# MAINE STATE LEGISLATURE

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#### ACTS AND RESOLVES

AS PASSED BY THE

# Eighty-fifth Legislature

OF THE

### STATE OF MAINE

1931

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### **PUBLIC LAWS**

OF THE

# STATE OF MAINE

As Passed by the Eighty-fifth Legislature

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CHAP. 82

retary of state. No fee shall be required therefor by the secretary of state but the registry of deeds shall receive for recording such certificate the fee of fifty cents.'

So that said section when amended shall read as follows:

'Sec. 3. Organization and powers. When assembled pursuant to the warrant, they may organize themselves into a corporation, adopt a corporate name, and they, their associates and successors may have continual succession; have a common seal; elect all necessary officers; adopt by-laws. not inconsistent with law, and enforce the same by suitable penalties; have the same rights and be under the same liabilities, as other corporations, in prosecuting and defending suits at law; and enjoy all other rights, privileges, and immunities of a legal corporation. Any corporation organized under this section, may vote by a majority vote, at a meeting of its members at which at least twenty-five per cent are present, to change its name and adopt a new one; such notice of the intention to change the name to be given in the call for the meeting; and when the proceedings of such meeting relating to such change of name, certified by the clerk or secretary thereof, are returned to the office of the secretary of state to be recorded by him, the name shall be deemed changed; and the corporation, under its new name, has the same rights, powers and privileges, and is subject to the same duties, obligations and liabilities as before, and shall hold and be entitled to the same property and property rights as it held under its former name, and may sue or be sued by its new name; but no action brought against it by its former name shall be defeated on that account. A certificate of the change of the name of such corporation shall be filed by the clerk or secretary of the corporation in the registry of deeds in the county in which the corporation has its location, within twenty days after the proceedings of the meeting are returned to the office of the secretary of state. No fee shall be required therefor by the secretary of state but the registry of deeds shall receive for recording such certificate the fee of fifty cents.'

Approved March 20, 1931.

### Chapter 82.

AN ACT Relating to Fee for Game and Fur Farming Licenses.

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

R. S., c. 38, sec. 9; relating to fee for game and fur farming licenses, amended. Section nine of chapter thirty-eight of the revised statutes is hereby amended by striking out the word "ten" in the sixth line of the

fourth paragraph thereof, and by inserting in place thereof the word 'five', so that said fourth paragraph of section nine, as amended, shall read as follows:

'Annual fee reduced to five dollars. He may issue permits to any person, firm or corporation to engage in the business of propagating game birds, game, or fur-bearing animals under such regulations as he shall establish. He may issue to any person, firm, or corporation permit to fence in or enclose land for the above named purpose. When it appears that such application is made in good faith, and upon the payment of an annual fee of five dollars, said commissioner may issue to the applicant a breeder's license permitting the breeding and rearing of any species of game birds or fur-bearing animals within such enclosure. Such licensed breeders may at any time sell, transport, or kill and sell, and any person, firm, or corporation may purchase, have in possession, or transport any game birds, game, or fur-bearing animals, or the skins thereof, raised by virtue of the provisions of this section, under such regulations as said commissioner may establish. No person shall engage in the business of breeding or rearing any game birds or game or fur-bearing animals at any time without first having procured a breeder's license as provided in this section.'

Approved March 20, 1931.

#### Chapter 83.

AN ACT to Regulate the Taking of Clams in the Town of Sullivan.

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

- Sec. 1. Town may fix time and grant licenses for taking clams. The town of Sullivan at its annual meeting may fix the time in which clams may be taken within the limits of said town and the fee for which its municipal officers shall grant licenses or permits therefor and the number to be granted; and when not so regulated by vote of said town, the municipal officers may fix the time and fees for which permits shall be granted and said town may at its annual meeting, if it so elects, vote to restrict the issuing of such licenses or permits to the inhabitants of said town.
- Sec. 2. Persons not to take clams without license except for home consumption; non-residents restricted. No person shall take clams within the limits of said town without first obtaining a written license or permit from the municipal officers, if such written license or permit is required by the vote of said town or by the action of the municipal officers, unless the clams are for the consumption of himself or family, but no non-resident shall take clams within the limits of said town for any purpose, pro-