# MAINE STATE LEGISLATURE

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### **ACTS AND RESOLVES**

AS PASSED BY THE

# Ninety-second and Ninety-third Legislatures

OF THE

## STATE OF MAINE

From April 22, 1945 to May 14, 1947 AND MISCELLANEOUS STATE PAPERS From May 25, 1945 to May 14, 1947

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

KENNEBEC JOURNAL AUGUSTA, MAINE 1947

## NINTH

## Biennial Revision

### OF THE

## INLAND FISH AND GAME LAWS

Being chapter 33 of the revised statutes of 1944, as amended by the public laws of 1945 and 1947; compiled by the Revisor of Statutes in accordance with the provisions of chapter 374 of the public laws of 1945.

(Effective August 13, 1947)

#### **FOREWORD**

The revision of chapter 33 of the revised statutes of 1944 (chapter 38 of the revised statutes of 1930) is compiled and issued in accordance with the provisions of chapter 374 of the public laws of 1945.

A new revision of such chapter 33 was passed by the 92nd legislature by chapter 374 of the public laws of 1945 and was incorporated into the eighth biennial revision of the inland fish and game laws. This ninth revision retains the same section numbers as those in the eighth revision and all new sections enacted by the public laws of 1947 were given new numbers. Former sections or portions thereof which were repealed have been noted accordingly. It is hoped that this method of revision may be continued in the future to prevent confusion in each biennial revision.

SAMUEL H. SLOSBERG, Revisor of Statutes.

### CHAPTER 33 -

#### Inland Fisheries and Game

		Inland Fisheries and Game
Sections	1- 9	Commissioner and Advisory Council. Administration. State Museum. Rules and Regulations. Hearings.
Sections	10- 10-A	Fishways. Dams.
Sections	11- 13	Fish and Game Culture. State Game Farms. Wild Animals in Captivity.
Sections	14- 17	Fish Hatcheries. Fish Screens. Reciprocity.
Sections	18– 19	Inland Fish and Game Wardens.
Sections	20- 26	Civil Service Commission.
Sections	27- 29	Guides.
Section	30	Sporting Camps.
Section	31	Definitions.
Sections	32- 56-A	Fishing. Open Seasons. Size and Weight of Fish. Regulations in Lumber Camps. Implements and Devices Prohibited. Ice Fishing. Trans- portation of Fish. Stocking of Lakes and Streams. Cultivation of Fish. Private Ponds. Jurisdiction of Commissioner. Operation of Boats on Inland Waters.
Section	58	Hunting and Trapping. Definitions.
Sections	59- 62	Trapping. Licenses. General Provisions. Snares. Poisons.
Sections	63- 74	Hunting. Revocation of Hunting and Fishing Licenses. Intoxication. Sunday Hunting. Night Hunting, Etc. Silencers. Automatic Firearms. Kindling of Fires. Importing of Wild Birds or Animals.
Sections	75 <sup>-</sup> 80	Hunting of Game Birds. Field Trials. Use of Power Boats in Hunting Waterfowl.
Sections	81– 96	Hunting of Moose, Caribou, Deer and Other Wild Animals. Use of Airplane Prohibited. Crop and Orchard Damage. Illegal Devices for Hunters and Fishermen. Dogs May Be Killed. Transportation and Sale of Deer. Transportation of Fish, Game and Fur-bearing Animals. Registration Stations for Bear Killed. Closed Seasons on Rabbits, Etc.

Sections 97–103	Trapping Season. Digging Out Foxes. Training of Dogs. Closed Season on Beaver. Bounty on Certain Animals.
Sections 104–106	Licensing of Taxidermists and Dealers in Deer Skins and Heads, and Dealers in Furs.
Sections 107–109	Search and Seizure of Game.
Section 110	Disposition of Money Received Under This Chapter.
Sections 111–119	Jurisdiction of Offenses. Court Proceedings. Penalties.
Sections 120-121	Possession of Firearms or Fishing Tackle.
Section 122	Expiration Date of Licenses.
Section 123	Biennial Revision.
Section 124	Wildlife Restoration Projects.
Sections 125-127	Careless Shooting of Human Being. Hunting in Game Preserves.
Sections 128–129	Game Preserves and Sanctuaries.

## Commissioner and Advisory Council. Administration. State Museum. Rules and Regulations. Hearings.

Sec. 1. Commissioner and deputy commissioner of inland fisheries and game; appointment; term; reports; salary. 1945, c. 366, § 1. A commissioner of inland fisheries and game, and a deputy, recommended in writing by him, shall be appointed by the governor with the advice and consent of the council, the commissioner to hold office for 3 years, and the deputy during the pleasure of the commissioner recommending him; and each shall serve until his successor is appointed and qualified. The commissioner shall make a report to the governor on or before the 30th day of June of each year, for the year ending December 31st prior thereto.

The commissioner shall receive an annual salary of \$6,000 and he shall also receive all necessary traveling expenses.

Sec. 2. Duties and office; sale of confiscated arms and ammunition. The commissioner of inland fisheries and game, hereinafter designated as "the commissioner," shall have general supervision of the administration and enforcement of the inland fish and game laws. Under his direction his deputy shall assist him in the performance of his duties, particularly in field work and including the inspection of hatcheries and similar property, and in supervision of wardens and inspection of warden service. The commissioner shall have an office at the state capitol and adequate facilities for the transaction of the business of his department which shall be known as

the department of inland fisheries and game, hereinafter designated as "the department."

The commissioner is authorized to sell all arms and ammunition held or confiscated by the state for violation of laws relating to the protection of inland fish and game. He shall transmit all moneys received by such sales forthwith to the treasurer of state to be credited to the department.

See P. L. 1947, c. 390, re state owned cars.

- Sec. 3. Advisory council; appointment; terms; salary; expenses; meetings. The governor, with the advice and consent of his council, shall appoint an advisory council, consisting of 7 members, chosen one from each of the councilor districts. Appointment shall be for the terms of 6 years and until successors are appointed and qualified. Upon the death, resignation, or removal from office of any person so appointed, the governor, with the advice and consent of his council, shall appoint a member to serve for the unexpired term. The members of the advisory council shall receive no compensation for their services, but said council shall be allowed actual expenses not to exceed \$500 for each fiscal year. The council shall render to the commissioner information and advice concerning the administration of the department. The council shall hold regular meetings with the commissioner or his deputy at the state capitol on the 1st Thursday of January and July, annually, and special meetings at such other times and places within the state as would seem advisable. At the meeting held on the 1st Thursday of January of each year, the council may elect one of its members as chairman and one as vice-chairman.
- Sec. 4. Care and maintenance of state museum. The department of inland fisheries and game shall have the care and maintenance of the state museum.
- Sec. 5. Rules and regulations; how issued. Whenever any existing conditions adversely affect the fish in waters in any part of the state, the commissioner, with the advice and approval of the advisory council, shall make such regulations as may be deemed remedial of any such adverse conditions, in the manner hereinafter provided:

Petitions stating the conditions affecting the fish and the regulations which are desired as a remedy may be addressed to the commissioner, by a majority of the municipal officers or 25 citizens of the municipality in which the waters exist; or if the waters are in an unorganized territory, by a majority of the county commissioners of the county in which said waters exist; or the commissioner may investigate the conditions adversely affecting the fish in any waters in any part of the state. This petition shall be filed in the office of the commissioner before the 1st day of September of each year.

Hearing shall be held in the several counties during the period from

September 15th to December 14th, inclusive, of the year in which said petition has been filed, before the commissioner or such subordinate officer of the department of inland fisheries and game as the commissioner may designate, at a date and place to be designated by the commissioner.

Notice of the hearings to be held and the time and place thereof shall be by publication once a week for 2 successive weeks prior to the hearing in a newspaper published in the county where said hearing is to be held, and if no paper is published there, in a newspaper having statewide circulation.

After hearing pursuant to the petitions filed, the commissioner, with the advice and approval of the advisory council, shall make such regulations as may be deemed remedial of any adverse conditions proven to exist at the time of said hearing, such regulations to become effective on January 1st of the year next following the date of the petition. The commissioner shall cause the regulations to be reduced to writing, and publish the same once a week for 2 successive weeks in a newspaper published in the county where the waters are situated and which are affected thereby, or if no paper is published there, in a newspaper having statewide circulation, the last publication being prior to January 1st, following the date of the petition. The commissioner shall file a certified copy of said regulations with the secretary of state and with the clerk of the superior court of the county in which the waters affected thereby are situated.

If an unusually large concentration of fishermen should occur on any one of the waters in this state, so that the supply of fish in those waters might be depleted, the commissioner may declare an emergency and order a hearing held at a time and place to be designated by him, and shall cause notice thereof to be published at least 5 days prior to the hearing in a newspaper published in the county where the water is situated, and if no newspaper is published in that county, then the notice shall appear in a newspaper having statewide circulation. After the hearing, the commissioner may promulgate regulations providing for the times, number, weight and manner in which fish may be taken from such waters. He shall reduce the regulation to writing and provide for the expiration date thereof, and shall cause notice of the same to be published, the regulations to take effect upon the day following the publication thereof. A certified copy of the regulations shall be filed with the secretary of state and with the clerk of the superior court in the county in which the water is situated.

Whoever violates any provisions of this section or any rule or regulation issued under the provisions of this chapter shall be penalized under the provisions of section 119.

Sec. 6. Commissioner may continue rules and regulations; penalty for violation thereof. All rules and regulations of the commissioner now in effect or hereafter promulgated shall remain in force until changed by further rules and regulations of said commissioner or by the legislature.

Whoever violates any provision of any rule or regulation of the commissioner promulgated by virtue of this chapter shall be subject to the penalties provided in section 119.

- Sec. 7. Rules and regulations for cusk. If, in the judgment of the commissioner and the advisory council, the supply of fish in any inland waters of the state is apt to be depleted by a large and unusual concentration of cusk, the commissioner may make such rules and regulations to fish for or catch cusk as may be necessary, in accordance with the provisions of section 5.
- Sec. 8. Penalty for wilful defacement of notice of commissioner. Whoever wilfully mutilates, defaces, or destroys any notice, rule or regulation of the commissioner, posted in conformity with the provisions of this chapter, shall be punished by a fine of not more than \$50.
- Sec. 9. Commissioner shall furnish sufficient copies of fish and game laws for the use of town clerks and agents. The commissioner is authorized to keep on hand at all times sufficient copies of the inland fish and game laws to furnish to all town clerks or agents authorized to issue licenses so that they shall have copies available to issue with every license.

#### Fishways. Dams.

Sec. 10. Construction of fishways and repairs thereto; appeals; fishway patrol. Whenever the commissioner shall deem it expedient, he may require a fishway to be provided, erected, maintained, repaired or altered by the owners or occupants of any dam or other artificial obstruction above tidewater in any inland waters frequented by salmon, landlocked salmon, shad, alewives, or other migratory fish, in the manner hereinafter provided:

Fourteen days' written notice of hearing shall be given to one or more of the owners or occupants of any dam or obstruction.

Hearing shall be held by the commissioner or such subordinate officer of the department as the commissioner may designate, at a time and place selected by the commissioner.

After hearing, the commissioner by written order may require the owners or occupants of said dam or obstruction to provide, erect, maintain, repair or alter a suitable fishway, and he shall further prescribe the time during which said fishway shall be kept open for the passage of fish, under such conditions as shall be specified in said written order. The commissioner may amend the order, changing the time during which said fishway shall be kept open. Certified copies of the orders and any amendments shall be mailed to the owners or occupants of said dam or obstruction.

If any owner or occupant neglects or refuses to join in proportion to

his interest therein, in erecting, maintaining, repairing or altering such fishway so ordered and required, the other owners or occupants shall so do and shall have an action on the case against such delinquents for their proportion of the expense thereof; and if all owners and occupants refuse or neglect to do so, the commissioner may so do and shall have an action on the case against all delinquents for their proportion of the expense thereof. Whenever delinquent owners or occupants as aforesaid reside out of the state, said amounts may be recovered as penalties by libel against said dam or obstruction and the land on which it stands, filed in the superior court in the county where said land is located, in the name of the commissioner, such notice to be given of the pendency thereof as the court in term time or vacation orders; and the court may render judgment therein against said dam, obstruction and lands for said penalties and costs and order a sale thereof to satisfy such judgment and costs, including costs of sale, subject, however, to all said requirements for the erection, maintenance and repair of said fishway.

Any owner or occupant may appeal to any justice of the superior court from any order of the commissioner by filing in the office of the clerk of the superior court in the county where said dam or other obstruction is located his notice in writing of such appeal containing the reasons therefor within 14 days after the mailing of the copy of said order to any owner or occupant of the premises as above provided. If any such appeal is denied, full costs may be taxed against the appellant.

The commissioner shall maintain a fishway patrol along the Penobscot river, northerly of the Bangor dam.

Sec. 10-A. Building of dams, regulated. 1947, c. 184. No person shall build any dam for purposes of holding a head of water for use in driving lumber, ties or pulpwood without first filing written notice with the commissioner of inland fisheries and game.

Fish and Game Culture. State Game Farms. Wild Animals in Captivity.

