MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

AS PASSED BY THE

Eighty-ninth and Ninetieth Legislatures

OF THE

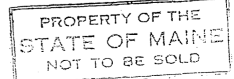
STATE OF MAINE

From April 21, 1939 to April 26, 1941

AND MISCELLANEOUS STATE PAPERS

Published by 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.

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'Sec. 5. Fish wardens, appointment; powers; bond. Fish wardens shall be appointed by the commissioner and shall be removable by him at pleasure. They shall enforce all laws and the rules and regulations relating to sea and shore fisheries; arrest all violators thereof and prosecute all offenses against the same; they shall have the same power to serve criminal processes against such violators and be allowed the same fees as sheriffs for like services. No fish warden shall receive any fee as a complainant or witness, or for making an arrest or for attendance at court, but shall be reimbursed by the state for his actual costs of arrests and actual expenses of travel and attendance. Whenever any fines or penalties are imposed by any court in which a fish warden is complainant or a witness, said court may tax costs for such complainant or witness in the usual manner. They shall have the same right as sheriffs to require aid in executing the duties of their office. They shall, before being qualified to discharge the duties required by this chapter, give bond with 2 good and sufficient sureties or with a surety company authorized to do business in the state, as surety, in the penal sum of \$2,000, approved by the commissioner to the treasurer of state, conditioned for the faithful performance of the duties of their office, provided that in case of emergency, under direction of the commissioner, they may discharge their official duties for a period not exceeding 2 weeks after their appointment and before the filing and approval of said bond.'

Sec. 2. Hunting seals near Green Island, forbidden. It shall be unlawful for any person to hunt, shoot at or kill any seal within 2 miles of any part of Green Island in Western Bay in the county of Hancock.

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

Approved June 7, 1940

Chapter 308

AN ACT Providing for Improvement in Military Preparedness.

Emergency preamble. Whereas, the facilities for the national guard are far from adequate and handicap proper training of the military forces within the state; and

Whereas, sufficient funds are not available for necessary improvements in the training of the national guard; and

Whereas, the present world catastrophe plainly shows the need of immediate preparedness for national defense; and

Whereas, in the judgment of this legislature, the facts hereinbefore set forth create an emergency within the meaning of section 16 of Article

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XXXI of the constitution of Maine, and require the following legislation as immediately necessary for the preservation of the public peace, health and safety; now therefore,

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

Sec. 1. R. S., c. 18, § 54, amended. Section 54 of chapter 18 of the revised statutes is hereby amended to read as follows:

'Sec. 54. State military defense commission. The adjutant general. together with four officers of the line of the national guard of or above the grade of captain, detailed by the governor in addition to their other duties, shall constitute an armory commission of which the adjutantgeneral shall be the chairman. A state military defense commission is hereby created which shall consist of 8 members. The governor and adjutant general and their successors shall be ex officio members during their respective terms of office. The governor for the time being shall be the chairman. The other 6 members who shall be citizens of the state shall be appointed by the governor, as follows: 2 for a term of I year, 2 for a term of 2 years, and 2 for a term of 3 years, and thereafter 2 for a term of 3 years annually. In the case of any vacancy caused by death, resignation or otherwise, the governor shall appoint a citizen for the unexpired term. whose duty it It shall be the duty of the commission to exercise general supervision and control over all armories, drill rooms, headquarters offices, and stables and state owned or controlled realty used for military purposes, to consult and cooperate with the municipal authorities and to devise effective means of obtaining and maintaining such armories, and to fix, subject to the approval of the governor, the compensation to be allowed to the municipalities as rent for them; they shall have the power, after consulting and hearing the responsible municipal officers, to determine the administrative question of military suitability and adequate maintenance of all armories, drill rooms, offices, headquarters offices, and stables, and it shall be their duty to notify the responsible officers of all deficiences in these respects, and should such officers fail, refuse, or neglect to take effective measures for providing such suitable buildings and their maintenance, the chairman of the commission shall initiate the prosecution prescribed by section 51. The armory commission is authorized where towns or municipalities have been relieved from compliance with the provisions of this section to provide armories, target ranges, or stables by reason of any agreement or agreements entered into between such towns or cities and the state of Maine, to hire or lease suitable buildings for drill halls, quarters, headquarters offices, or stables as may be necessary to adequately house the national guard. The commission is further authorized and directed to cooperate with the federal government and/or municipalities in establishing and coordinating national defense in the state of Maine, especially in the providing of equipment, training facilities, suitable quarters for troops and supplies, and buildings and lands for military purposes. The commission may acquire real property by right of eminent domain in the manner prescribed by law for the taking of land for highway purposes, and both real and personal property by purchase, gift or otherwise, for the purpose of construction and/or maintenance of armories, airports, shipyards and other military facilities, including the building and/or improvement and maintenance of railroads and/or roads necessary for the more efficient use of such facilities, for military purposes and the procuring of equipment and supplies for military purposes. For each day actually employed in the transaction of the business of the armory commission the members other than the adjutant general shall receive as compensation the base pay of their grade and all members shall be reimbursed for actual traveling expenses, such accounts to be paid from the armory fund. The members of the commission shall be reimbursed for their actual expenses incurred in the performance of their duties.'

