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]

Franklin; or to Carrabasset River, so-called, and tributaries, in the counties of Franklin and Somerset; or to Cupsuptic stream, or to Cupsuptic river, so-called, or to the river at Upper Dam, or to Rapid River, so-called, or to the tributaries of the Magalloway river, or to the tributaries to Aziscohos lake, or to the outlet of Lake Pennesseewassee, situated wholly or partly in the county of Oxford; or to Cobbosseecontee stream, in the county of Kennebec; or to the inlet of Kokadjo river, or to Sourdnahunk stream, or to Davis stream, a tributary to Sebec lake, in the county of Piscataquis; or to the East Outlet of Moosehead lake, or to the West Outlet of Moosehead lake; or to the outlet of Dobsis lake, or to Grand Lake Stream, in the county of Washington, or to Belgrade stream, in the county of Kennebec, in which waters it shall be lawful to fish, as now provided by the general law of the state, or in accordance with private and special laws now in force, or hereinafter enacted, or in accordance with rules and regulations of the commissioner of inland fisheries and game hereafter promulgated in accordance with law.

- Sec. 2. Penalties. Whoever violates any provision of this act shall be subject to a penalty of not less than ten 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.
- Sec. 4. Inconsistent acts repealed. All acts or parts of acts inconsistent with this act are hereby repealed.

Approved March 27, 1925.

Chapter 72.

An Act to Regulate Fishing in Howard Pond. in Hanover, in the County of Oxford. Be it enacted by the People of the State of Maine, as follows:

Sec. 1. Closed time for fishing in Howard pond, established. It shall be unlawful for any person to fish for, take, catch or kill any kind of fish in Howard pond, in Hanover, in the county of Oxford, from July first of each year to September thirtieth following, both days inclusive, by means of plug fishing, so-called.

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It shall also be unlawful for any person to have in possession at any time any kind of fish taken in said pond in violation of any provision of this act.

- Sec. 2. Penalties. Whoever violates any provision of this act shall be subject to a penalty of not less than ten 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 27, 1925.

Chapter 73.

An Act Relating to the Payment of Interest on Matured Shares in Loan and Building Associations.

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

- P. L., 1923, c. 144, sec. 105; relating to payment of matured shares in loan and building associations, amended. Section one hundred and five of chapter one hundred and forty-four of the public laws of nineteen hundred and twenty-three is hereby amended by striking out the word "five" in the fifth line of said section, and inserting in place thereof the words 'not less than five nor more than six,' so that said section, as amended, shall read as follows:
- 'Sec. 105. Minimum and maximum rate of interest fixed. When each unpledged share of a given series reaches the value of two hundred dollars, all payment of dues thereon shall cease, and the holder thereof shall be paid out of the funds of the association, two hundred dollars therefor, with interest at the rate of not less than five nor more than six per cent a year from the time of such maturity to the time of payment; provided, that at no time shall more than one-half of the funds in the treasury be applicable to the payment of such matured shares, without the consent of the directors, and that before paying matured shares, all arrears and fines shall be deducted. Every share shall be subject to a lien for the payment of any unpaid dues, fines, interest, premiums and other charges received thereon, which may be enforced in the manner hereinafter provided. Any association may permit the holders of matured shares issued on the serial