Sec. 11. Commissioner may set apart waters for certain periods of time for fish culture; may cause destruction of mink therein; may permit transportation of live game; may license breeders; may take fish and game for scientific purposes. The commissioner, after hearing pursuant to the provisions of section 5, may set apart for a term not exceeding 10 years any inland waters for the use of the state, or of the United States commissioner of fisheries, in the prosecution of the work of fish culture and scientific research relative to fish. The order setting apart such waters shall be recorded in the registry of deeds in the county or registry district in which they are situated. In the waters so set apart, the commissioner and the United States commissioner of fisheries and persons acting under their au-

thority in their respective fish culture and scientific work may take fish at any time or in any manner, and erect and maintain any fixtures necessary for such purposes. No other persons shall take or kill any fish, or use any implement for fishing, in such waters.

The commissioner may cause the destruction of any mink or other destructive animal or bird found in or around any fish hatchery or feeding station in this state.

The commissioner may grant permits to transport in and beyond the limits of the state live fish, wild animals, or game birds taken in the state, for breeding or advertising purposes.

The commissioner may take fish and game for scientific purposes, and may bring fish and game into the state or authorize the same to be done by others.

The commissioner may permit the taking of pickerel, perch and other fish in specified waters, subject to such conditions as he may prescribe, whenever it appears that said fish seriously injure the propagation of or the fishing for any game fish, after hearing pursuant to the provisions of section 5.

The commissioner may issue permits to any person, firm or corporation to engage in the business of propagating game birds, game, or wild animals under such regulations as he shall establish. He may issue to any person, firm, or corporation permit to fence in or enclose land for the above-named purpose. When it appears that such application is made in good faith, and upon the payment of an annual fee of \$5, said commissioner may issue to the applicant a breeder's license permitting the breeding and rearing of any species of game birds or wild animals within such enclosure. Such licensed breeders may at any time sell, transport, or kill and sell, and any licensed person, firm, or corporation, resident of the state of Maine, may purchase, have in possession, or transport any game birds, game, or furbearing animals, or the skins thereof, raised by virtue of the provisions of this section, under such regulations as said commissioner may establish. No person shall engage in the business of breeding or rearing any game birds or game or fur-bearing animals at any time without first having procured a breeder's license as provided in this section.

Every licensed game or fur farmer and every person authorized to take birds or wild animals or fish for scientific purposes shall, on or before the 31st day of December of each year, make detailed report to said commissioner of all they have done during the year by virtue of such license or permit, on blanks to be furnished by the said commissioner.

Sec. 12. State game farms established. The commissioner is hereby authorized to purchase suitable lands and erect buildings thereon within this state, necessary for the operation of state game farms for experimental

work in the propagation of game birds and game animals for restocking the woods and forests of the state, and to take game of any kind, dead or alive, or import the same, for the purposes of inspection, cultivation, propagation, distribution, or for scientific or other purposes deemed by him to be of interest to the game industry of this state.

Sec. 13. Keeping of wild animals in captivity prohibited; exceptions; fees; care and treatment. As used in this section, the following terms shall have the following meanings:

"Roadside menagerie." Any place where one or more wild animals are kept in captivity, either in an enclosure or by tether, upon any street or highway, or upon land, public or private, in the vicinity of any commercial establishment, for the evident purpose of exhibition or attracting trade.

"Wild animal." A wild animal is defined as a species of animal wild by nature, whether bred or reared in captivity, as distinguished from the common domestic animals.

It shall be unlawful for any person to keep any wild animal in captivity for exhibition, or the evident purpose of attracting trade, or to have any wild animal in his custody or control for such purpose, except that the commissioner may grant permits for a "roadside menagerie." Applications therefor shall be made on forms prepared and furnished by the commissioner. The applications shall show the name and address of the applicant, the location or proposed location of the roadside menagerie, the approximate number and kinds of wild animals being or to be kept, space and method of housing, and confinement measures taken to protect the public from injury by any wild animal, and such further information as the commissioner shall prescribe. Each application shall be accompanied by a fee of \$50. The terms "exhibition" or "menagerie" will not include the showing of any animal in connection with any theatrical exhibition, circus or agricultural fair.

No permit shall be granted by the commissioner until he is satisfied that the provisions for housing and caring for the wild animals and for protecting the public are proper and adequate and in accordance with the standards therefor established by him.

All permits shall expire with the calendar year and may be revoked by the commissioner at any time prior thereto for failure to comply with the rules and regulations of the commissioner adopted pursuant to this section.

The commissioner is charged with the enforcement of the provisions of this section and shall adopt, publish and enforce rules and regulations for the housing, care, treatment, feeding and sanitation of wild animals kept in roadside menageries, and for the protection of the public from injury by such wild animals.

Each day during which a roadside menagerie is maintained without a permit shall constitute a separate offense.

#### Fish Hatcheries. Fish Screens. Reciprocity.

Sec. 14. Commissioner may take land for fish hatcheries or game management areas; appeal. The commissioner for the location, construction, maintenance and convenient operation of a game management area for game, fish hatchery or fish hatcheries and feeding stations for fish may acquire in the name of the state by gift, bequest or otherwise, real and personal property; or he may purchase, lease or take and hold, for and in behalf of the state as for public uses, land and all materials in and upon it or any rights necessary for the purpose of establishing, erecting and operating game management areas, fish hatcheries or feeding stations. When the commissioner finds that a public need requires the taking of any land or rights for the purpose aforesaid, he shall cause the same to be surveyed, located, and so described that the same can be identified, and a plan thereof shall be filed in the registry of deeds in the county or registry district where the land or rights are located, and there recorded. The filing of such plan and description shall vest the title to the land and right aforesaid in the state or its grantees, to be held during the pleasure of the state.

The owners of property, either real or personal, taken by the commissioner under the provisions of this section shall be entitled to damages equal to the reasonable value thereof, and in the event of a disagreement over the value, the reasonable value shall be determined by the county commissioners of the county in which the land is situated, upon the written application of any interested party. If any party in interest is aggrieved by the decision of the county commissioners rendered in conformity with the provisions of this section, an appeal may be made to the superior court of the county in the same manner as is provided when land is taken by the state for highway purposes.

- Sec. 15. Federal fish culture recognized. The United States commissioner of fisheries and his duly authorized agents are hereby accorded the right to conduct fish culture operations and scientific investigations in the waters of this state in such manner and at such times as may be considered necessary and proper by the said commissioner and his agents.
- Sec. 16. Commissioner to have authority over fish screens. The commissioner may authorize, alter, and remove the screening of any inland waters, and shall, upon application, make suitable provisions for the passage of logs, lumber and pulpwood in any floatable waters of the state so screened. The commissioner may prohibit fishing within 500 yards of any screen installed by authority of the department or the legislature. No person shall take up, destroy or injure any screen unless duly authorized by the commissioner.
  - Sec. 17. Reciprocal enforcement of violations in boundary waters.

Whenever a violation of the sea and shore fisheries laws or the inland fish and game laws of the state of New Hampshire or the state of Maine is committed or attempted to be committed by any person or persons fishing in any waters or portion thereof lying between the state of New Hampshire and the state of Maine, any warden or other person, who is authorized to make arrests for violations of the sea and shore fisheries laws and the inland fish and game laws of the state of New Hampshire, shall have power and authority to make arrests on any part of such waters between the state of New Hampshire and the state of Maine or the shores thereof and to take the person or persons so arrested for trial to the state in which the violation was committed and there to prosecute such person or persons according to the laws of such state.

#### Inland Fish and Game Wardens

Sec. 18. Inland fish and game wardens; appointment; powers and duties; tenure; service of processes. The commissioner shall appoint persons as inland fish and game wardens who shall have qualified under the rules established in the civil service code authorized under the provisions of sections 20 to 26, inclusive, who shall continue to hold office according to the provisions of the civil service code.

It shall be the duty of the inland fish and game wardens to enforce all laws relating to inland fisheries and game, and all rules and regulations pertaining thereto; to arrest all violators thereof, and to prosecute all offenses against the same.

The wardens shall have the authority to serve criminal processes on offenders of the law, and to arrest and prosecute camp trespassers, or persons committing larceny from any cottage, camp, or other building, and shall be allowed the same fees as sheriffs and their deputies, for like services (all such fees to be paid to the commissioner of inland fisheries and game) and the wardens shall have the same rights as sheriffs to require aid in executing the duties of their office. They may serve all processes pertaining to the enforcement of any provision of this chapter.

Sec. 18-A. Wardens to act as state fire wardens. 1945, c. 378, § 33. Inland fish and game wardens shall be and act as state fire wardens. They shall, while in and about the woods, caution all sportsmen of the danger from fires in the woods and extinguish all fires left burning by anyone, if within their power. They shall give notice to any and all parties interested, when possible, of fires raging and beyond their control, to the end that the same may be controlled and extinguished.

Sec. 19. Sheriffs, deputy sheriffs, police officers and constables to have powers of wardens; wardens not to hold other office. Sheriffs, deputy sheriffs, police officers and constables are vested with the powers of inland

fish and game wardens, and shall receive for similar services the same fees as those of inland fish and game wardens. Fish and game wardens appointed under the provisions of section 20 shall hold no other state, county, or town office from which they receive compensation.

Whenever it shall come to the attention of the commissioner of inland fisheries and game, or his deputy commissioner, that any person or persons known to have gone upon a hunting or fishing trip, or a trip for any other purpose, in the woodlands of the state and have not returned within a reasonable time after his or their departure, the commissioner of inland fisheries and game is hereby authorized to summon any person found within the state to assist in finding the lost person or persons, and each person so summoned shall be paid at a rate set by the said commissioner, with the approval of the governor and council, and be provided with subsistence during such service. The expenses of the commissioner in attempting to find lost persons shall be charged to the general funds.

#### Civil Service Commission

See c. 59, § 12-A (P. L. 1945, c. 360), re preference in state employment for veterans.

- Sec. 20. Civil Service Commission provided for. The advisory council of the department of inland fisheries and game shall select 3 of its members to act as a civil service commission. The deputy commissioner with the approval of the commissioner shall prepare a written code for examinations for applicants for permanent employment in the warden and the hatchery service of the department. Such code shall not become operative until reduced to writing and approved in writing by the commissioner.
- Sec. 21. Rules to be promulgated. The civil service commission shall prepare rules for the effective operation of sections 20 to 26, inclusive, which shall become effective when approved in writing by the commissioner.
- Sec. 22. Rules; examinations; probationary employment; intoxicating liquors; age limit. The civil service rules shall provide and declare as follows:
  - I. The deputy commissioner, with the approval of the commissioner, shall prepare open and conpetitive examinations for testing the practical fitness of applicants for permanent employment in the warden and the hatchery service.
  - II. The applicant shall be graded according to the method adopted by the civil service commission for testing his capabilities and fitness for the service. No employment shall be considered as permanent until the employee shall have completed a probationary period of sufficient length to demonstrate to the commissioner his ability and fitness to discharge the duties of the service.

- III. The habitual use of intoxicating liquor or drugs shall disqualify any person from being appointed or retained in the warden or the hatchery service of the department.
- IV. The civil service commission is authorized to set the age limits within which original appointments to the warden and the hatchery service may be made.
- Sec. 23. Examinations to be advertised. Notice of the time and the place of the examination shall be published in a paper having state wide circulation.
- Sec. 24. Definition of rules and regulations; modifications. The words "rules" or "regulations" are used interchangeably throughout this chapter. These may be modified at any time by the civil service commission, but shall not become effective until approved in writing by the commissioner.
- Sec. 25. Removal from service. No person in the game warden service or the fish hatchery service shall be dismissed or demoted except for such cause as would reduce the efficiency of the service. Any person being demoted or removed from the services mentioned herein shall be given a notice in writing, stating the reasons for the demotion or dismissal and shall be allowed a reasonable time, to be stipulated in the notice, for answering the same in writing. Copies of charges, notice of hearing, answer, reasons for removal or demotion, and the order of demotion or dismissal shall be made a part of the records of the department, and copies thereof shall be furnished to the person concerned if requested in writing. The civil service commission may provide for a tribunal made up of its members as a hearing board for cases arising under the provisions of this section. If no board has been created by the civil service commission, the hearings will be held by the commissioner or his deputy.

No hearing shall be required under the provisions of this section unless a written request is made within the time required for filing an answer in the notice. The notice may be made by mailing the same to the last known address of the employee in the service.

Sec. 26. All permanent employees to come under provisions of sections 20-26; present permanent employees to be retained. The provisions of sections 20 to 26, inclusive, shall apply to all permanent employees. All present permanent employees shall be considered as if appointed under the civil service provisions.

#### Guides

Sec. 27. Guides shall be registered by commissioner; must furnish such information as commissioner requires. No person shall engage in the business of guiding, either for inland fishing or forest or shore hunting,

until he has procured a certificate so to do from the commissioner. Each registered guide shall, from time to time, as often as requested by said commissioner, forward, on blanks furnished him by said commissioner, a statement of the number of persons he has guided during the time called for in said statement, the number of days he has been employed as a guide, and such other information relative to inland fish and game, forest fires, and the preservation of the forests in the localities where he has guided, as the commissioner may deem of importance to the state.

