

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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OPEN SEASON ON FUR-BEARING ANIMALS.

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VIII. Domestic fowl, not exceeding fifty dollars \$100 in value, 2 swine, I cow, and I heifer under 3 years old and the calves raised from them until they are I year old, or if he has no oxen, horse or mule, 2 cows, and he may elect the cows or cow and heifer, if he has more than are exempt, 10 sheep and the wool from them, and the lambs raised from them until they are I year old, and a sufficient quantity of hay to keep said cattle, sheep, and lambs through the winter season.

IX. One plough, I cart or truck wagon or I express wagon, I harrow, I yoke with bows, ring and staple, 2 chains, I ox sled, and I mowing machine, I corn planter, I potato planter, I cultivator, I horse hoe, I horse rake, I sprayer or duster and I grain harvester and I potato digger.

X. One boat not exceeding 2 tons burden, usually employed in fishing business, belonging wholly to an inhabitant of the state.

XI. The personal property of any copartnership, or the interest of any copartner therein shall be exempt from attachment of mesne process or seizure on execution for any individual debt or liability of such copartner, but such copartner's interest in the partnership property may be reached and applied in payment of any judgment against him in the manner provided in section 39 of chapter 91.'

Revisor's note: See chapter 110 herein, for further amendments of this Sec. Approved March 28, 1933.

Chapter 187.

AN ACT Relating to Open Season on Fur-Bearing Animals.

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

R. S., c. 38, § 72, amended. The 1st paragraph of section 72 of chapter 38 of the revised statutes, as amended, is hereby amended to read as follows:

'Sec. 72. Trapping season regulated. Whoever from the 1st day of February to the 15th day of November, both days inclusive, hunts or traps any fur-bearing animal except wild hares and rabbits (which are protected under the provisions of section 71 of this chapter), bob-cats, loupcervier, Canada lynx, or muskrat, within the counties of Androscoggin, Cumberland, York, Sagadahoe, Kennebec, Lincoln, Waldo and Knox; except that it shall be lawful to hunt foxes with a dog and gun from November 16th to February 15th, both days inclusive, in the counties of Cumberland, York, Androscoggin, Kennebec, Knox and Waldo; provided further that in Lincoln and Sagadahoc counties trapping for foxes shall be lawful from November 16th to December 15th both days inclusive and hunting for foxes with dog and gun shall be lawful from November 16th

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to February 15th both days inclusive; or whoever from the first day of February to the 15th day of October, both days inclusive, hunts or traps any fur-bearing animal except wild hares and rabbits (which are protected as aforesaid), bob-cats, loupcervier, Canada lynx, or muskrat, within the counties of Washington, Hancock, Aroostook, Penobscot, Piscataquis, Franklin, Somerset and Oxford; or whoever has in possession at any time any fur-bearing animal or part or parts thereof taken in closed season, shall be punished by the penalties of this chapter.'

Approved March 28, 1933.

Chapter 188.

AN ACT Relating to the Interstate Transfer of Dependent Persons.

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

Transfer of paupers between states. The department of health and welfare shall have authority to enter into reciprocal agreements with corresponding agencies of other states and to arrange with their local or county boards for the acceptance, transfer and support of persons going from one state to another and becoming public charges.

Approved March 28, 1933.

Chapter 189.

AN ACT Relative to Definitions of Hunting, Resident, Aliens, Jack-light and Trapping.

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

Sec. 1. R. S., c. 38, § 40, ¶ b, amended. Paragraph (b) of section 40 of chapter 38, of the revised statutes is hereby repealed and the following enacted in place thereof:

'(b) For the purposes of this chapter all aliens shall be classified as non-residents, except that, any alien who has lived in the state continuously for 2 years and in addition thereto pays tax on real estate in the city or town in which he resides, may purchase any resident license issued under the provisions of this chapter.'

Sec. 2. R. S., c. 38, § 40, additional. Section 40 of chapter 38 of the revised statutes, is amended by adding thereto the following paragraph (e).

'(e) A resident is a citizen of the United States who has been a bona