other" and by adding at the end of said section the following words, 'Authority to make all reasonable rules and regulations hereunder is hereby given the commissioner of agriculture,' so that said section, as amended, shall read as follows:

- 'Sec. 2. Commissioner of agriculture authorized to make rules and regulations, relating to. Any grower of potatoes or vegetable seeds may make application to the commissioner of agriculture for inspection and certification of this crop growing or to be grown in this state, giving description of his land and such information as the commissioner may require. He shall also enter into an agreement to pay such fee into the treasury of state for said inspection and certification as the commissioner shall deem necessary to cover the cost of inspection and certification. Thereupon his crops shall be listed for inspection and inspected and certified by the commissioner or his agents under such rules and regulations as the commissioner may provide. Authority to make all reasonable rules and regulations hereunder is hereby given the commissioner of agriculture.'
- Sec. 3. New section added. And the said chapter sixty-two is hereby further amended by adding thereto after section five the following section,
- 'Sec. 6. Persons in arrears of payments not entitled to further services. No person who is in arrears as to payment for past services of the department of agriculture hereunder shall be entitled to further services until payment of all such arrears shall have been made.'
- Sec. 4. P. L., 1923, c. 62, sec. 6; renumbered sec. 7. Section six of said chapter sixty-two is hereby renumbered to become section seven.

Approved March 14, 1925.

Chapter 22.

An Act to Regulate Fishing in Miller Brook, a Tributary to Moose Pond, in the Town of Bridgton, in the County of Cumberland.

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

Sec. I. Perpetual closed time for fishing in Miller brook established. It shall be unlawful for any person to fish for, take, catch or kill any kind of fish at any time in Miller brook, so-called, a tributary to Moose pond, which pond is situated in the town of Bridgton, in the county of Cumberland.

It shall also be unlawful for any person to have in possession at any time any kind of fish taken in said Miller brook.