

ACTS AND RESOLVES

AS PASSED BY THE

Eighty-sixth Legislature

OF THE

STATE OF MAINE

From April 4, 1931, to March 31, 1933 AND MISCELLANEOUS STATE PAPERS

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PUBLIC LAWS

OF THE

STATE OF MAINE

As Passed by the Eighty-sixth Legislature

1933

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WEST BATH GAME PRESERVE

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mission may determine what work fairly and properly is a part of such elimination or alteration and what work fairly and properly should be regarded as highway construction. The commission may make such order relative to the maintenance of crossings at grade, and of crossings where the highway is carried over the railroad, as it may deem necessary, and may determine whether such expense shall be borne by such railroad corporation, by the city or town in which any such crossing is located, or by the state acting by or through the state highway commission, or said commission may apportion such expense equitably between such railroad corporation, such city or town, and the state acting by or through the state highway commission. While the use of any way is obstructed in carrying out the foregoing provisions of this section, such temporary way shall be provided as the commission may order; provided, however, that the commission shall not make any order upon any petition filed under the provisions of this section until they are satisfied, by investigation or otherwise, that the financial condition of the corporation operating the railroad in question will enable said corporation to comply with such order, and that the probable benefit to the public will warrant said order and the probable expense resulting therefrom, and that said order can be complied with without exceeding the state appropriation available therefor. The county commissioners shall have the same right of petition under this section, with respect to roads in unorganized places laid out by them under the provisions of section 55 of chapter 27, as have municipal officers of a city or town under the foregoing provisions of this section; and in case a petition is filed by them, all parties interested in the subject matter of the petition shall be notified by the public utilities commission of the filing of such petition and given opportunity to appear and be heard thereon.'

Approved March 14, 1933.

Chapter 71.

AN ACT Relating to the West Bath Game Preserve.

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

R. S., c. 38, § 88, amended. Section 88 of chapter 38 of the revised statutes is hereby amended to read as follows:

'Sec. 88. West Bath game preserve. From the time this act becomes effective, no person shall at any time hunt, trap, catch, pursue, shoot at, or kill any wild animal, or bird, (except bobcats, Canada lynx, foxes, rabbits, minks, skunks, or ducks), within the following described territory situated in the town of West Bath in the county of Sagadahoc: Beginning

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on the east bank of the New Meadows river at a point due west of the northwest corner of the cottage dwelling of Samuel R. Percy at Sabino, so-called; thence running easterly to the Sabino road; thence easterly by said Sabino road to Prince's corner, so-called; thence southerly by the Campbell's pond road and Brigham's cove road to Brigham's cove in Winnegance Bay; thence southerly, westerly and northerly by the shore of said Winnegance Bay and said New Meadows river to the point of beginning. The territory herein above described shall be known, and in any proceedings under this section may be designated as the West Bath Game Preserve. It shall also be unlawful for any person to have in possession at any time within the period aforesaid any wild animal, alive or dead, or any wild bird taken or killed in violation of any provision of this section.

Whoever violates any provision of this section shall be punished by a fine of not less than \$10 nor more than \$100 and costs for each offense, or by imprisonment for 30 days, or by both such fine and imprisonment.'

Approved March 14, 1933.

Chapter 72.

AN ACT Relating to Admission to Normal Schools.

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

R. S., c. 19, § 188, relating to qualifications of normal school students, amended. Section 188 of chapter 19 of the revised statutes is hereby amended to read as follows:

'Sec. 188. Applicants for admission, qualification; tuition. Applicants for admission shall be sixteen 17 years of age if females, and seventeen if males, and shall signify their intention to become teachers. and come under obligation to teach in this state for at least one year, and if they receive a diploma, the first two years of teaching after they have graduated; on these conditions they shall be received without charge for tuition, otherwise they shall pay tuition at the rate of fifty dollars per year. The trustees shall charge \$100 for tuition to non-residents of the state, and \$50 for tuition to residents of the state. They may permit not exceeding 10% of the enrolment of residents to pay their tuition charges at such future dates as the trustees may determine.'

Approved March 14, 1933.

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