Sec. 28. Junior guides; requirements for; examining board. The commissioner shall appoint a board of 3 members, I member of which shall be a Maine camp director, who shall serve without compensation, to be known as the "Junior Guides Examining Board." Appointments to said board shall be for 3 years or until successors are appointed.

Said board shall hold such meetings as may be necessary and shall adopt rules and regulations establishing standards of requirements and methods of ascertaining fitness of candidates for registration as junior guides.

All candidates must be between the ages of 14 and 21 years and those who pass the required examinations shall be presented with appropriate certificates by the commissioner and may obtain a junior guide's license upon payment of a fee of 50 cents.

No junior guide may receive remuneration for services, or compete in any way with regular Maine guides.

Sec. 29. Applications for registration shall be made to the commissioner in writing; classification; fees; revocation of registration. 1947, c. 355, § 1. An applicant for registration as a guide shall apply in writing to the commissioner, setting forth in his application whether he desires to be registered as a Class A or Class B guide; and the commissioner may, upon sufficient proof as to his competency, register such persons as a Class A or Class B guide. No person shall be issued a Class A guide's certificate unless he is physically, mentally and morally capable of guiding and caring for a party anywhere in the forests or on the waters of the state and said commissioner may, at his discretion, promote or demote guides from one class to another.

A fee of \$7.50 shall be paid annually for the registration of a Class A guide and a fee of \$6 shall be paid annually for a Class B guide. Non-residents may be so licensed upon payment of a fee of \$50. Persons licensed under this section may hunt and fish by virtue of their guide's license.

Whenever a guide registered, as provided in this section, is charged with having violated any of the inland fish and game laws, the commissioner may suspend his certificate of registration.

Revisor's note: New fees effective January 1, 1948. See P. L. 1947, c. 355.

#### Sporting Camps

Sec. 30. Sporting camps defined; regulation of by commissioner; penalty. A sporting camp, under the provisions of this section, shall include any camp, lodge, or building regularly or temporarily open for hunting and fishing parties as distinguished from private dwellings, and which are situated in any of the unorganized townships in the state.

Every person maintaining a sporting camp within the territory described in the preceding paragraph, shall obtain a license from the commissioner each calendar year, and shall pay therefor a fee of \$5. The license shall not be issued unless the applicant files the written consent of the land owner or his agent upon whose property the sporting camp is located. The holder of each license issued under the provisions of this section shall report the number of residents and non-residents entertained in such camp, and shall furnish such other information relative to the natural resources of the state as the commissioner may require, and shall file the same on or before the 15th day of December of each calendar year.

A license shall only be issued to persons who have complied with the provisions of this chapter.

Any violation of any provision of this section shall be punishable by a fine of \$50 and costs.

#### Definitions

Sec. 31. Definitions. The words "closed season" shall mean the time during which it is unlawful to hunt, pursue, shoot, wound, trap, destroy or possess any bird or animal, to fish for or catch any fish. The words "open season" mean the time during which it shall be lawful to take animals, birds and fish as specified and limited by law.

The word "tributary" means a brook or stream flowing directly or indirectly into a lake, pond or another stream. A lake or great pond shall not be construed to mean "tributary." The tributary to a great pond shall not be considered a tributary to the outlet of that great pond.

"Landlocked salmon" and "salmon" shall be construed to mean the same species of fish.

A "water thoroughfare" means a waterway without flowage, as distinguished from a stream or river, connecting 2 bodies of water. All thoroughfares and bogs shall be covered by the same laws applicable to lakes and ponds except as hereinafter provided.

Fishing. Open Seasons. Size and Weight of Fish. Regulations in Lumber Camps. Implements and Devices Prohibited. Ice Fishing. Transportation of Fish. Stocking of Lakes and Streams. Cultivation of Fish. Private Ponds. Jurisdiction of Commissioner.

Operation of Boats on Inland Waters.

- Sec. 32. Fishing licenses for residents and non-residents; fees; revocation; veterans to have free hunting and fishing permits. 1945, c. 276. 1947, c. 19, § 2; c. 276; c. 355, §§ 2, 3, 4; c. 376. No resident of the state over 18 years of age, and no non-resident over the age of 10 years shall fish in any inland waters of the state, except in accordance with the following provisions:
  - I. Any resident of the state and his or her immediate family may, without license, fish in open waters in accordance with the laws of the state, from land to which he or she is legally entitled to possession, on which he or she is actually domiciled, and which is used exclusively for agricultural purposes.
  - II. (1947, c. 355, § 2) Each resident of Maine and each non-resident shall purchase a fishing license, which shall be kept upon the person while fishing or transporting fish, and shall be exhibited upon request to any warden, guide or employee of this department. A resident shall apply and obtain a license from the clerk of the town in which he has a residence, but if the applicant is a resident of the state and is domiciled in an unorganized territory, then the clerk of the town nearest to the unorganized place may issue a license. The commissioner may appoint agents in unorganized towns for the purpose of issuing resident fishing licenses to the residents domiciled in that unorganized town.

The clerks of all municipalities are authorized agents for the issuance of all fishing licenses. The commissioner may designate additional agents and shall determine the period during which they shall act. The license shall be issued upon payment of \$2.25, and the clerk shall retain 25c from the fee. The license shall be valid for the calendar year in which it was issued. All licenses shall expire on midnight of December 31st of the year of issue. No license shall be wilfully issued to any person not a resident of the municipality in which said license is issued, and the penalty of any violation of this provision shall be \$10 and costs.

Revisor's note: New fees in above paragraph effective January 1, 1948. See P. L. 1947, c. 355.

All employees of the Veterans' Administration Facility are hereby classified as residents of this state for the purpose of obtaining fishing licenses, and shall pay the same fees and be held to the same laws, rules and regulations as residents of this state. The governor may issue complimentary fishing and hunting licenses to members of the Canadian Immigration Cus-

toms Forces who serve in such capacity on the Maine border. The governor may grant 2-year complimentary hunting and fishing licenses to holders of the congressional medal of honor, upon their application therefor.

III. (1947, c. 355, § 3) There shall be 3 classes of non-resident fishing ing licenses. A license for the entire season shall cost \$7.75. A junior non-resident license, for persons between the ages of 10 and 16 years of age, shall cost \$2.25 for a season. In all cases, 25c shall be retained by the agent from the license fee. Any non-resident of the state who is a citizen of the United States, may procure a license good for 3 consecutive days from the date of the purchase upon the payment of \$3.25, 25c to be retained by the agent. The date of the days must be plainly enumerated on the face of the license. Any resident of the state who procures a 3-day license may exchange the same for an annual resident fishing license in the town in which he resides, upon the payment of 25c to the clerk or agent who issues same.

Revisor's note: New fees in above subsection effective January 1, 1948. See P. L. 1947, c. 355.

- IV. Each season license shall expire on December 31st of the calendar year in which it is issued. Each agent shall on the 1st of each month forward to the commissioner the net funds by him collected, together with a report containing a list of the persons to whom he has issued licenses since the last report, the class of each license, and said funds shall be promptly forwarded to the treasurer of state.
- **V.** Failure to produce a license within a reasonable time shall be prima facie evidence of the violation of the provisions of this section.

#### VI.

Revisor's note: Subsection VI repealed by P. L. 1947, c. 355, § 4.

- VII. No resident hunting or fishing license or combination of same shall be issued unless the applicant shall present a poll-tax receipt from the town where he resided in the year immediately preceding the date of the application, or the applicant exhibits a valid unexpired state of Maine motor vehicle operator's license bearing the applicant's name, or the applicant must exhibit a certificate from the taxing authority that he was exempted from paying a poll-tax, or that the same has been abated, or that the applicant is not required by law to pay a poll-tax.
- VIII. (1945, c. 276) (1947, c. 376) A permit to hunt and fish shall be issued free of charge to a veteran, who has not been dishonorably discharged in World War II from the armed forces of the United States of America, by the clerk of the town in which he or she resides, or if he or she is domiciled in an unorganized place, then by the clerk of the nearest town. Such permits shall be valid for a period of 2 years from the date of discharge of such veteran or for a period of 2 years from

the official declaration of the termination of World War II by the United States Government, whichever is the later date. Holders of such permits shall be subject to all the laws of the state and the rules and regulations of the commissioner regulating hunting and fishing; and for violations of said laws and regulations, such permit shall be revoked in the same manner as provided in this chapter for the revocation of hunting and fishing licenses.

Such permits shall be issued only to veterans legally resident in Maine on July 1, 1947 and all such permits shall expire on December 31, 1948. During the duration of World War II such free hunting and fishing permits shall be issued to residents of Maine of the armed forces of the United States of America who are on furlough.

The commissioner of inland fisheries and game is hereby authorized to issue free veteran's fishing permits covering groups of mental patients undergoing rehabilitation training at the Veteran's Administration Center at Togus. These permits shall be issued on request of the manager of the Veteran's Administration Center at Togus, shall be effective while such groups are being conducted by a representative of the Veteran's Administration and while such groups are fishing within a 5 mile radius of Togus.

- IX. (1947, c. 19, § 2) The commissioner shall issue a hunting, trapping and fishing license to any Indian over the age of 18 years of the Passamaquoddy and Penobscot tribes without any charge or fee, providing the Indian presents a certificate from the agent of his or her respective tribe stating that the person described is an Indian and a member of that tribe. For the purpose of this section, an Indian shall be a person whose mother and father were Indians. Holders of such licenses shall be subject to all of the laws, rules and regulations of this chapter.
- Sec. 33. Duplicate licenses; fees. The commissioner of inland fisheries and game shall issue a duplicate license to any person who has accidently lost or destroyed any license issued to him under the provisions of this chapter, upon payment of a fee of 25c.
- Sec. 34. Closing fishways to fishing. No person shall fish within 150 feet of any fishway, provided, however, that this section shall not include the taking of alewives and smelts in the manner provided under the laws regulating sea and shore fisheries.
- Sec. 35. Closed season in the several waters of the state; exception. During the period that any waters in the state shall be closed to fishing for salmon, trout or togue, the same waters shall be closed for the same period to fishing for any other specie of fish, except as provided in section 55.

All pools, beginning at a point 200 feet above and running to a point 200

feet below all state fish hatcheries and feeding stations, shall be closed to all fishing at all times.

It shall be illegal for any person or persons to take, catch, kill or have in their possession any trout or salmon taken from the Big Magalloway river in Oxford county, above a point beginning at the pool immediately below Parmachenee Dam in any other way than by the ordinary manner of fly casting with artificial flies. The mouth of the Big Magalloway river shall be considered at the location of the Lynchtown-Parmachenee town line.

No person or persons shall take, catch, kill nor have in their possession more than 3 pounds of trout and/or salmon, nor more than 10 fish even though the 10 fish so taken weigh less than 3 pounds, taken from the above waters by the ordinary method of fly casting, in any 1 day during the open season.

- Sec. 36. Open seasons for fishing. The following shall be the open seasons for fishing in the state, except as changed by rules and regulations of the department, and the opening and closing dates in all instances are inclusive. (That part of any calendar year falling outside of the open season shall be expressly declared to be a closed season:)
  - I. For salmon, trout, togue and white perch in lakes and ponds, there shall be an open season from the time the ice is out in the spring season until September 30th;
  - II. There shall be an open season for black bass in lakes and ponds from June 21st to September 30th; in rivers above tide water from June 21st to September 15th; in brooks and streams from June 21st to August 15th. Provided, however, that 3 black bass only may be taken by fly fishing in any one day from June 1st to June 20th and no person shall have in his possession at any one time more than 3 black bass during this period.
  - III. There shall be an open season for salmon, trout, togue and white perch in all the rivers above tidewater from the time the ice is out in the spring season until September 15th.
  - IV. There shall be an open season for salmon, trout, togue and white perch in brooks and streams from the time the ice is out in the spring season until August 15th.
- Sec. 37. Size of fish and weight of catch limited; special provisions in various localities. No person shall take, catch or kill more than 25 fish of the salmon, trout, togue, white perch or black bass species during any one day of any open season, from any or all of the rivers, streams and brooks of the state, and which 25 fish shall not exceed a total weight of 7½ pounds in all, unless the last fish caught increases the combined weight thereof to more than 7½ pounds. No person shall have in his possession at any time:

- I. A salmon or togue less than 14 inches in length;
- II. A trout less than 6 inches in length;
- III. A white perch less than 6 inches in length;
- IV. A black bass less than 10 inches in length.

No person shall take, catch or kill in any one day on any of the lakes or ponds of the state more than 25 fish, nor shall any one person have in his possession at any time more than 25 fish or 10 pounds in all of salmon, trout, togue, white perch and black bass, unless one individual fish caught shall weigh more than 10 pounds, or unless the last fish caught increases the combined weight thereof to more than 10 pounds. Provided, further, that no person shall take, catch, kill or have in his possession at any time except as provided for by the rules and regulations of the department:

- I. A salmon or togue less than 14 inches in length;
- II. A trout less than 7 inches in length;
- III. A white perch less than 6 inches in length;
- IV. A black bass less than 10 inches in length.

