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.

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PUBLIC LAWS

OF THE

STATE OF MAINE

As Passed by the Eighty-sixth Legislature

1933

[supplied from page 1 of volume]

CHAI. III
the skin of a bobcat, loup cervier or Canada lynx, and signed and made oath to the following certificate:
To the treasurer of the town of
I hereby certify that on theday of
A. D., 19, atin the state of Maine, I killed
the bobcat, loupcervier or Canada lynx, the skin of which I now exhibit
to you, and I claim the bounty allowed by law for killing the same.
Dated atthisday of
A. D., 19
Claimant.
I further certify that I cut off the whole of the tail from the skin of the
bobcat, loupcervier or Canada lynx described in this certificate, and enclose
the same herewith.
Dated atthisday of
A. D., 19
Treasurer of the town of
Subscribed and sworn to the day and year aforesaid
Justice of the Peace.
Upon receipt by the state auditor of a certificate from the commissioner
showing that said commissioner has received the tail of the bobcat, loup-
cervier or Canada lynx from the treasurer sent as aforesaid, together with
said treasurer's certificate, said state auditor shall audit the claim for
bounty and the same shall be paid forthwith by the treasurer of state to

cents.'

Emergency Clause. In view of the emergency cited in the preamble, this act shall take effect when approved.

the claimant. The town treasurer for administering the oath to a claimant's certificate as above, and for forwarding the same with the tail of the animal to the commissioner shall be paid by the claimant the sum of 25

Approved March 24, 1933.

Chapter 144.

AN ACT Providing for the Transfer of Certain Persons Committed to Jail to the State Prison for Safe-Keeping.

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

R. S., c. 146, amended. Chapter 146 of the revised statutes is hereby amended by adding thereto the following section:

'Sec. 30. Prisoner on appeal may be detained at state prison. When a verdict of guilty is rendered against any person for an offense punishable by imprisonment in the state prison, and such person is committed to jail

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pending decision by the supreme judicial court on exceptions, report, motion in arrest of judgment, writ of error, appeal or otherwise, or is committed to jail to await action of a grand jury after a finding of probable cause, the sheriff of the county in which such person is committed to jail may certify, in writing, to any justice of the superior or supreme judicial court, in term time or in vacation, that in his opinion such person is dangerous and liable to attempt to escape from such jail; thereupon such justice may order, after hearing, that said person be transferred and committed to the state prison for safe-keeping to await the final decision from the supreme judicial court. The county committing such person for safe-keeping shall be liable to the state to the amount of \$1 for each day of such imprisonment.'

Approved March 24, 1933.

Chapter 145.

AN ACT Relating to Certain Implements and Devices Prohibited; Penalty.

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

R. S., c. 38, § 28, ¶ 2, amended. The 2nd paragraph of section 28 of chapter 38 of the revised statutes, as amended, is hereby amended to read as follows:

'Regulations; penalty. Whoever fishes for, takes, catches, kills, or destroys any fish, with fish spawn, or grapnel, or spear, trawl, weir, gaff, seine, gill net, trap, (or set lines, except when fishing through the ice, as hereinafter provided, and then with not more than 5 set lines to a family to a person in the daytime or five set lines to a person during December. January, February and March when fishing for pickerel), or takes any kind of fish, except suckers, eels, hornpouts, yellow perch, white fish, and cusk, as hereinafter provided, with any device or in any other way than by the ordinary mode of angling with single baited hook and line, artificial flies, artificial minnows, artificial insects, spoon hooks, and spinners, so-called, shall pay a fine of not less than \$10, nor more than \$30, and costs of prosecution, for each offense; and in addition thereto \$1 for each fish taken, caught, killed or had in possession in violation of any provision of this section; and when any of the above named prohibited implements, devices, or substances are found in use or possession they are forfeit and contraband and any person finding them in use may destroy them. Except that gill nets of not larger than 11/4 inch mesh may be used in the taking of white fish in Eastern Grand lake and Hot Brook lake in Aroostook and Washington counties and in Baskahegan lake in Washington county during the month of November of each year.'

Approved March 24, 1933.