- Sec. 2. Clerical amendment. Wherever in the laws of the state the words "armory commission" appear in reference to the state armory commission, they are stricken out and the words "state military defense commission" inserted in place thereof.
- Sec. 3. Clarification of municipal airport law. Section 3 of chapter 213 of the public laws of 1931 is hereby amended to read as follows:
- 'Sec. 3. Acquisition of land. Private property needed by a city, town or county for an airport or landing field or for the expansion of an airport or landing field may be acquired by gift, purchase, lease or other means if such city, town or county is able to agree with the owners on the terms thereof, and otherwise such cities or towns may take such land whether it is within or without the limit of the said city, town or county as a matter of public exigency in the manner prescribed for the taking of parks, squares and playgrounds and counties may take such land as a matter of public exigency in the manner prescribed for the taking of land for highways, provided that no property, rights or easements of a public utility shall be taken without the approval of the public utilities commission after hearing and upon such notice to the public utility affected thereby as said commission may order. Provided, however, that before a city or town shall take land for an airport or landing-field, or for the expansion of an airport or landing-field, by eminent domain as hereinbefore provided, it shall secure the consent of the municipal officers of the town or city in which such land is located.'
- Sec. 4. Conveyance of certain state owned land authorized. The commissioner of institutional service with the approval of the governor and

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council may sell and convey by quitclaim deed, or lease for a term of years, such part or parts of the land belonging to the state and occupied by the state school for boys in South Portland, as may in the opinion of the said commissioner and the governor and council be necessary for the extension or improvement of the Portland municipal airport so that the said airport shall be suitable for military purposes. Such sale or lease shall be on such terms and conditions as the said commissioner and the said governor and council shall decide.

Sec. 5. Definition. Wherever in this act the words "military purposes" appear, they shall mean any purposes that will aid in facilitating the preparation for or conduct of war whether for defense or offense or whether on land, sea, or in the air.

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

Approved June 27, 1940

Chapter 309

AN ACT Amending the Unemployment Compensation Law Relating to the Unemployment Compensation Fund.

Emergency preamble. Whereas, the prompt and economical administration of the unemployment compensation fund requires the adoption of an amendment to the unemployment compensation law simplifying the procedure of disbursing unemployment compensation benefits;

And whereas, simplification of such administration of the unemployment compensation funds will relieve the state of a substantial expenditure making such saving available for other necessary purposes;

And whereas, in the judgment of the legislature these facts constitute an emergency within the meaning of section 16 of Article XXXI of the constitution of Maine and require the following legislation as immediately necessary for the preservation of the public peace, health and safety; now therefore,

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

- P. L., 1935, c. 192, § 9 (b) and (c), amended. Subsections (b) and (c) of section 9 of chapter 192 of the public laws of 1935, as amended, are hereby amended to read as follows:
- '(b) Accounts and deposit. The treasurer of state shall be the ex officio treasurer and custodian of the fund and shall administer such fund in