No person shall take, catch or kill more than 25 fish in any one day of the salmon, trout, togue, white perch or black bass species from the lakes, rivers, streams and brooks in the state, or have in his possession at any one time a number of fish of the foregoing species in excess of 25, or 10 pounds, unless one individual fish caught shall weigh more than 10 pounds, or unless the last fish caught increases the combined weight thereof to more than 10 pounds when a person has taken fish of the foregoing species from the waters designated in this paragraph, or when a person has killed fish from both lake or pond fishing and river and stream fishing during the same day.

In the event any person has fished in 2 or more counties during any one day, he shall not have in his possession more than the maximum number or maximum weight of fish permitted in the county allowing the largest number to be taken under the rules and regulations of the commissioner.

The provisions of this section may be modified or changed by the rules and regulations of the department.

Sec. 38. Penalty for violation. Whoever violates any provision of the 3 preceding sections shall pay a fine of not less than \$10, nor more than \$30, and costs of prosecution, for each offense; and in addition thereto, \$1 for each fish taken, caught, killed, or had in posssession in violation of any provision of said sections.

Sec. 39. Fishing on ponds formed by brooks, streams and rivers, regulated. All ponds of 10 acres or less in area, formed on brooks, streams

or rivers, shall be governed by the same law or rules and regulations governing fishing that apply to the brook, stream or river on which they are situated, whether said pond be natural or artificial.

- Sec. 40. Daily limit on pickerel. No person shall catch, kill or take more than 10 pickerel in any one day during any open season, and no person shall have more than 10 pickerel in his possession at any one time. Provided, however, that the provisions of this section do not apply in Washington county.
- Sec. 41. Sale of certain fish prohibited; penalty. It shall be unlawful for any person to sell or buy directly or indirectly any landlocked salmon, trout, togue, black bass, white perch or pickerel except that pickerel may be sold in Washington county. A violation of this section shall be punishable by a fine of not less than \$10, or more than \$30, and costs, for each offense, and in addition thereto, \$1 for each fish sold or purchased.
- Sec. 42. Lumber camps shall not serve salmon, trout, togue, bass or pickerel. No owner, keeper or employee thereof or any other person shall take any salmon, trout, togue, black bass, white perch or pickerel from the inland waters of the state for the purpose of serving or consuming the same in any camp, house or other building used partly or wholly in lumbering operations, log driving, or construction of any kind. It shall be prima facie evidence of a violation of this section on the part of any keeper or owner of such camp used in lumbering or construction operations to have in his possession in such camp any fish described in this section. The provisions of this section shall not apply to pickerel in Washington county.
- Sec. 43. Lumber camps not to use certain game as food. No owner, keeper or employee thereof or any other person shall take any protected game bird or game animals or parts thereof, at any time, for the purpose of serving or consuming the same in any camp, house, or other building used partly or wholly in lumbering operations, log driving or construction of any kind.

It shall be prima facie evidence of a violation of this section on the part of any keeper or owner of such camp used in lumbering or construction operations to have in his possession in such camp any animal or bird described in this section.

Sec. 44. Certain implements and devices prohibited. 1947, c. 18. It shall be unlawful to use dynamite or any other explosive, poisonous or stupefying substance at any time for the purpose of taking or destroying any kind of fish. A violation of this provision shall be punishable by a fine of not less than \$100 and costs for each offense or by imprisonment for 2 months.

It shall be lawful to angle or fish by use of the single-baited hook and

line, artificial flies, artificial minnows, artificial insects, spoon hooks and spinners.

All other devices, such as fish spawn, grapnel, spear, trawl, weir, gaff, seine, gill net, trap (or set lines except as hereinafter provided) for the taking, catching, killing or destruction of fish shall be unlawful except that it shall be lawful to take suckers; eels, hornpouts, yellow perch, white fish and cusk in accordance with the provisions of section 48.

Gill nets of not larger than 1½ inch mesh may be used in the taking of white fish in Eastern Grand lake and Hot Brook lake in Aroostook and Washington counties, and in Baskahegan lake, Pocumpus lake and Western Grand lake, all in Washington county, and Junior lake, in Penobscot county, and in Mattawamkeag lake in Aroostook county, and in First Debsconeag lake and Thoroughfare leading to the West Branch of the Penobscot river, in the county of Piscataquis during the month of November of each year.

Any violation of the provisions of this section shall be punished by a fine of not less than \$10, nor more than \$30, and costs of prosecution, for each offense, and in addition thereto, \$1 for each fish unlawfully taken, caught, killed or in possession of any violator of this section.

No person shall fish with more than 2 lines at any one time except in accordance with the provisions of section 45.

Sec. 45. Ice fishing regulated. All inland waters of the state are closed to ice fishing except those which have been opened to fishing through the ice by rule and regulation of the commissioner. A person legally licensed may fish through the ice in the daytime with not more than 5 lines, set or otherwise, which shall be under the immediate supervision of such person, in any waters which have been opened to ice fishing by the commissioner.

It shall be lawful to fish in the night time by using not more than 5 lines set or otherwise for cusk in the waters which have been opened to ice fishing by the commissioner for salmon, trout and togue. The commissioner may open other waters for fishing for cusk in the night time.

Unless otherwise specified the legal lengths and daily limits which have been established for open water fishing in each county shall apply to all waters open to ice fishing in those counties.

Sec. 46. Relating to the taking of smelts. It shall be unlawful to take smelts in any of the inland waters of the state above tide-waters for the same period that such waters are closed to all fishing, except as hereinafter provided or under the rules and regulations of the department. During the open season on such waters, smelts may be taken by the use of a dip-net in the usual and ordinary way. No person shall take, kill, catch or have in possession more than 4 quarts of smelts in any one day.

It shall be lawful to catch smelts for table use in the person's family who has caught the smelts with his hands from any of the brooks flowing directly into the tide-water during the months of April and May, but it shall be unlawful to sell smelts so taken.

- Sec. 47. Taking of hellgramites. No person shall take, buy or transport any hellgramites for use beyond the limits of this state.
- Sec. 48. Taking of eels, suckers, hornpouts, yellow perch and alewives; permits. The commissioner may grant permits to take suckers, eels, hornpouts, alewives and yellow perch for market, by means of eel pots, traps, spears or nets, in inland waters frequented by these fish, under such terms, rules and regulations as he may establish, but no exclusive territory permits shall be granted for the taking of any of said fish in any inland waters. It shall be unlawful for any person, firm or corporation to take any of the above mentioned fish for market until he has obtained a permit to do so from the said commissioner.

It shall be lawful to take suckers in brooks and streams which are open to fishing between April 15th and May 30th of each calendar year by the use of a spear by persons licensed or otherwise entitled to fish in Maine waters.

The commissioner may issue a permit to any licensed trapper to take not more than 20 pounds of eels annually for use in baiting traps.

Sec. 49. Transportation of fish, regulated. Any person lawfully in possession of fish may transport them to his home, providing the fish are open to view and are possessed by the person who caught them.

Any person legally in possession of any fish may ship his daily limit of fish to his home by way of a common carrier, in accordance with the provisions of this chapter. Such privilege of shipment may be exercised once every 10 days by purchasing from the commissioner or his agent a transportation tag which shall cost \$1.

No fish shall be transported by any carrier until the shipper has exhibited his fishing license in person, or the same is exhibited by his agent, together with the written request of the licensee that the carrier transport the shipment, and the carrier shall retain the written request until the end of the calendar year in order that inspection may be made by the department. The agent of the common carrier shall indorse in ink, the following on the back of the shipper's license: the shipping point, date of shipment, weight and number of each kind of fish contained therein, and the destination. Such shipment shall have affixed the license number and the kind and weight of fish contained therein. Such agent shall refuse to accept any consignment of fish if it appears that the consignor is not entitled to make such shipment. Fish taken from Rangeley lake, Mooselucmeguntic lake, Cupsuptic lake, Upper Richardson lake and Lower Richardson lake,

shall be limited to I shipment in any one calendar year. Shipments may be made at any time of fish taken from Moosehead lake and the waters situated in Piscataquis county.

- Sec. 50. Stocking of lakes and streams without permission of commissioner prohibited; penalty. Whoever introduces fish of any kind into any waters of the state by means of live fish, or otherwise, except upon written permission of the commissioner, shall be punished by a fine of not less than \$50, nor more than \$500.
- Sec. 51. Tolling by means of "advance baiting" prohibited; penalty. Whoever deposits any meat, bones, dead fish or parts of the same, or other food for fish, in any of the inland waters of the state, for the purpose of luring fish, known as "advance baiting", shall be punished by a fine of not less than \$10, nor more than \$30, and costs of prosecution, for each offense.
- Sec. 52. Planting of fish in inland waters. No person, firm, corporation, department head or employee of the state shall deposit or plant any fish or fish spawn obtained from or raised by the state of Maine or the federal government in any brook, stream or river of this state within a distance of 5 miles down stream of any saw mill, wood working plant or factory, which deposits in said inland waters, or on the banks thereof, in such manner that the same may fall or be washed into said waters, any slabs, edgings, sawdust, chips, bark, mill waste, shavings or fibrous materials created in the manufacture of lumber or other wood products, or so deposit any oil regardless of its source.
- Sec. 53. Cultivation of useful fish by individuals. Any riparian proprietor may, within the limits of his own premises, enclose the waters of a stream not navigable, for the cultivation of useful fish; provided that he furnishes suitable passages for migratory fish naturally frequenting such waters, and does not obstruct the passage of boats and other craft and materials, in places where the same have a right to pass. Any person legally engaged in the artificial culture and maintenance of fish may take them in his own enclosed waters wherein the same are so cultivated and maintained, as and when he pleases, and may at all times sell, ship, or transport them from his own pools or ponds, without accompanying the shipment, having first procured a license therefor and tagged said fish in accordance with the rules and regulations established by the commissioner.
- Sec. 54. Penalty for fishing in private ponds without permission of owners. No person, without permission of the proprietor, shall fish in that portion of a pond or other water in which fish are artificially cultivated or maintained by written permission of the commissioner. Any violation of the provisions of this section shall be punished by a fine of not less

than \$10, nor more than \$100, for each offense, besides \$2 for each fish so taken or killed; and, in default of payment, such offender shall be imprisoned for 2 months.

Sec. 55. Relating to the taking of minnows for bait; dealers to be licensed. It shall be lawful to take minnows usually used as bait for fishing, in all the inland waters of the state (during the period that such waters are open for fishing) as bait for fishing only in this state, except that the commissioner may grant permits to take minnows for bait purposes from certain waters at any time; and provided, further, that it shall be lawful to fish for and take white fish with single hook and line in the daytime in the waters of the state during such time as the waters fished in are open to fishing for salmon, trout and togue.

All persons dealing in live bait shall be licensed to do so by the commissioner, and the fee therefor shall be \$2 for each calendar year. The license shall authorize the person holding the same to use the ordinary commercial type of minnow trap or the ordinary commercial type of minnow seine not to exceed 4 feet in depth by 25 feet in length, in the taking of minnows and other unprotected fish commonly used for bait purposes.

Persons having a bait dealer's license under the provisions of this section may take smelts in accordance with the provisions of section 46, and a licensed bait dealer may possess more than 4 quarts of bait at any time providing the taking was legal.

- Sec. 56. Jurisdiction of commissioner. The provisions of this chapter, so far as they relate to fish of all varieties and fishways, apply to fish and fishways down to tidewaters. All sea salmon, shad, alewives, and smelts wherever found that migrate from the ocean into fresh water shall be under the concurrent jurisdiction of the commissioner of sea and shore fisheries and the commissioner of inland fisheries and game.
- Sec. 56-A. Operation of boat upon great pond, river or inland body of water, regulated; penalty. 1947, c. 281. Whoever operates any boat upon any great pond, or upon any river or any inland body of water to which the public has a right of access:
  - recklessly;
  - II. at an excessive rate of speed; or
- III. in a wanton manner causing injury to any person or property; shall be guilty of reckless operation of a boat and upon conviction shall be punished by a fine of not more than \$200, or by imprisonment for not more than 3 months, or by both such fine and imprisonment.

Sec. 57.

Revisor's note: Section 57 repealed by P. L. 1947, c. 266, § 1. See P. L. 1947, c. 266, § 3, re deposit of slabs, etc., in streams.

#### Hunting and Trapping. Definitions.

- Sec. 58. Hunting, alien, jack-light, trapping, resident, and game management, defined. In addition to the definition of words and terms mentioned in this chapter, are the following:
  - I. "Hunting" means to hunt for, pursue, catch, take, kill, wound or destroy wild birds and wild animals.
  - II. For the purpose of this chapter, all aliens shall be classified as non-residents. Any alien who has resided in this state continuously for 2 years and in addition thereto is assessed and pays taxes on real estate in the municipality in which he resides, may purchase any resident license issued under the provision of this chapter.
  - III. "Jack-light" means any artificial light used while hunting, except lights used and permitted under the provisions of subsection IV of section 97.
  - IV. The words "to trap" shall mean to trap for wild animals, or the act of trapping or attending to traps.
  - V. Any citizen of the United States shall be eligible for any resident license required under the provisions of this chapter, providing such person is domiciled in Maine with the intention to reside here, and who has resided in this state during the 3 months next prior to the date an application is filed for any license under the provisions of this chapter.
  - VI. "Game management" is the art or science of producing wild animals, birds, and fish, and to improve wild life conditions in the state. It will specifically include the following:
    - A. Restriction of hunting;
    - B. Predator control:
    - C. Reservation of game lands (as parks, forests, refuges, etc.);
    - D. Artificial replenishment (restocking and game farming);
    - **E.** Environmental controls (control of food, cover, special features, and disease);
    - F. Experimental research which will increase species of game in Maine.

