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

Ninety-first and Ninety-second Legislatures

OF THE

STATE OF MAINE

From April 10, 1943 to April 21, 1945 AND MISCELLANEOUS STATE PAPERS From April 10, 1943 to May 24, 1945

Published by the Revisor of Statutes in accordance with Chapter 10 of the Revised Statutes of 1944.

KENNEBEC JOURNAL AUGUSTA, MAINE 1945

PUBLIC LAWS

OF THE

STATE OF MAINE

As Passed by the Ninety-second Legislature

1945

PUBLIC, 1945

CHAP. 317

'The commissioner may grant a permit at any time to no more than 15 persons to organize a group to hunt deer doing damage to any orchard within a radius of $\frac{1}{2}$ mile from said orchard. The provisions of this last sentence shall apply for a 2-year period only.'

Note: See Fish and Game Revision, § 84, sub-§ I.

- Sec. 2. R. S., c. 33, § 61-B, sub-§ 6, additional. Section 61-B of chapter 33 of the revised statutes is hereby amended by adding thereto a new subsection to be numbered 6, to read as follows:
- '6. Whenever the commissioner deems it impossible to keep deer from doing damage to young orchards, he may enter into an agreement with the owner of such orchard whereby the department will assume $\frac{1}{2}$ the cost of fencing such orchard.'

Effective July 21, 1945

Note: See Fish and Game Revision, § 84, sub-§ V.

Chapter 317

AN ACT Relating to Registration of Voters.

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

- R. S., c. 3, § 19, amended. Section 19 of chapter 3 of the revised statutes is hereby amended to read as follows:
- 'Sec. 19. Appearance in person to register; where person qualified shall vote; name under which women voters shall register; to notify board of change in surname. Every person whose name has not been entered upon the voting list in any city in accordance with the provisions hereof must, if he desires to vote, appear in person before the board at the place provided for registration of registration or the city clerk and prove that he possesses all the qualifications of a voter. The said city clerk shall receive in writing the application of any such person who appears before him and shall stamp thereon the date when same is so received and shall file the same with the board of registration of voters and said board of registration shall in any open session of the board take action upon the said application and if satisfied as to the necessary qualifications of the applicant, the applicant shall be enrolled as a voter and his or her name shall then be placed upon the general register of voters and each applicant so registered and enrolled shall by said board be notified in writing of the enrollment and registration. All such applications so made to said city clerk shall be upon a printed form provided by said city clerk, which

said printed form shall conform to the provisions of section 27. The provisions of this section shall not prevent any person from making personal appearance before the board of registration for the purpose of registering as a voter when said board is in open session. Every person qualified to vote shall vote only in the ward of the city and voting precinct thereof, if any, in which he had his residence on the 1st day of April preceding, or in which he became an inhabitant after said day. Every married woman now registered, or who shall hereafter register as a voter, shall be registered under her given name and married surname. Any married woman or widow may use her family name as a part of the name by which she shall be registered as a voter. Whenever a registered woman voter shall assume through marriage or any process of law a new surname, she shall notify the board of such change, in person, and the board shall then register her again: but when the open session for registration of voters, as hereinbefore provided has ended, and before the close of the day of election, she may present to the board a duly executed certificate of her marriage, or of her change of name by process of law, and the board shall cause her name to be changed accordingly on the voting list and the general register, and shall issue its certificate directed to the officers presiding over the election, in the same manner and with the same effect as hereinbefore provided by reason of clerical error or omission of a name from the voting list.'

Effective July 21, 1945

Chapter 318

AN ACT Relating to Fees of Sheriffs and Expenses in Keeping Prisoners.

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

R. S., c. 79, § 166, sub-§ XXXII, amended. Subsection XXXII of section 166 of chapter 79 of the revised statutes is hereby amended to read as follows:

'XXXII. For attending court and keeping the prisoner in criminal cases, \$1.50 for every 12 hours, and in that proporation for a greater or less time together with such reasonable sum as the court may allow for expenses incurred by the officer in employing a keeper, furnishing meals, or other necessities.'