

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-fifth Legislature

OF THE

STATE OF MAINE

1931

Published by the Secretary of State, in conjunction with the Revisor of Statutes
in accordance with the Resolves of the Legislature, approved June 28, 1820,
March 18, 1840, March 16, 1842, and an Act of August 6, 1930.

KENNEBEC JOURNAL COMPANY
AUGUSTA, MAINE
1931

PUBLIC LAWS
OF THE
STATE OF MAINE

As Passed by the Eighty-fifth Legislature

1931

[supplied from page 1 of volume]

Chapter 77.

AN ACT Relating to Trapping on the Rangeley Game Preserve.

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

Sec. 1. Rules and regulations repealed. The rules and regulations of the department of inland fisheries and game by which the Rangeley Game Preserve was established are hereby repealed.

Sec. 2. Rangeley Game Preserve established. No person shall, except as herein provided, at any time, hunt, pursue, shoot at, or kill any wild animal or any game or other wild bird within the following described territory, situated in the counties of Franklin and Oxford, the same being in unorganized townships, to wit:

Township four, Range six, known as Bowman town; the northerly part of township five, range five, known as Parmachenee town; and township four, range five, known as Oxbow town, all in the county of Oxford; and the southerly half of township three, range five, known as Seven Pond township, in the county of Franklin, bounded as follows:

Commencing at the northwesterly corner of said Bowman Town, on the international boundary thence by said boundary to the point on said boundary nearest the intersection of the tote road leading by White Cap Pond, to Cupsuptic Pond, and the west line of township three, range five, known as Seven Pond town; thence easterly to said westerly line of Seven Pond town; thence on said westerly line to a point equal distance between the north and south line thereof; thence easterly parallel with the north and south lines and equidistant therefrom to the east line thereof; thence southerly on said east line to the southeast corner of said Seven Pond town; thence westerly on the southerly line of said Seven Pond town and southerly line of said Oxbow town to the southwest corner of said Oxbow town; thence northerly on the westerly line of said Oxbow town to a point where the third, east and west parallel on Parmachenee town intersects the westerly line of Oxbow town; thence westerly along said third, east and west parallel to the Maine state line, being the westerly line of said Parmachenee town; thence northerly by the west line of said Parmachenee town and west line of said Bowman town to point of beginning, at the international boundary, containing sixty-three thousand acres, more or less, for the term of four years from the time this act takes effect, during which period it shall be unlawful for any person to have in possession at any time any wild bird or wild animal, or parts thereof, taken within the above described territory.

Provided, however, that the provisions of this section shall not be con-

strued to prohibit the trapping of wild animals within the above described territory in accordance with the general laws of the state.

Sec. 3. Penalty. Whoever violates any provision of this act shall be subject to the general penalty provided in section one hundred seven of chapter thirty-eight of the revised statutes for violation of the fish and game laws.

Approved March 20, 1931.

Chapter 78.

AN ACT Relating to the Manufacture of Beverages.

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

R. S., c. 41, sec. 62, amended, in re cleaning soft drink containers. Section sixty-two of chapter forty-one of the revised statutes is hereby amended by striking out all of the second paragraph of said section and inserting in place thereof the following: 'All bottles, jars, jugs, or other containers used by manufacturers and bottlers of drink products and other non-alcoholic beverages before being filled or refilled shall be thoroughly cleaned and sterilized by then and there being washed in an automatic washing machine in a solution of not less than three per cent caustic alkali at a temperature not lower than one hundred and ten degrees Fahrenheit to be followed by rinsing in pure water, and all said bottles, jars, jugs, and other containers, while empty and during the process of filling or refilling, shall be carefully protected from flies, dust, and other contamination,' so that said section as amended shall read as follows:

'Sec. 62. Cleaning and sterilizing soft drink containers. No person, firm, or corporation having custody of any bottle, jar, jug, or other container used for drink product or other non-alcoholic beverages, the owner of which has complied with the provisions of the preceding section, shall place or cause to be placed in any such bottle, jar, or jug, any turpentine, varnish, wood-alcohol, bleaching water, bluing, kerosene, oils, or any unclean or foul substance or other offensive material, or send, ship, return, or deliver, or cause to be sent, shipped, returned, or delivered to any bottler of drink product or non-alcoholic beverages any bottle, jar, jug, or other receptacle used as a container for drink product or other non-alcoholic beverages containing any turpentine, varnish, wood-alcohol, bleaching water, bluing, kerosene, oil, or any unclean or foul substance and other offensive material.

All bottles, jars, jugs, or other containers used by manufacturers and bottlers of drink products and other non-alcoholic beverages before being