

MAINE STATE LEGISLATURE

The following document is provided by the
LAW AND LEGISLATIVE DIGITAL LIBRARY
at the Maine State Law and Legislative Reference Library
<http://legislature.maine.gov/lawlib>



Reproduced from scanned originals with text recognition applied
(searchable text may contain some errors and/or omissions)

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

RESOLVES

OF THE

STATE OF MAINE

As Passed by the Eighty-Third
Legislature

1927

Chapter 178.

Resolve, in Favor of a Feeding Station for Fish at the Outlet of Sebago Lake, in the County of Cumberland.

Sebago lake feeding station, appropriation for. Resolved: That the sum of three thousand five hundred dollars be, and hereby is, appropriated, out of the general fund for the maintenance and work of the department of inland fisheries and game, for the purpose of completing the temporary feeding station now located at the basin, so-called, at the outlet of Sebago lake, said appropriation to be expended under the direction of the commissioner of inland fisheries and game.

Approved April 15, 1927.

Chapter 179.

Resolve, to Provide for a Revision of the Statutes.

Appointment of commissioner to revise the statutes; his duties. Resolved that the governor by and with the advice and consent of the council, shall appoint a commissioner, learned in the law, whose duty it shall be to revise, collate, arrange and consolidate all the general and public laws now in force and such as shall be enacted at the present session of the legislature, preserving the general order and arrangement of the revised statutes of nineteen hundred sixteen, retaining the phraseology thereof, except so far as may be necessary to vary it by incorporating existing laws therewith; and such subsequent laws as are in force at the time of the revision shall be incorporated into said revision in appropriate chapters and sections thereof, in language concise and intelligible and of the same intent, effect and construction; omitting from said new revision of the statutes all such parts of the revised statutes of nineteen hundred sixteen as have been repealed or superseded except chapter seventy-five, relating to insolvency; adding references to all decisions interpreting the statutes and constitution which appear in the Maine reports and to all decisions interpreting the constitution of the United States which appear in the United States Supreme Court reports; correcting the notes, annotations and citations of all chapters and sections, and preparing notes and references for new sections; with a copious and general index and reference at the end of each chapter in syllabus form to all other chapters and sections in which the same subject matter is treated; also suggesting with proper distinguishing marks such contradictions, omissions, repetitions and imperfections as appear in the present revised statutes of nineteen hundred sixteen and in subsequent laws and the mode in which the same may be best reconciled, supplied, amended and corrected.