

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.

> KENNEBEC JOURNAL PRINT SHOP AUGUSTA, MAINE

> > 1925.

PUBLIC LAWS

OF THE

STATE OF MAINE

As Passed by the Eighty-second Legislature

1925

[supplied from page 1 of volume]

YEARLY LIMIT ON DEER.

CHAP, 194

183

fifty-two of the revised statutes, as amended by chapter one hundred fiftythree of the public laws of nineteen hundred and nineteen, is hereby further amended by striking out the words, "Any corporation engaged in the business within the state of Maine of deriving profit from the loan or use of money shall be deemed to be doing a banking business," so that said section, as amended, shall read as follows:

'Sec. 2. Corporations intended to derive profit from loan of money included in definition of banking business with certain exceptions; provision regarding other like corporations, eliminated. No person, copartnership, association, or corporation shall do a banking business unless duly authorized under the laws of this state or the United States, except as provided by the following section. The soliciting, receiving, or accepting of money or its equivalent on deposit as a regular business by any person, copartnership, association, or corporation, or a corporation intended to derive profit from the loan of money except as a reasonable incident to the transaction of other corporate business or when necessary to prevent corporate funds from being unproductive, shall be deemed to be doing a banking business, whether such deposit is made subject to check or is evidenced by a certificate of deposit, a pass-book, a note, a receipt, or other writing; provided that nothing herein shall apply to or include money left with an agent, pending investment in real estate or securities for or on account of his principal.'

Approved April 9, 1925.

Chapter 194.

An Act to Create a State Broadcasting Station.

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

Governor and council authorized to investigate relating to a state broadcasting station. The governor and council are hereby authorized and directed to investigate the need, location, cost of construction, expense of maintenance and desirability of the establishment of a state radio broadcasting station.

Approved April 9, 1925.

Chapter 195.

An Act to Provide for a Yearly Limit of One Deer in All Counties of the State. Be it enacted by the People of the State of Maine, as follows:

P. L., 1917, c. 219, sec. 38; 1919, c. 37; 1921, c. 117; 1923, c. 212; relating

CHAP. 195

to closed time on deer and yearly limit, amended. The first paragraph of section thirty-eight of chapter two hundred and nineteen of the public laws of nineteen hundred and seventeen, as amended by chapter thirtyseven of the public laws of nineteen hundred and nineteen, as amended by chapter one hundred and seventeen of the public laws of nineteen hundred and twenty-one, and as amended by chapter two hundred and twelve of the public laws of nineteen hundred and twenty-three, is hereby amended by striking out the word "two" in the twentieth line of said first paragraph of said section, and by inserting in place thereof the word 'one,' and by striking out the words, "and provided further it shall be unlawful for any person to hunt, chase, catch or kill, except as hereinafter provided, more than one deer in the counties of Androscoggin, Cumberland, Kennebec, Knox, Lincoln, Waldo, Sagadahoc and York, collectively, or to have in possession more than one deer, or part or parts thereof, taken in all of the last named counties, collectively, in any one open season," in the twenty-first, twenty-second, twenty-third, twenty-fourth, twenty-fifth and twenty-sixth lines thereof, so that said first paragraph of said section, as amended, shall read as follows:

'Sec. 38. Yearly limit of deer fixed at one in all counties in the state. There shall be an annual closed season on deer in the counties of Aroostook, Hancock, Washington, Franklin, Oxford, Penobscot, Piscataquis and Somerset, from December first of each year to October fifteenth of the following year, both days inclusive; and in the counties of Androscoggin, Cumberland, Kennebec, Knox, Lincoln, Sagadahoc, Waldo and York, from the first day of December of each year to the thirty-first day of October of the following year, both days inclusive (except that on the Island of Mount Desert, and in the town of Deer Isle, and in the town of Stonington, in the county of Hancock, and on Cross Island and on Scotch Island, in the county of Washington, and in Isle au Haut, in the county of Knox, and on Swan Island, in the County of Sagadahoc, and on Kineo Point, and Katahdin Park Game Preserve in the county of Piscataquis, and all other places in the state where hunting is prohibited by law, no deer shall be pursued or killed at any time) during which said closed seasons, except as hereinafter provided, it shall be unlawful to hunt, chase, catch or kill any deer or have in possession any parts or part thereof, whenever or wherever taken, caught or killed; and no person shall during the open seasons above named, except as hereinafter provided, take, catch, kill or have in possession, whenever or wherever taken, caught or killed, more than one deer, or part or parts thereof. A person lawfully killing a deer in open season, shall have a reasonable time in which to transport the same to his home and may have the same in possession at his home in closed season.'

Approved April 9, 1925.

184