Trapping. Licenses. General Provisions. Snares. Poisons.

Sec. 59. Trapping licenses; fees. Any resident who traps for any wild animal except rabbits as hereinafter provided shall annually procure a license therefor from the commissioner, paying therefor \$10; provided, however, that the annual fee for such trapping within the limits of cities, towns and plantations of the state shall be \$5; provided further, that

whoever hunts or traps for any beaver on any land in the state open to beaver trapping by said commissioner shall pay therefor a fee of \$10 annually, and an additional fee of \$2 for the tagging and marking of each skin as required by law, skins to be so tagged and marked by warden supervisor as provided in section 100. The fee for a non-resident or alien for a trapping license shall be \$50. Any resident under 16 years of age may trap for any wild animal, except beaver, in the organized cities, towns or plantations without a trapping license; in unorganized townships a license is required. Any person trapping for wild animals must on or before the 31st day of December of each year send a written report of all wild animals, and the number of each kind taken during that year, to the commissioner. Any resident or his immediate family may hunt or trap for wild animals, except beaver, in accordance with the laws of the state, without such trapping license on land to which he is legally entitled to possess and which is used by him and his family exclusively for agricultural purposes, and on which he is actually domiciled, within the limits of an organized township. Whoever traps for any wild animal in violation of any provision of this section or whoever fails to file an annual report required by this section, or whoever has in his possession at any time any wild animal or part thereof, taken in violation of any provision of this section, shall be subject to the penalties provided for in section 119. Any person who has been found guilty of breaking and entering, or of larceny, shall not be eligible thereafter to obtain a trapper's license. Any person aiding, assisting, or helping another in trapping or attending to traps shall be considered as a trapper and must procure a license therefor.

See § 32, sub-§ IX, re free trapping licenses for Indians; 141, Me. 347.

Sec. 60. Traps shall be visited every 24 hours; exception. Any person trapping in any organized or incorporated place shall visit each trap or cause the same to be visited at least once in every calendar day including Sunday, except beaver sets, so called, and remove therefrom or cause to be removed any animal found caught therein. No person shall trap on or in any organized or incorporated place, or in any unorganized place on the cultivated or pasture area of land that is used for agricultural purposes, and on which land there is an occupied dwelling, or within 200 yards of any occupied dwelling, without first obtaining the written consent of the owner or occupant of the land on which said trap is to be set. It shall be the duty of the land owner or occupant to prove his ownership or occupancy of the land in question before any prosecution is made under this particular part of this section.

No person shall trap outside his own land, within ½ a mile of the compact built-up portion of any city or village, except by the use of water-sets, so called, for mink and muskrat. A water-set shall be a trap so set that it

shall be completely covered by water at all times. Provided further, that any person who has a written permit from the land owner may trap only with water-sets, so called, within  $\frac{1}{2}$  mile of the built-up section of any city or village.

Sec. 61. Use of snares; guns set on swivels, or poison, forbidden; traps to be labeled; bear traps to be enclosed in huts; partridge or grouse as bait prohibited. 1947, c. 187. No person shall set a snare or a swivel, pivot or set gun, or use or deposit any poisonous or stupefying substance for any wild animal, or use in any manner as a bait for trapping any partridge, grouse or pheasant, or parts thereof. Any snare or swivel, pivot or set gun, or poisonous substance, and any wild animal taken by use of the same, shall be forfeited to the state.

No person shall advertise or give notice of the sale, or keeping for sale, of any snare or swivel, pivot or set gun, or poisonous substance for the taking of wild animals or wild birds.

No person shall set any trap for any wild animal without having the trap plainly labeled with his full name and address, and he shall forfeit to the state the trap or traps not so marked and any wild animal found therein; provided further, that no person shall set a bear trap unless the same is enclosed in a hut, so called, or by at least 2 strands of barbed wire, one 4 and one 5 feet from the ground, said wire to be securely held in position and to be not less than 5 yards at any point from the enclosed trap.

It shall be unlawful for any person to take any fur-bearing animal from any trap other than his own without the consent of the owner of such trap.

See § 119, re penalty.

Sec. 62. Poisons shall not be used for purposes of killing animals. Whoever for the purpose of killing wolves, foxes, dogs, or other animals, and not for the destruction of insects or vermin in a building, leaves or deposits in any place any poison or poisonous substance shall be subject to the penalties of section 119. The commissioner may, however, grant permits to agents of the Federal Fish and Wildlife Service and to fruit growers to use poisons in the destruction of rodents. Whoever violates any of the provisions of this section shall be punished by a fine of not less than \$200, nor more than \$300, and costs, or by imprisonment for not more than 90 days, or by both such fine and imprisonment.

Hunting. Revocation of Hunting and Fishing Licenses. Intoxication.
Sunday Hunting. Night Hunting, Etc. Silencers. Automatic Firearms.
Kindling of Fires. Importing of Wild Birds or Animals.

Sec. 63. Hunting licenses for residents and non-residents; fees therefor. 1947, c. 99, § 1; c. 355, §§ 5, 6, 7, 8, 9. No person shall hunt or have in his

possession any wild bird or animal except in accordance with the following provisions:

- I. Any resident and members of his immediate family may hunt without a license on land to which he or she is legally entitled to possession, and on which he or she is actually domiciled and which land is used exclusively for agricultural purposes.
- II. No resident shall hunt or have in his possession any wild bird or wild 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 which shall be exhibited to any warden, employee of this department, or guide, upon request.

For the purpose of issuing licenses, the clerks of all towns are authorized agents. The commissioner may appoint additional agents.

The license shall be issued to a resident by the clerk of the town in which the applicant resides, or if domiciled in an unorganized territory, then by the clerk of the nearest town, upon payment of a fee of \$2.25, of which 25c shall be retained by the town clerk. The commissioner may appoint agents in unorganized towns for the purpose of issuing resident hunting licenses to the residents domiciled in that unorganized town.

Revisor's note: New fees in above paragraph effective January 1, 1948. See P. L. 1947, c. 355.

A combination of hunting and fishing license may be issued on payment of \$4.25, 25c to be retained by the town clerk.

 $Revisor's \ note:$  New fees in above paragraph effective January 1, 1948. See P. L. 1947, c. 355.

The governor may issue complimentary fishing and hunting licenses to members of the Canadian Immigration and Customs Forces serving along the Maine border.

See § 32.

III. (1947, c. 355, § 6) No non-resident or alien shall hunt or have in his possession any wild bird, animal, or parts thereof, 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 which shall be exhibited upon request to any warden, employee of this department, or guide.

Non-resident hunting licenses shall be of 2 classes: one class shall be issued upon the payment of \$10.25, which will license the holder to hunt wild birds or animals during the open season therefor, except deer; the other class shall be issued upon the payment of \$20.25, which will entitle the holder to hunt wild birds and animals including deer during the open season therefor. The agent issuing the license shall be allowed to retain 25c from the license fee.

Revisor's note: New fees in above paragraph effective January 1, 1948. See P. L. 1947, c. 355.

IV. Each license shall expire at midnight December 31st of the calendar year for which it is issued. Licenses may be issued prior to the date upon which such license may be in force. Application blanks and licenses shall be furnished by the commissioner in such form as he shall designate.

Each agent shall forward to the commissioner on the 1st day of each calendar month all of the funds collected by him during the previous calendar month, together with a list of the persons and the kind of licenses issued to them. The funds received by the commissioner shall be deposited in the state treasury. Each agent shall be entitled to retain the sum of 15c for each license issued.

V.

Revisor's note: Subsection V repealed by P. L. 1947, c. 355, § 7.

VI. Any non-resident between the ages of 12 and 16 years may buy a junior non-resident hunting license entitling him to hunt wild birds and animals during the open season therefor, except deer, upon payment of \$5.25 providing the application is accompanied by the written consent of his or her parent or guardian.

Revisor's note: New fees in above paragraph effective January 1, 1948. See P. L. 1947, c. 355.

Any resident between the ages of 12 and 18 years may hunt with firearms without a license if accompanied at all times by a parent or guardian while in the fields or forests or on the waters or ice of the state. Any resident between the ages of 12 and 18 years may procure a license to hunt with firearms by filing with the clerk issuing the license the written consent of his parent or guardian.

VII. Any person obtaining a license through fraud, misstatement or misrepresentation shall be subject to the penalties set forth in section 119.

VIII. Failure to produce such license within a reasonable time when requested by any authorized person shall be prima facie evidence of a violation of this section.

#### TX.

Revisor's note: Subsection IX repealed by P. L. 1947, c. 99, § 1.

X. (1947, c. 355, § 9) All funds derived from the sale of licenses under the provisions of this chapter shall be used for the propagation and protection of all bird life, animal life and fish life and other expenses incident for the administration of these functions.

Provided, further, that if any of such funds are not expended during the year in which they were collected the unexpended balance shall not lapse, but shall be carried as a continuing account available for the purposes herein specified, until expended.

Revisor's note: Subsection X will become effective January 1, 1948. See P. L. 1947, c. 355, §§ 9, 10.

Sec. 64. Hunting and fishing licenses; revocation of. The commissioner shall revoke the license, for 1 year from the date of conviction, issued to a person to carry on the particular activity in which he was engaged at the time of the violation of sections 13, 41, 44, 61, 62, 66, 67, 68, 69, 71, 80, 81, 82, 83, 85, 89, 100, 105 and 106.

On conviction of any person holding a license or licenses issued under the provisions of this chapter of the violation of any of the sections of this chapter not hereinbefore mentioned or of any rules or regulations of the commissioner, the commissioner may revoke any license or licenses held by such person for a period of not less than 3 months nor more than I year from the date when notified of said conviction as hereinafter provided.

Any person whose license or licenses has been revoked under the provisions of the 2nd paragraph of this section may request a hearing by the commissioner, at which hearing all the facts concerning the violation shall be presented and the license or licenses may be reinstated.

The commissioner may suspend any or all licenses held by any person who has appealed from a sentence imposed upon an alleged violation of the provisions of this chapter or of any rules and regulations adopted by the commissioner pursuant hereto.

If at the time of committing a violation of any of the provisions of this chapter, the offender shall not be the holder of a license or licenses to conduct the particular activity in which he was engaged at the time of such violation, the commissioner shall not issue any license to said person until I year has elapsed from the date of final determination of any complaint or legal proceedings instituted as a result of the violation.

A conviction of a 2nd violation of any of the provisions of this chapter or a violation of any of the rules and regulations of the commissioner shall require the commissioner to revoke the license or licenses of such offender for a period of 2 years from the date of the final conviction of the alleged violation.

Trial justices, judges or recorders of municipal courts, and clerks of superior courts, upon conviction of any person for violation of any of the provisions of this chapter, shall immediately forward to the commissioner of inland fisheries and game a transcript of the records of said proceedings with a record of any appeal entered on any judgment or sentence of said court, together with the license or licenses of the offender.

Sec. 65. Hunting while intoxicated or under the influence of drugs prohibited; prima facie evidence of hunting in violation of law; penalty. No person shall hunt while under the influence of intoxicating liquor or drugs. The possession of any firearms in the fields or forests or on the waters or ice in the state by any person while under the influence of intoxicating liquor or drugs shall be prima facie evidence that the possessor was

hunting in violation of law. Whoever violates any provision of this section shall, upon conviction, be punished by a fine of not less than \$10, nor more than \$300, or by imprisonment for not less than 30 days, nor more than 6 months.

- Sec. 66. Sunday closed to hunting of birds and animals. It shall be unlawful to hunt on Sunday.
- Sec. 67. Night hunting prohibited; exception. 1947, c. 36. It shall be unlawful to hunt wild birds in this state from sunset to ½ hour before surrise of the following morning.

It shall be unlawful to hunt wild animals from ½ hour after sunset until ½ hour before sunrise of the following morning, except skunks and raccoons, as provided in section 97. For the purpose of this section, the time shall be that which is recognized as legal in the state of Maine.

No person shall have in his possession at any time any wild bird or wild animal, or part thereof, taken in violation of the provisions of this section except as provided in section 97. Any person convicted of a violation under the provisions of this section shall be punished for the 1st offense by a fine of not less than \$100 and costs, nor more than \$200 and costs, which fine and costs shall not be suspended, and an additional penalty of not more than 30 days in jail, at the discretion of the court; and for a 2nd or subsequent offense, by a fine of not less than \$200 and costs, nor more than \$400 and costs, which fine and costs shall not be suspended, and an additional penalty of not more than 60 days in jail, at the discretion of the court.

