MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

AS PASSED BY THE

Eighty-sixth and Eighty-seventh Legislatures

OF THE

STATE OF MAINE

From April 1, 1933, to April 6, 1935

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 Acts approved August 6, 1930 and April 2, 1931.

KENNEBEC JOURNAL AUGUSTA, MAINE 1935

PUBLIC LAWS

OF THE

STATE OF MAINE

As Passed by the Eighty-Seventh Legislature

1935

[supplied from page 201 of volume]

CHAP. 64

Chapter 63.

AN ACT For Use of Temporary Number Plates.

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

- Sec. 1. Temporary number plates may be issued. A manufacturer or dealer may upon the sale or exchange of a motor vehicle, attach to such motor vehicle a set of temporary number plates, and the purchaser of such motor vehicle may operate the same for a period not to exceed 7 consecutive days thereafter without payment of a regular fee.
- Sec. 2. Secretary of state to be notified. A manufacturer or dealer shall, upon attaching a set of temporary number plates to a motor vehicle sold or exchanged by him, mark thereon the date when said license expires and immediately notify the secretary of state of said sale or exchange, giving the name and address of the purchaser, the number of the temporary plate, and such further information as the secretary of state may require.
- Sec. 3. Cost of temporary number plates. The secretary of state may issue temporary number plates to bona fide dealers who request them under such rules and regulations as he shall deem necessary; and shall receive for them 50 cents per pair.

Approved March 22, 1935.

Chapter 64.

AN ACT Relating to Corporations Without Capital Stock.

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

- R. S., c. 70, additional. Chapter 70 of the revised statutes is hereby amended by adding thereto the following section to be numbered section 5-B, and to read as follows:
- 'Sec. 5-B. Consolidation of corporations without capital stock. Any 2 or more corporations organized without capital stock and existing under the laws of this state may consolidate into a single corporation which may be either one or any one of said corporations, or a new corporation under the laws of this state to be formed by means of such consolidation. Such a consolidation may be effected by vote of the directors, trustees or managing board however designated of each of said corporations at a legal meeting thereof ratifying a proposed agreement of consolidation, which agreement shall then be submitted to the attorney-general for his certification as conformable to the laws of this state and when certified by him shall then be recorded in the registry of deeds in the county where the consolidated corporation is located and in the county or counties where each

of the constituent corporations is located and a copy thereof certified by the register of deeds shall be filed in the office of the secretary of state. When said agreement is so certified, recorded and filed, the separate existence of all of the constituent corporations, or all of such constituent corporations except the one into which such constituent corporations shall have been consolidated, shall cease and the constituent corporations, whether consolidated into a new corporation or merged into one of such constituent corporations, as the case may be, shall become the consolidated corporation by the name provided in said agreement, possessing all the rights, privileges, powers, franchises and immunities as well of a public as of a private nature, and being subject to all the liabilities, restrictions and duties of each of such corporations so consolidated and all and singular the rights, privileges, powers, franchises and immunities of each of said corporations, and all property, real, personal and mixed, and all debts due to any of said constituent corporations on whatever account, and all other things in action of or belonging to each of said corporations, shall be vested in the consolidated corporation; and all property, rights, privileges, powers, franchises and immunities, and all and every other interest shall be thereafter as effectually the property of the consolidated corporation as they were of the several and respective constituent corporations, and the title to any real estate, whether by deed or otherwise, under the laws of this state, vested in any of such constituent corporations, shall not revert or be in any way impaired by reason thereof; provided, that all rights of creditors and all liens upon the property of any of said constituent corporations shall be preserved unimpaired, limited to the property affected by such liens at the time of the consolidation, and all debts, liabilities and duties of the respective constituent corporations shall henceforth attach to said consolidated corporation and may be enforced against it to the same extent as if said debts, liabilities and duties had been incurred or contracted by it.'

Approved March 22, 1935.

Chapter 65.

AN ACT Relative to Trapping in York County.

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

R. S., c. 38, additional. Chapter 38 of the revised statutes is hereby amended by adding thereto a new section to be numbered 72-A, and to read as follows:

'Sec. 72-A. Trapping prohibited in certain territory; exception; penalty. Trapping for all animals is hereby prohibited in that portion of York