

MAINE STATE LEGISLATURE

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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

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 approved April 2, 1931.

KENNEBEC JOURNAL COMPANY
AUGUSTA, MAINE

1933

PUBLIC LAWS
OF THE
STATE OF MAINE

As Passed by the Eighty-sixth Legislature

1933

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CHAP. 90

regulations governing the sealing of such cans or containers by the manufacturer and may authorize such sealing by any manufacturer upon his agreement to conform to said regulations. The commissioner of agriculture may at any time, for cause, revoke the authority so given by him to any manufacturer. When sealed by the manufacturer, such cans or containers shall be marked with his name, initials or trade-mark and with any other designating marks which the commissioner of agriculture may require. The sealing of such containers by the manufacturer shall not exempt the user from the laws relative to giving a false or insufficient measure, using a false measure, or having the same in possession with intent to use. Sealers of the town where the user resides or has a usual place of business may at least annually inspect all cans or containers marked and sealed in accordance with this section and shall make a record of such inspections. When once sealed as herein required, a can or container need not again be sealed while in the same condition as when first sealed.

Sec. 2. Penalty. Whoever, by himself or by his servant or agent, or as the servant or agent of another person, sells any can or container to be used in the purchase or sale of milk or cream at wholesale that is not marked and sealed as required by the preceding section, shall be punished by a fine not exceeding \$10 for each can or container so sold. Whoever, by himself or by his servant or agent, or as the servant or agent of another person, uses any can or container in the purchase or sale of milk or cream at wholesale that is not marked and sealed as required by the preceding section, shall be punished by a fine not exceeding \$10 for each offense. The commissioner of agriculture, his deputies and sealers shall enforce the provisions of this and the preceding section.

Sec. 3. Conflicting laws amended. All the provisions by existing law relative to marking containers are hereby amended to conform to the provisions of this act.

Approved March 14, 1933.

Chapter 90.

AN ACT Relating to Definitions Under Fish and Game Laws.

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

R. S., c. 38, § 18, amended. Section 18 of chapter 38 of the revised statutes is hereby amended by adding thereto the following:

'Definitions; thoroughfares and bogs, application of law to. For the purposes of this chapter the terms "landlocked salmon" and "salmon" shall be construed to mean the same. For the purposes of this chapter all

thoroughfares and bogs shall be under the same general laws as apply to lakes and ponds, except as hereinafter provided.'

Approved March 14, 1933.

Chapter 91.

AN ACT Relative to Fees for Trapping Licenses, Resident and Non-Resident.

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

R. S., c. 38, § 42, amended. Section 42 of chapter 38 of the revised statutes, as amended, is hereby repealed and the following enacted in place thereof:

'Sec. 42. Trapping licenses; fees therefor. Any resident who traps for any fur-bearing animal except rabbits as hereinafter provided, shall annually procure a license therefor from the commissioner of inland fisheries and game paying therefor \$10; provided, however, that the annual fee for such trapping within the limits of cities, towns and plantations of the state shall be \$5; provided, further, that whoever hunts or traps for any beaver on any land in the state open to beaver trapping by said commissioner shall pay therefor a fee of \$10 annually, and an additional fee of \$2 for the sealing and stamping of each skin as required by law, skins to be so sealed and stamped by chief game warden as provided in section 73. The fee for a non-resident or alien for a trapping license shall be \$50. Any resident under 16 years of age may trap for any fur-bearing animal, except beaver, in the organized cities, towns or plantations without a trapping license; in unorganized townships a license is required. Any person trapping for fur-bearing animals must on or before the 31st day of December of each year send a written report of all fur-bearing animals, and the number of each kind taken during that year, to the commissioner of inland fisheries and game. Any resident or his immediate family may hunt or trap for fur-bearing animals (except beaver) in accordance with the laws of the state, without such trapping license on land owned by him, or on land leased by him, on which he is actually domiciled, within the limits of an organized township and which land is used exclusively for agricultural purposes. Whoever traps for any fur-bearing animal in violation of any provision of this section, or whoever fails to file the annual report required by this section, or whoever has in possession at any time any fur-bearing animal or part thereof, taken in violation of any provision of this section, shall be subject to the penalties provided for in section 107 of this chapter.'

Approved March 14, 1933.