- Sec. 68. Hunting from automobiles prohibited. It shall be unlawful for any person to hunt any wild bird or wild animal at any time from an automobile, or by aid or use of any light or lights carried thereon, therein or attached thereto. It shall be unlawful for any person to have in possession, at any time, any wild bird or wild animal, or part thereof, taken in violation of any provision of this section. No person excepting a law enforcement officer while in the line of duty shall have a loaded rifle or loaded shotgun or a gun with a cartridge in the magazine thereof in or on any motor vehicle.
- Sec. 69. Hunting from railways prohibited. It shall be unlawful for any person to hunt any wild bird or wild animal at any time from a hand car, flat car, or any other car or vehicle moving along rails under its own power, or drawn along rails by an engine; or by aid or use of any light or lights carried thereon or attached thereto. It shall be unlawful for any person to have in possession, at any time, any wild bird or wild animal, or part thereof, taken in violation of any provision of this section. No person shall have a loaded rifle or loaded shotgun, or a gun

with a cartridge in the magazine thereof, in or on a hand car, flat car, or any other car or vehicle moving along rails under its own power or drawn along rails by an engine.

Sec. 70. Vehicles required to stop upon signal. It shall be unlawful for the operator of any motor vehicle to fail or refuse to stop any such vehicle, or conveyance of any kind, upon request or signal of any officer whose duty it is to enforce the game laws when such officer is in uniform.

Sec. 71. Use of silencers on firearms prohibited; use of firearms regulated; non-combustible wads. No person shall sell, offer for sale, use or have in his possession any gun, pistol, or other firearms, fitted or contrived with any device for deadening the sound of explosion. Whoever violates any provision of this section shall forfeit such firearm or firearms and the device or silencer, and shall further be subject to the penalties of section 119. Any sheriff, deputy sheriff, constable or warden may seize any firearm and any device or silencer found in possession of any person in violation of the provisions of this section, and on conviction of the party from whom such firearm is seized, such firearm shall be sold and the proceeds paid to the treasurer of state, and the device or silencer shall be destroyed. This section does not apply to military organizations authorized by law to bear arms, or to the national guard in the performance of its duty.

No person shall use for hunting, or have in his possession at any time in the fields and forests or on the waters of the state, any automatic firearm, or any firearm that has been converted to an automatic type, or any firearm which has built-in mechanical adjustments which will permit it to function as an automatic arm.

No person shall use for hunting or have in his possession at any time in the fields and forests or on the waters of the state any auto-loading firearm having a magazine capacity of more than 5 cartridges. All auto-loading firearms having a magazine capacity in excess of 5 cartridges shall have the magazine permanently altered so as to contain not more than 5 cartridges before it may be used in this state. It shall be unlawful for any person to use cartridges containing tracer bullets or cartridges containing explosive bullets.

An automatic firearm shall be defined as one that will continue to fire as long as the trigger is held back.

An auto-loading firearm shall be defined as one that reloads itself after each shot, and requires that the trigger be pulled for each shot.

No part of the 2nd or 3rd paragraph of this section shall apply to firearms used by any law enforcement agency in this state. The 3rd paragraph shall not apply to firearms using the .22 cal. rim fire cartridge, or to any auto-loading pistol having a barrel less than 8 inches in length.

All persons engaged in hunting game on any of the woodlands within

any town or unincorporated place in this state shall use non-combustible wads in the loading of firearms used by them.

- Sec. 72. Kindling of fires by non-residents, regulated. Non-residents shall not kindle fires upon any unorganized township, while engaged in camping, fishing or hunting from May 1st to November 30th, inclusive without being in charge of a registered guide except at public camp sites maintained by the forestry department. No guide shall be employed by more than three non-residents while hunting at the same time.
- Sec. 73. Walls and fences shall not be destroyed, nor gates left open by hunters; penalty. No person shall tear down or destroy any fence or wall, or leave open any gate or bars, or trample or destroy any crop on the land of another person, while taking, trapping, hunting or pursuing any wild animal, wild bird or fish. And in addition to the penalties of section 119, the commissioner shall have authority to revoke and forfeit the hunting or fishing license of the person so doing.
- Sec. 74. Wild birds or wild animals shall not be imported without written permission of commissioner. No person shall introduce or import any wild bird or wild animal, or part thereof, of any kind or species into the state, or receive or have in possession such wild bird or wild animal, or part thereof, so introduced or imported, without written permission of the commissioner.

# Hunting of Game Birds. Field Trials. Use of Power Boats in Hunting Waterfowl.

Sec. 75. Federal regulations on migratory game birds to govern; open season on pheasants. 1945, c. 158. 1947, cc. 236; 311, §§ 1, 2. No person shall hunt or have in his possession any eagle, Hungarian partridge or capercailzie, cock of the woods, or any black game.

There shall be a closed season on partridge or grouse and pheasant from November 16th to September 30th of the following year, both days inclusive, and no person shall, during the open season, have in possession in any 1 day more than 4 partridge or 2 pheasants or not more than 4 partridge and pheasants in the aggregate, or in any 1 open season for partridge or grouse more than 25 partridge or 12 pheasants, nor shall any person at any time buy or sell any partridge, grouse or pheasant.

There shall be an annual open season on waterfowl as follows: in all that portion of the state lying westerly and northerly of route No. 1, during such period as is denominated in the Federal Migratory Bird Treaty Act as open season in the Northern Zone, and in all that portion of the state lying easterly and southerly of route No. 1, during such period as is denominated in the Federal Migratory Bird Treaty Act as open season in the Intermediate Zone.

There shall be an annual open season on woodcock from October 1st to October 31st, both days inclusive, and during the open season no person shall take or kill more than 4 woodcock in any one day or have more than 8 in possession at any one time.

Except as provided in this section it shall be unlawful for any person to hunt, capture, kill, take, possess, buy or sell any migratory game bird at any time; but it shall not be deemed to be a violation of this chapter to hunt, capture, kill, take, possess, buy or sell any migratory game bird or part thereof at the times, in the manner and numbers, and by the means specifically permitted by regulations adopted and approved pursuant to the provisions of the Federal Migratory Bird Treaty Act (Act of Congress approved July 3, 1918).

141 Me. 347.

- Sec. 76. Field trials permitted for bird dogs or coon dogs. It shall be lawful to hold bird dog or coon dog field trials at any time. During the field trials permitted in this section, no person shall use any firearm other than a pistol loaded with blank ammunition.
- Sec. 77. Nets, traps, snares and guns larger than 10-gauge shall not be used. No person shall hunt with a net, trap, snare or contrivance other than the usual method of shooting with a firearm not larger than number 10-gauge, any bird of any variety protected by law. Any prohibited implements or devices used in violation of the provisions of this section shall be forfeited to the state.
- Sec. 78. Use of pole traps regulated; penalty. It shall be unlawful for any person to set or use any steel trap on the top of a pole, constituting a device commonly known as a "pole trap" for the purpose of catching any wild bird, without a written permit from the commissioner; such permit to be issued only when found by the commissioner to be necessary for the protection of poultry, game birds or game fish, where raised by a private individual or by the state. Whoever violates any of the provisions of this section shall be punished by a fine of not more than \$300 and costs, or by imprisonment for not more than 90 days, or by both such fine and imprisonment.
- Sec. 79. Other than game birds protected; "game birds" and "migratory game birds" defined. No person shall have in his possession living or dead any wild bird other than a game bird or a migratory game bird. No part of the plumage, skin or body of any bird protected by this section shall be sold or had in possession for sale. Nor shall any person take or needlessly destroy the nest or eggs of any wild bird, nor have such nest or eggs in possession. The English or European house sparrow, the common crow, the hawks, owls, and kingfishers are not included among the birds

therein protected; and for the purpose of this chapter the partridge, grouse and pheasant, only, shall be considered game birds, and the following, only, shall be considered migratory game birds: anatidae or waterfowl, including brant, wild ducks, geese and swans; gruidae or cranes, including little brown, sandhill, and whooping cranes; rallidae or rails, including coots, gallinules, and sora and other rails; limicolae or shorebirds, including avocets, curlew, dowitchers, godwits, knots, oyster catchers, phalaropes, plovers, sandpipers, snipe, stilts, surf birds, turnstones, willet, woodcock and yellowlegs; columbidae or pigeons, including doves and wild pigeons. Nothing in this section, however, shall be construed to affect in any way the protection of game birds or migratory game birds as provided in section 75.

141 Me. 347.

Sec. 80. Use of power-boats in hunting waterfowl prohibited; decoys and blinds in Merrymeeting bay. 1945, c. 256. No person shall at any time hunt any sea birds, duck or waterfowl in any inland or tidal waters of the state from an automobile, airplane, power-boat, sailboat, any boat under sail, any floating device towed by a power-boat or any boat propelled by a motor attached in any manner.

The provisions of this and the 3 following paragraphs shall apply to the waters of Kennebec river, known as Merrymeeting bay, bounded as follows: from the high tension wires at Chop's Point to the first dam on the Androscoggin river, to the first road bridge on the Muddy, Cathance, Abbagadassett and Eastern rivers, and the Richmond-Dresden toll bridge on the Kennebec river, being in the counties of Cumberland, Sagadahoc and Lincoln.

No artificial cover which is termed stationary blind, or parts thereof, used for hunting purposes, shall be left or allowed to remain in the waters of Merrymeeting bay, as described above, between I hour after legal shooting time and I hour before legal shooting time.

No duck decoys shall be allowed to remain in waters of Merrymeeting bay from I hour after legal shooting time until I hour before legal shooting time.

All regulations regarding seasons, live decoys, bag limits and shooting hours shall conform to the regulations issued by the United States Fish and Wildlife Service.

Hunting of Moose, Caribou, Deer and Other Wild Animals. Use of Airplane Prohibited. Crop and Orchard Damage. Illegal Devices for Hunters and Fishermen. Dogs May Be Killed. Transportation and Sale of Deer. Transportation of Fish, Game and Fur-bearing Animals. Registration Stations for Bear Killed. Closed Seasons on Rabbits, Etc.

Sec. 81. Hunting of moose and caribou prohibited. No person shall hunt, kill or have in his possession any caribou or moose, or parts thereof, which shall have been taken within the territorial limits of the state.

Sec. 82. Closed time on deer in certain counties. 1947, c. 343. There shall be an annual open season on deer during the month of November in each calendar year in the counties of Androscoggin, Cumberland, Hancock, Kennebec, Knox, Lincoln, Sagadahoc, Waldo, Washington and York. All the rest of the calendar year before and after the open season shall be a closed season on deer.

There shall be an open season on deer in each calendar year beginning the 21st day of October and ending the 30th day of November, both dates inclusive, in the counties of Aroostook, Penobscot, Somerset, Piscataquis, Franklin and Oxford. All of the rest of the calendar year, either before or after the open season, shall be a closed season on deer in these counties.

There shall be a continual closed season on deer on the island of Mount Desert, and in the town of Deer Isle, and in the town of Stonington, and for a period of 2 years in the town of Swan's Island, which last mentioned towns are in the county of Hancock, and on Cross Island and Scotch Island, which last mentioned place is in Washington county, and on the Isle au Haut, which last mentioned island is in the county of Knox, and on Swan Island, which last mentioned place is in the county of Sagadahoc, and in game sanctuaries which have been established by law where the closed season shall be perpetual.

There shall be a continual closed season on deer in the town of Islesboro, located in the county of Waldo, until July 1st, 1949.

During the closed seasons, except as hereinafter provided, it shall be unlawful to hunt any deer or have in possession any part thereof; and except as hereinafter provided, no person shall have in possession more than one deer or part thereof during any open season.

A person lawfully killing a deer during the open season may have the same in his possession during a closed season providing the deer has been properly registered in accordance with the provisions of section 88.

Any person convicted of violating any of the provisions of this section shall be punished by a fine of not less than \$50 which shall not be suspended.

141 Me. 347.

Sec. 83. Horning or driving deer prohibited. It shall be unlawful to drive deer by use of horns, whistles, or other noise-making devices. It shall also be unlawful for any person to hunt deer after he has killed one during the open season of that calendar year.

Sec. 83-A. Use of airplane in driving wild birds or animals, prohibited; penalty. 1947, c. 160. No person shall use an airplane in driving or molesting any wild birds or animals.

Any person convicted of violating any provision of this section shall be punished by a fine of not less than \$50 and not more than \$300.

