MAINE STATE LEGISLATURE

The following document is provided by the

LAW AND LEGISLATIVE DIGITAL LIBRARY

at the Maine State Law and Legislative Reference Library

http://legislature.maine.gov/lawlib



Reproduced from scanned originals with text recognition applied (searchable text may contain some errors and/or omissions)

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

[supplied from page 1 of volume]

CHAP. 191

fide resident of this state and actually domiciled here for a period of 3 months next prior to his application for a license.'

Approved March 28, 1933.

Chapter 190.

AN ACT Relative to Lumber Camps not to Serve Salmon, Trout and Togue.

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

- R. S., c. 38, amended. Salmon, trout and togue not to be served at lumber camps. Chapter 38 of the revised statutes, is hereby amended by adding thereto section 27A to read as follows:
- '27A. Lumber camps shall not serve salmon, trout or togue. No owner or keeper of any camp, house, or other building, used partly or wholly in lumbering operations, log driving or construction of any kind, or employee thereof, shall use, consume, or have in possession at any time at said camp, or serve to any employee thereof, any salmon, trout and togue, taken from the inland waters of the state of Maine.'

Approved March 28, 1933.

Chapter 191.

AN ACT for the Preservation of Academic Records.

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

- R. S., c. 19, § 121, amended. Section 121 of chapter 19 of the revised statutes is hereby amended to read as follows:
- 'Sec. 121. Conferring literary or academic degrees without authority of legislature prohibited; penalty. No person, partnership, or institution and no corporation shall be empowered to confer educational, literary, or academic degrees unless thereunto expressly authorized by an act of the legislature. Any person, partnership, institution, or corporation offering or conferring degrees, or purporting to offer and confer degrees, without being thereunto duly authorized, shall be punished by a fine of not more than \$1,000, or by imprisonment for not more than 11 months, or by both such fine and imprisonment.

The trustees or officers of any college or other institution of learning, whether incorporated or not, upon going out of existence or ceasing to function as an educational institution, may turn over its records of all

grades attained by its students, to the state library to be preserved by it as a central depository of this valuable historical material.

The state library is hereby designated the central depository for the records of such educational institutions in this state as have ceased to exist, or may cease to exist in the future. The state library shall where possible collect the records of such educational institution extinct, or hereafter becoming extinct, and have the supervision, care, custody and control of said records. They shall, when requested, prepare transcripts of such grade records, which may, at any time become necessary to the former student, for further scholastic work at other institutions, for certification for teaching and other professional positions. Whenever such transcript is made, and after it has been compared with the original, it shall be certified by the state library and shall thereafter be considered and accepted as evidence and, for all other purposes, the same as the original could be. For the preparation of such transcript the state library may charge a nominal fee to compensate them for the actual labor of preparing such transcript.

The provisions of this section shall become mandatory in the case of all new educational corporations chartered after the passage of this act.'

Approved March 28, 1933.

Chapter 192.

AN ACT Relative to the Classification, Registration, and Fees of Guides. Be it enacted by the People of the State of Maine, as follows:

R. S., c. 38, § 16. Section 16 of chapter 38 of the revised statutes, as amended, is hereby repealed and the following enacted in place thereof:

'Sec. 16. Applications for registration shall be made to the commissioner in writing; classification; fees; revocation of registration. Any applicant for registration as a guide shall apply in writing to the commissioner of inland fisheries and game, setting forth in his application whether he desires to be registered as a Class A or Class B guide; and the commissioner may, upon sufficient proof as to his competency, register such person as a Class A or Class B guide, a Class A rating to earry a higher rank as to proficiency and experience than a Class B rating. No person shall be issued a Class A guide's certificate unless he is physically, mentally and morally capable of guiding and caring for a party anywhere in the forests or on the waters of the state and said commissioner may, at his discretion, promote or demote guides from one class to another. and may for cause shown after due notice and hearing cancel any registration by him made. A fee of one \$3 dollar shall be paid annually for the regis-