

### ACTS AND RESOLVES

#### AS PASSED BY THE

# Eighty-Third Legislature

#### OF THE

## STATE OF MAINE

### 1927

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 1927

## **PUBLIC LAWS**

### OF THE

# **STATE OF MAINE**

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CHAP, 114

town, city or plantation from keeping said roads open if said town, city or plantation shall at any time desire to do so.

Said county commissioners shall retain jurisdiction of said cause and upon a petition, by the municipal officers of said city, town or plantation or of any seven legal voters thereof, praying for a modification or annulment of any orders promulgated by the county commissioners, filed with said county commissioners, at any time, subsequent to one year from the date of any such order, the commissioners shall give a similar notice to that provided in paragraph two of said section and fix a time for hearing thereon, within twenty days following such filing. After hearing, the commissioners may annul, alter or modify their original orders.'

Approved April 11, 1927.

#### Chapter 114.

An Act to Prohibit the Use of More Than Two Lines for Trolling at Any Time in One Boat or Other Vessel or Conveyance in the Rangeley Chain of Lakes.

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

Sec. 1. Trolling with more than two lines in certain waters, prohibited. It shall be unlawful for the occupants of any one boat, motor boat, canoe, raft or other vessel or conveyance to troll with more than two lines at any time in Rangeley lake, Kennebago lake, Cupsuptic lake, Mooselucmeguntic lake, or Upper or Lower Richardson lakes, said lakes being the Rangeley chain of lakes, so-called, and situated partly in the county of Franklin and partly in the county of Oxford.

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.

Sec. 3. Jurisdiction of offenses granted to trial justices, police and municipal courts. In all prosecutions arising under this act, trial justices and police and municipal courts within their counties shall have, upon complaint, original and concurrent jurisdiction with the supreme judicial court and superior courts.

Approved April 11, 1927.

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