# Sec. 84. Crop and orchard damage. 1945, c. 316, §§ 1, 2.

- I. (1945, c. 316, § 1) Any person may take on land owned or occupied by him deer which he can prove was in the act of doing substantial damage to a fruit tree or a crop, except grass; and he may authorize a member of his family or a person employed by him to take such deer. A person by whom, or under whose direction, such deer is wounded or killed shall within 12 hours report all the facts relative to such act, in writing signed by him, to a fish and game warden. Such report shall state the time and place of such wounding or killing and the amount of damage done by the deer. A person who kills such deer shall immediately properly dress the carcass or carcasses and care for the meat. The fish and game warden shall immediately investigate the case and if he is satisfied that the deer was taken as herein provided, he shall give the person a certificate of his finding in the matter. Such certificate shall entitle such person to the ownership of the carcass or carcasses.
- II. The cultivator of any orchard or growing crop, except grass, or the owner, mortgagee or keeper of said crops or orchard, may kill deer or other protected wild animals, except beaver, or birds, found doing damage as provided in subsection I. Said cultivator, owner, mortgagee or keeper shall within 12 hours make the report as provided in subsection I and shall dress the carcass, or carcasses, and care for the meat as provided in said subsection I. The fish and game warden shall immediately investigate the case, and, if he is satisfied that the deer was taken as herein provided, he shall give said cultivator, owner, mortgagee or keeper a certificate of his finding in the matter. Such certificate shall entitle said cultivator, owner, mortgagee or keeper to the ownership of the carcass or carcasses.

The owner, or occupier of land, mentioned in subsection I of this section or the cultivator, owner, mortgagee or keeper, mentioned in subsection II of this section shall within 3 days after he discovers there is damage being done to said fruit tree, orchard or growing crop except grass, by deer or other protected animals, or birds, report the same in writing to the commissioner of inland fisheries and game either directly or to the inland fish

and game warden in whose district said crop, or fruit tree, or orchard, is being damaged. Said commissioner shall thereupon cause to be made such investigation as is necessary to determine the facts, and, if he finds that damage has been done as alleged, he shall authorize payment for said damage.

- III. It shall be unlawful to place salt or any other bait or food in any place for the purpose of enticing deer thereto.
- IV. Any dead deer found not having a tag attached thereto identifying the owner thereof shall be the property of the state and shall be seized by the first warden who finds said carcass, to be disposed of by direction of the commissioner.
- V. (1945, c. 316, § 2) 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 ½ the cost of fencing such orchard.

141 Me. 347.

Sec. 85. Use of dogs, lights, snares, traps, etc., prohibited. It shall be unlawful to use a dog for the hunting of deer, caribou or moose. It shall be unlawful to use an artificial light, snare, trap, swivel, pivot or set gun for the hunting and killing of any deer, caribou or moose.

No person shall have in his possession at any time any spear, trawl or net, except such as are authorized for the taking of suckers, eels, hornpouts and yellow perch, as provided in section 44, in any lodge or place of resort for hunters or fishermen or in its immediate vicinity, or on any of the lakes, rivers or streams of the state, or in their immediate vicinity, in the inland territory of the state.

Nothing in this section shall be construed as affecting or restricting the legitimate possession and sale of flash-lights.

Sec. 86. Dogs shall be killed for hunting moose, caribou, deer or elk, or worrying domestic animals. It is unlawful for any dog to hunt, chase, kill, wound or pursue any moose, caribou, deer or elk or any other wild animal in closed season and no person shall permit any dog owned by him to hunt, chase, kill, wound or pursue any moose, caribou, deer or elk at any time or any other wild animal in closed season.

Any officer may kill any dog which he finds in the act of hunting, chasing, killing, wounding or pursuing any moose, caribou, deer or elk at any time, or any other wild animal in closed season or worrying, wounding or killing any domestic animal, when said dog is outside of the enclosure or immediate care of its owner or keeper.

Any person having evidence of any dog, hunting, chasing, killing, wounding or pursuing moose, caribou, deer or elk at any time or any other

wild animal in closed season may present said evidence to the commissioner of inland fisheries and game or any game warden who shall give notice in writing to the owner or keeper of said dog stating the acts committed by said dog. The owner or keeper of any dog so notified shall not permit any dog mentioned in said notice to leave the immediate control of said owner or keeper under the penalty as provided in section 119. After the owner of the dog has received written notice that his dog has committed any act prohibited by this section, it shall be lawful for anyone to kill the dog when found committing any of the acts prohibited herein.

Any owner of sheep or poultry, or any member of his family, or any person to whom is entrusted the custody of any sheep or enclosed poultry, shall have a right to kill any dog killing or attacking any of said sheep or enclosed poultry.

Any person having any evidence of any dog hunting, chasing, killing, wounding, or pursuing any moose, caribou, deer or elk, or any other wild animal in closed season, or of any dog kept and used for the purpose, or of any dog wounding, killing, or attacking any domestic animal or fowl, or any fur-bearing animals legally in captivity, when said dog is outside of the enclosure or immediate care of his owner or keeper, may present said evidence to any trial justice or judge of any municipal court, which said trial justice or judge shall have power to issue a warrant against the owner of said dog, ordering him to appear before him and show cause why said dog should not be killed; and upon hearing the evidence in said case said court may order said dog killed by any officer. The costs of prosecution shall be paid by the owner or keeper of said dog.

Any person may lawfully kill a dog which suddenly assaults him or another person.

Sec. 87. Deer shall not be transported beyond limits of the state. 1947, c. 350. No person shall sell or give away any deer or part thereof to be transported or carried beyond the limits of this state nor shall any person buy or accept as a gift any deer or part thereof for its transportation; nor shall any resident of this state at any time carry or transport in any manner or attempt to carry or transport in any manner beyond the limits of this state any deer or part thereof; provided, however, that any resident of this state may purchase a license which will entitle him to transport or cause to be transported a deer legally killed by him within this state to a place beyond the limits of this state, and the fee for this license shall be \$20.25.

Twenty-five cents of this fee shall be retained by the clerk or other agent of the commissioner issuing such license. The commissioner is authorized to provide for such suitable tags as he may deem necessary to mark such deer.

Any tag or other marker issued under the provisions of this section shall be in lieu of that provided for by section 91.

141 Me. 347.

Sec. 88. Transportation of deer within state. 1947, c. 159. 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 one 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.

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, except as otherwise provided in this chapter. Provided, however, that any person who has lawfully killed a deer may employ an agent to transport said deer, open to view and being 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 on the route taken by the agent. 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 which he has killed at his home, or at any place of storage, except a game inspection station as hereinbefore provided, more than 12 hours unless said deer has been 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.

No person shall have in possession at any time any parts of a deer which has not been legally registered as provided in this section. It shall be lawful for the owner of any legally registered deer to give away not to exceed ½ of said deer. No person shall have in possession any part or parts of a deer given to him unless each separate part is plainly labeled with the name and address of the person who registered the deer and the name and address of the person to whom it was given and if said part be trans-

ported by any 3rd party that the name and address of the party transporting the same be affixed thereto. The provisions of this paragraph shall not apply to any deer or parts of deer being transported by a common carrier, a railroad company, express company, boat or other transportation company in accordance with other provisions of this chapter.

\*141 Me. 347.

Sec. 89. Sale of deer or parts thereof. No person shall at any time sell or offer for sale or barter any deer or part thereof except that the heads and hides thereof may be sold to any properly licensed taxidermist or dealer in deer skins and heads as provided in sections 104 and 105.

\*141 Me. 347.

Sec. 90. Deer may be transported without owner accompanying it, provided he uses certain tags. Any citizen of the state who has lawfully killed a deer may send the same to his home in his own name, or to any hospital in the state, without accompanying the same, by purchasing from an agent appointed therefor by the commissioner a tag, paying therefor \$2 and said tag shall be attached to the deer, or part thereof, being transported.

The commissioner may appoint agents to sell these tags.

All deer killed shall be presented for registration at the first game registration station on the route taken by the person who killed the same and shall be registered in his name.

Sec. 91. Licenses for transportation of game. 1947, c. 102. Each non-resident deer hunting license, so called, shall be provided with a coupon, which shall permit the transportation of the carcass of I deer or part thereof, and shall be divided into 2 sections lettered "A" and "B" respectively, and shall be called the deer coupon. The following words shall be printed on the back of section "B": "This Deer Was Shot in the State of Maine." The first 8 words to be printed in 10 point Gothic medium type and the word Maine to be printed in 84 point Gothic caps type:

## THIS DEER WAS SHOT IN THE STATE OF MAINE.

The holder of a non-resident deer hunting license shall be entitled to offer for transportation and have transported, within or without the state, by any railroad company, express company, boat or other transportation company, the carcass of I deer, or part of the carcass of I deer, that he himself has lawfully killed, on the deer coupon attached to his said license, by presenting to the agent of any transportation company his license with the coupon attached to the license at the time when he shall offer the deer or part thereof for shipment. The agent shall detach section "A" from the "Deer coupon" of the license, cancel the same by writing or stamping

thereon the date and place of shipment and his name, and shall forward the same forthwith to the commissioner at Augusta, Maine; section "B" of said coupon shall be likewise cancelled and shall be attached to the carcass, or part of the carcass, of the deer offered for shipment and shall remain attached to the same while it is being transported in this state.

- Sec. 92. Transportation of moose and caribou killed outside the territorial limits of this state; permission shall be received before importation. No person who has legally killed a caribou or moose beyond the limits of this state shall import the same into this state unless he has obtained a license from the commissioner to import the same for the purpose of consumption or for mounting, but not for sale.
- Sec. 92-A. Registration stations for bear killed. 1947, c. 339. The commissioner shall establish registration stations for the purpose of registering bear killed. Town clerks shall be the agents designated by the commissioner to register bear except that additional agents may be designated wherever necessary. Said agent shall register each and every bear presented for registration and shall tag each bear in the manner as directed and with the materials furnished by the commissioner. Each registration tag shall be at least 3 inches by 6 inches in size, and each tag shall bear the words "This bear was killed in Maine" in as large size lettering as the tag will carry. A fee of 25c shall be paid by the individual registering the bear to the registration agent. No person shall transport, or attempt to transport beyond the limits of the state, any bear unless it shall have been registered and shall have attached thereto a registration tag.
- Sec. 93. Transportation of game. No person shall transport or offer for transportation, nor shall any person or carrier accept for transportation or transport, any game animal or bird except as provided in this chapter.

Any resident may transport to his home any game which he has killed and which is legally in his possession, provided he shall have been properly licensed and has met all other requirements of this chapter.

Any non-resident may transport or have transported to his home by a common carrier any game which he has killed and which is legally in his possession, provided he shall have been properly licensed and has met all other requirements of this chapter.

No person or carrier shall transport any game bird or animal in closed season except that any person who has killed said game in open season shall have a reasonable time after the beginning of the closed season in which to transport said game to his home.

All game transported or offered for transportation shall be open to view, and accompanied by the person who killed said game. Game transported for non-residents by common carrier need not be accompanied by the owner if all other requirements of this chapter are met. Any carrier accepting

any game for transportation shall be satisfied that the person presenting said game for shipment is the person to whom the hunter's license offered for inspection was issued and shall securely affix any tags and such other identification and make such returns to the commissioner as may be required by this chapter. Any wild bird or animal or part thereof found in possession of any person in violation of this chapter is subject to seizure and shall be seized and become the property of the state.

The hunting license of any non-resident shall entitle him to have game, which he has legally killed, transported to his home without further fee to the state.

141 Me. 347.

Sec. 94. Fish, game, and fur-bearing animals; transportation of, by airplane. No person shall transport, attempt to transport or offer for transportation by airplane any fish, game or fur-bearing animals, or parts thereof, unless such fish, game or fur-bearing animals, or parts thereof, shall bear a transportation tag issued by the commissioner of inland fisheries and game, stating that the same may be so transported and bearing the signature of a fish and game warden. The pilot or owner of any airplane, other than those of regular transport lines, shall procure from the commissioner of inland fisheries and game a permit to transport any such fish, game, fur-bearing animals or parts thereof by air. Whoever violates any provision of this section shall be punished as set forth in section 119.

Sec. 95. Closed time on wild hares and rabbits; transportation of. There shall be a closed season on wild hares or rabbits from the 1st day of March to the 30th day of the following September, both days inclusive; except in the counties of Franklin, Oxford and Somerset where there shall be a closed season from the 1st day of April to the 30th day of the following September, both days inclusive; and except in the county of Waldo, where there shall be a closed season from the 16th day of March to the 30th day of the following September, both days inclusive.

During the open season it shall be unlawful for any person to shoot, take, kill or have in possession more than 4 rabbits taken, shot or killed in any one day and not more than 8 rabbits so shot or killed in possession at any one time.

No person shall set or use any snares or traps or use any other device in the hunting of wild hares or rabbits or hunt the same in any except the ordinary method of shooting with guns; provided, however, that it shall be lawful at any time for the commissioner to take and transport live hares or rabbits by purchasing live hares or rabbits from local trappers who may take the hares or rabbits by box traps for this purpose throughout the several counties of the state, whenever he may deem it necessary for the proper distribution and conservation of said animals.

It shall be unlawful for any person or corporation to transport or offer for transportation at any time any wild hares or rabbits destined beyond the limits of the state.

The provisions of this section shall not be construed to prohibit the holder of a non-resident hunting license from transporting to his home dead wild hares or rabbits which he has legally killed by virtue of his said non-resident hunting license.

It shall be unlawful for any person to have in possession or transport at any time any wild hares or rabbits taken during the closed season or by any method or with any device prohibited by this section.

Sec. 96. Closed time on gray squirrels. There shall be a closed season on gray squirrels during every calendar month of the year except the month of October. No person shall kill or have in possession more than 4 gray squirrels at any one time during the open season.

