

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
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PROPERTY OF THE
STATE OF MAINE
NOT TO BE SOLD

PUBLIC LAWS

OF THE

STATE OF MAINE

As Passed by the Ninetieth Legislature

1941

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of her commitment, which a guardian has as to his ward, and all powers which parents have over their children. At the discretion of said department, any such girl deemed by it to be eligible shall be granted entrance into the Hallowell high school under the same conditions as pupils residing in towns which do not maintain a standard secondary school, as provided in section 93 of chapter 19 of the revised statutes, except that tuition for such girl shall be paid by the said department from the appropriation to the state school for girls and shall be based on the average instructional cost per pupil for the year preceding that for which the tuition is paid. At the discretion of said department, any such girl, during her commitment, may be kept at said school, or entrusted to the care of any suitable person and may be required to work for such person, for a period not exceeding the term of her commitment, on such conditions as said department may deem reasonable and proper; or she may be entrusted to the custody of the bureau of social welfare, in which case, the expense of her maintenance and education shall be borne in accordance with the provisions of section 206 of this chapter. The department shall require the person to whom such girl is entrusted, to report to said department as often as once in 3 months the conduct and behavior of such girl, and whether she remains under such person, and if not, where she is. Said department shall take care that the terms of such trust are fulfilled, and the girl well treated, and if it believes that by reason of her misconduct, vicious inclinations or surroundings, she is in danger of falling into habits of vice or immorality, or that her welfare is in any way imperiled, it may cancel such trust and resume charge of such girl with the same powers as before the trust was made. The powers of said department with respect to any girl entrusted, as herein provided, to the care of a suitable person are not affected thereby. Said department may authorize any officer thereof, or the superintendent of said school to entrust said girls to the care and service of a suitable person or persons without indenture, to see to their welfare during such service and to require their return to said school at discretion. The department shall have regard to the character of those to whom any girl is entrusted.'

Approved April 4, 1941

Chapter 181

AN ACT Relative to Transportation of Deer Within State.

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

R. S., c. 38, § 67, amended. Section 67 of chapter 38 of the revised statutes, as revised, is hereby amended to read as follows:

'Sec. 67. Transportation of deer within state. The commissioner shall establish game registration stations for the purpose of registering all deer killed. Said stations shall be in charge of an agent designated by the commissioner and a list of the same shall be published in 1 or more daily newspapers of the state. Said agent shall register each and every deer presented for registration, and shall tag each deer in the manner as directed and with the materials furnished by the commissioner.

Except as hereinafter provided no person shall at any time in any manner carry, transport or move from the point where it is killed any deer or part thereof, unless open to view, and there is securely attached thereto a tag bearing the name and address of the person who killed said deer; and it shall be accompanied by the person who killed it while being transported, and he shall have said deer registered at the 1st game registration station.

No person who kills a deer shall transport said deer to his home or to any place of storage before having said deer registered, except that any person who kills a deer on his own land, which land is used exclusively for agricultural purposes, and upon which he resides, and who employs no vehicle of any kind on the public highways of the state in the moving of said deer from the point where killed, may have the same at his home not exceeding 24 hours before presenting said deer to a regular game registration station.

If due to any act of God or unforeseen circumstances any person should be compelled to leave the woods without taking a deer which he has killed with him, he shall notify the warden, or any official game registration station of the district in which the deer was killed, or the chief warden of that division, in writing on forms provided by the commissioner, within 12 hours, as to the location of his deer and the circumstances necessitating his leaving same in the woods.

All deer killed and left in the woods or in any camp unregistered at the close of the hunting season shall be reported in writing within 12 hours to the warden of that district or the chief warden of that division, on forms provided by the commissioner obtainable from the wardens or at any official game registration station.

All deer killed shall be presented for registration by the person who killed the same and it shall be registered in his name at the first game registration station. No person shall at any time in any manner transport or move any deer or part thereof unless open to view and there is securely attached thereto a tag bearing the name and address of the person who killed said deer and it shall be accompanied by him while being transported. Provided, however, that any person who has lawfully killed a deer may

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employ an agent to transport said deer, open to view and bearing attached thereto a tag bearing the name and address of the person who killed said deer. Said agent shall transport said deer to the first game inspection station. The game inspector at said game inspection station shall receive said deer and hold it until called for by the person who killed said deer, and at such person's risk.

No person shall keep a deer at his home, or at any place of storage, except a game inspection station as hereinbefore provided, more than 12 hours unless said deer is registered.

If any person leaves the woods without taking a deer which he has killed with him he shall notify a warden in writing within 12 hours as to the location of the deer and the circumstances necessitating his leaving the same in the woods.

No person shall present a deer for registration or permit to be registered in his name any deer which he himself did not kill, and no person shall have in possession at any time any deer or part thereof, except as herein provided.'

Approved April 4, 1941

Chapter 182

AN ACT Relative to Nonresident Hunting Licenses.

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

R. S., c. 38, § 41, amended. Paragraph numbered 3 of section 41 of chapter 38 of the revised statutes, as revised, is hereby amended to read as follows:

'3. No nonresident or alien shall hunt or have in his possession any wild bird or animal without first having procured from the commissioner or his authorized agent a written license which shall be kept upon the person while hunting or transporting such birds and animals and exhibited to any warden, employee of this department, or guide upon request. In addition to town clerks the commissioner may, subject to recall at his pleasure, designate additional agents to issue licenses.

The license to hunt wild birds, rabbits, foxes and unprotected wild birds or wild animals only shall be issued on payment of ~~\$5.15~~ \$10.15 and to hunt both wild birds and wild animals on payment of \$15.15, of which 15 cents shall be retained by the agent issuing the license.'

Approved April 4, 1941