

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

RESOLVES

OF THE

STATE OF MAINE

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As Passed by the Ninety-second Legislature

1945

TEACHER-PENSION STATUS OF CARRIE M. WIGHT RESOLVES, 1945

СНАР. 11

845

Chapter 8

RESOLVE, Designating the White Pine Tree as the State Official Tree.

White pine tree, state official tree. Resolved: That the white pine tree be, and hereby is, designated the official tree of the state of Maine.

Effective July 21, 1945

Chapter 9

RESOLVE, Relating to Ice Fishing in Kezar Lake.

Ice fishing in Kezar lake. Resolved: That the commissioner of inland fisheries and game be, and hereby is, authorized and directed to issue a rule and regulation opening Kezar lake to ice fishing for pickerel, hornpout, white perch, yellow perch, eels, cusk, chubs and smelts from the time ice forms in the fall until it goes out in the spring.

Effective July 21, 1945

Chapter 10

RESOLVE, Relating to Fishing in Mosquito Brook in Aroostook County.

Fishing in Mosquito brook in Aroostook county, regulated. Resolved: That the commissioner of inland fisheries and game be, and hereby is, directed to issue a rule and regulation closing to all fishing that part of Mosquito brook in Aroostook county located in T. 14, R. 6.

Effective July 21, 1945

Chapter 11

RESOLVE, in Relation to Teacher-Pension Status of Carrie M. Wight of Bethel, Maine.

Credit given to Carrie M. Wight for service at Gould Academy. Resolved: That Carrie M. Wight of Bethel, Maine be permitted to count II years of service as a director of teacher training in Gould Academy toward

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fulfilling requirements for a state teacher's noncontributory pension, which service if counted will total 36 years of combined service as a teacher, director of training and superintendent of schools. Any pension under this resolve shall become effective upon retirement from active service on or after regular retirement age has been reached.

Effective July 21; 1945

Chapter 12

RESOLVE, Authorizing Kennebec Towage Company to Bring Suit at Law Against the State of Maine.

Kennebec Towage Company given right to sue state. Resolved: That Kennebec Towage Company, a corporation organized under the laws of the state of Maine and having its legal location at Bath in the county of Sagadahoc in said state, owner on the 18th day of June, 1940, of the tugboat Seguin which was on that date badly damaged in passing through the draw of the Richmond-Dresden bridge, so called, connecting the towns of Richmond and Dresden, Maine, due, as it claims, to the pier masonry extending into the river below the water line and beyond the face of the piling designed to give protection to vessels passing through the draw, be, and it is hereby authorized to bring a suit at law in the superior court for the county of Kennebec within I year from the 1st day of August, 1945, at any term thereof, against the state of Maine, and the writ issuing out of said superior court under the authority of this resolve shall be served on the secretary of state by attested copy 30 days before the return day thereof by the sheriff or either of his deputies of any county of the state of Maine, and the conduct of said suit shall be according to the practice of suits and proceedings between parties and suitors in said superior court and the liabilities of the parties shall be the same as the liabilities between individuals; and the attorney-general is hereby authorized and designated to appear and answer to said suit to recover the damages sustained by the said Kennebec Towage Company by reason of the injury to said tugboat, and any judgment that may be recovered in such suit at law shall be payable from the treasury of the state of Maine on final process issued by said court in said suit at law out of any money not otherwise appropriated and costs may be taxed for the said Kennebec Towage Company if it recovers in said suit.

Effective July 21, 1945