There shall be a perpetual closed season on gray squirrels within the limits of lands dedicated as public or private parks and within the limits of compact or built-up portions of any city or town.

# Trapping Season. Digging Out Foxes. Training of Dogs. Closed Season on Beaver. Bounty on Certain Animals.

Sec. 97. Trapping season regulated with reference to counties. 1945, c. 354. 1947, cc. 38, 264; c. 346, §§ 1, 2. Except as provided in this chapter, there shall be a perpetual closed season on hunting or trapping any wild animal.

Fur-bearing animals taken during any open season shall not be kept alive into or during closed season periods except in accordance with the provisions of section II.

I. (1947, c. 346, §§ 1, 2) There shall be an open season on muskrats in the counties of Androscoggin, Cumberland, Knox, Lincoln, Sagadahoc, Waldo and York from March 20th to the following April 20th, inclusive, during the calendar year.

The commissioner may declare an open season on muskrats that are polluting water supplies or damaging property if the owner makes a written complaint thereof to the commissioner.

There shall be an open season on muskrats in the counties of Franklin, Hancock, Penobscot (except as prohibited in section 99), Piscataquis, Somerset and Oxford from November 17th to November 30th and from April 10th to April 25th, inclusive; Kennebec and Washington, from April 1st to the following April 30th, inclusive, in each calendar year.

 $Revisor's \ note:$  The above open season during the month of November is effective until August 13, 1949.

There shall be an open season on muskrats in the county of Aroostook

from November 17th to November 30th and from April 26th to the following May 15th, inclusive, in each calendar year.

 $Revisor's \ note:$  The above open season during the month of November is effective until August 13, 1949.

No muskrats shall be hunted or trapped in Lake Alamoosook and Dead river and its tributaries in the town of Orland situated in Hancock county.

Muskrats shall not be taken by the use of wire nets, box traps or any trap other than the ordinary steel trap.

The open season on mink shall be during the month of November in each calendar year.

There shall be no open season on fisher and sable.

The open season on all other wild or fur-bearing animals, excepting bobcats, loupcervier, Canada lynx and beaver, shall be from October 16th of each calendar year to the following February 15th in the next following year, excepting in the county of York where the open season on foxes shall be from October 16th in each calendar year to the following March 1st in the next calendar year.

II. It shall be unlawful for any person to set or place a trap within twenty-five feet of a muskrat den or house at any time, or to molest or destroy the muskrat house or den. No person shall make any advance preparation on the trapping grounds for the taking of beaver or muskrat previous to the open season on these animals.

See § 119, re penalty as to beavers.

- III. It shall be lawful to trap bear, hedgehogs, or bobcats at any time anywhere in the state, and it shall be lawful to hunt bear, hedgehogs or bobcats at any time anywhere in the state except during Sundays and in the night-time.
- IV. It shall be unlawful for any person to hunt skunks and raccoons at night, except that they may be hunted at night from October 15th to December 15th of each year under the following provisions: when accompanied by a dog and with the use of a kerosene light only; provided, however, that an electric flash light of not more than 2 cells not greater in size than number 950 may be used in addition to a kerosene light while locating in and taking from a tree any raccoon treed by a dog; provided further, it shall be unlawful to use or have in possession any firearm except a 22 caliber pistol while hunting as provided in this subsection and not more than 2 raccoons shall be taken by any 1 party in any 1 night. The raccoon is hereby classified as a game animal and no more than 20 raccoons may be taken in any 1 season by any 1 person and no person except a licensed fur dealer or owner or manager of a private raccoon ranch may have in his possession at any time more than 20 raccoons or parts thereof.

- V. Any person may lawfully kill any wild animal, excepting beaver, or any wild bird found in the act of destroying that person's property.
  - VI. All of the rest of the calendar year which is not specifically opened to trapping shall be deemed to be a closed season.
  - VII. (1945, c. 354) (1947, c. 264) For a period of 2 years, it shall be lawful to dig out foxes at any time and to hunt foxes at any time, except Sunday and in the night-time, in organized territory in this state. It shall be lawful to trap foxes or to cause to have foxes trapped, at any time, on one's own land, within a distance of 100 yards from a shelter or range where poultry is raised or kept.

See § 101.

- VIII. (1947, c. 38) It shall be lawful to hunt and kill raccoons on the islands of North Haven and Vinalhaven, in the county of Knox, at any time except on Sunday and at night. Night shall be the period from  $\frac{1}{2}$  hour after sunset until  $\frac{1}{2}$  hour before sunrise of the following morning; except that it shall be lawful to hunt raccoons during the open season as provided in subsection IV.
- Sec. 98. Training of dogs. It shall be lawful to train dogs on foxes, raccoons and rabbits from September 1st to the following October 15th, inclusive, in each calendar year, providing the dogs are under the personal supervision of the owner or trainer at all times.
- Sec. 99. Unlawful to hunt or trap fur-bearing animals in certain localities. 1947, c. 40. No person shall at any time hunt or trap any fur-bearing animal on Number Three pond, located in the town of Lee, and in Township Number 3, Range 1, north of the Bingham and Penobscot Purchase, nor on any stream flowing into said pond. No person shall at any time hunt or trap any fur-bearing animals on Runnell's brook and its tributaries in the town of Whiting, in the county of Washington. Whoever violates the provisions of this section shall be subject to the penalties provided under section 119.
- Sec. 100. Commissioner may declare special open season on beaver and muskrat; taking or transportation of beaver otherwise prohibited. 1947, cc. 151, 280, 312, 335. There shall be a perpetual closed season on beaver except as provided in this section.

For a period of 2 years, the commissioner of inland fisheries and game may declare an open season for trapping beaver from January 1 to February 7, inclusive, of each year, in any territory in which he finds the following:

- I. That beaver are polluting the water supplies;
- II. That they are doing actual substantial damage to property or likely to cause damage to property;

III. When the beaver in a certain locality are detrimental to fishing, hunting or lumbering operations.

Before said open season for beaver shall take effect, the commissioner shall cause a notice of such proposed open season to be published once in a newspaper printed in the county in which the land is located, and said commissioner shall also file a copy of said notice of open season with the clerk of the town or plantation in which said land is located.

The commissioner may suspend or close the so-called open season whenever it shall appear to him that there is no likelihood of further damage from beaver in that locality.

During such open season, beaver may be trapped without the consent of the land owner, except that the owner of any land in organized towns on which the commissioner has declared an open season on beaver in accordance with the provisions of this section may, by conspicuously posting the area occupied by said beaver, against trapping and notifying the commissioner of his action, trap said beaver to the exclusion of all other persons. This right is not transferable. Provided that in any instance wherein any person, after posting the area occupied by said beaver against trapping and notifying the commissioner as set forth herein, fails to trap said beaver within 5 days, the commissioner may declare said area open to the trapping of beaver by all properly licensed persons.

No person shall take beaver anywhere in the state at any time except during such open season as may be declared by the commissioner in accordance with the provisions of this section. It shall also be unlawful for any person to have in possession at any time any beaver, or part thereof, except as expressly permitted by this section. It shall also be unlawful for any person, firm or corporation, to sell, give away, buy, accept as a gift, offer for transportation or transport, any beaver skin or beaver skins unless each skin is tagged and marked as directed by the commissioner.

All beaver skins must be presented in a "green condition" to any warden, and if said warden is satisfied that the beaver presented were legally trapped, he shall tag and mark the same in the manner as directed and with the materials furnished by the commissioner. "Green condition" shall mean that the beaver skins have been freshly removed from the beaver carcasses. A fee of \$2 must be paid by the trapper for each skin tagged and marked.

In case said beaver skins are libeled under the provisions of this chapter, and the libel is, for any reason, quashed or ruling thereon is against the state, or in case any complaint or indictment involving said skins results in a verdict for the defendant, said skins shall on request be immediately tagged, marked, and delivered to the person entitled to possession of the same.

All beaver which are not tagged and marked in accordance with the provisions of this section shall be seized and confiscated by the wardens.

Any beaver skin or beaver skins that come into this state in any manner from any other state or country must have the official stamp, tag or seal of the state or country from which said skin or skins were taken. All beaver skins shall be presented for tagging and marking within 10 days from the closing of the so called open season.

No person, except as hereinbefore provided shall molest or destroy any beaver dam. No person shall molest or destroy any beaver house or set any trap within 25 feet of the same. No person shall set or tend any trap within 25 feet of any beaver dam.

See § 119, re penalty.

Sec. 101. Digging out foxes, regulated. Subject to the provisions of subsection VII of section 97, it shall be unlawful after July 9th, 1947, for any person to dig out, molest or destroy in any way any fox den, or hole, or to set any trap in any such den, or hole, or remove or cause to be removed from any such den, or hole, any fox during that part of the calendar year from February 15th to the 15th day of October, inclusive, of the same calendar year, but this section shall not apply to an enclosed private fox farm ranch.

Sec. 102. Bounty on bobcat, loupcervier and Canada lynx. There shall be a bounty of \$15 for every bobcat, loupcervier and Canada lynx which is killed within the state, to be paid by the treasurer of state to the person killing the same upon compliance with the following conditions. No bounty shall be paid unless the claimant, within 10 days after he has killed such animal, exhibits to the warden or warden supervisor in whose district the animal was killed the entire skin thereof, with the ears, nose and tail thereon in as perfect a state as when killed, except natural decay, and signs a certificate under oath stating that he killed such animal and the time and place within the state. Such certificate must be approved by and bear the signature of the warden or warden supervisor in whose district the animal was killed, stating that he believes the cat to have been killed at the time and place stated therein, and he shall thereupon cut off the whole of the tail from the skin and forward the same to the commissioner, together with the claimant's certificate in the following form:

#### Claimant's Certificate

.To the Commissioner of Inland Fisheries and Game:

I hereby certify that on the .......... day of ....... A. D., 19.. at ........... in the State of Maine, I killed the bob-cat, loupcervier, or Canada lynx, the skin of which I now exhibit to you, and I claim the bounty allowed by law for killing the same.

Dated at this day of A. D., 19 Claimant
Subscribed and sworn to before me the day and year aforesaid
(P. O. Address of Claimant)
Notary Public Justice of the Peace It is believed that the cat was killed at the time and place stated herein This
Game Warden
INLAND FISH AND GAME COMMISSION
Augusta, Maine,
For Inland Fish and Game Commissioner

Note—Claim for bounty must be made within 10 days after the killing of the animal.

Upon receipt by the state controller of a certificate from the commissioner showing that said commissioner has received the tail of the bobcat, loupcervier or Canada lynx from the warden sent as aforesaid, said controller shall audit the claim for bounty and the same shall be paid forthwith by the treasurer of state to the claimant from fines and penalties recovered and money received, or collected under any provision of the inland fish and game laws or amendments thereof, or for sale of any seized or confiscated articles. After the foregoing appropriation has been exhausted, any further bounties shall be paid from the general appropriation of the department of inland fisheries and game, and if said appropriation is not exhausted any balance thereof shall revert to the general fund of the department of inland fisheries and game.

Sec. 103. Bounty on bears. 1947, c. 342. For a period of 2 years, a bounty of \$15 shall be paid for each and every bear killed in organized townships and plantations and unorganized territory adjoining organized townships and plantations to the person killing the same, by the treasurer of the organized township or plantation in which said bear was killed or the treasurer of any organized township or plantation adjoining the unorganized territory in which said bear was killed. These bounties shall be paid by such treasurers.

No bounty shall be paid unless claimant within 72 hours after he has killed such animal exhibits to the town treasurer the entire skin thereof or the entire animal for the killing of which such bounty is claimed, and sign a certificate under oath, which said treasurer may administer, stating that he killed such animal and the time and place within the state. Such certificate must be approved by and bear the signature of the fish and game warden or warden supervisor in whose district the animal was killed stating that he believes the bear to have been killed at the time and place stated therein. The skin of all bears on which bounty is claimed must be marked and sealed by the warden or warden supervisor in whose district the same was killed, with implements provided by the commissioner. The town treasurer shall then pay the bounty and take the claimant's receipt therefor upon the same paper with such certificates and the town treasurer shall make upon the same paper, at the time of his monthly report, a certificate under oath addressed to the commissioner of inland fisheries and game, that all the requirements of law have been met by the claimant and that the bounty has been paid to him.

The certificate shall be in the following form:

### Claimant's Certificate

on the day of A. D. 19, at
exhibited to me the whole of the skin of a bear, which I found to have been
stamped and sealed by a warden, and then paid the said bounty, for which I
nave taken his receipt as above.
Dated at this day of A. D. 19
Treasurer of
Subscribed and sworn to before me the day and year aforesaid.
T f.d. T
Justice of the Peace

The bounty so paid by the town treasurer shall be reimbursed by the state out of the fees for licenses for dogs upon presentation of the claim as hereinbefore set forth and any expense incurred by the department of inland fisheries and game incident to the enforcement of this section, shall also be taken from the fees for licenses for dogs, and so much of the fees received for dog licenses as may be necessary to pay said bounties and any expenses incident thereto, is hereby appropriated to pay the same.

## Licensing of Taxidermists and Dealers in Deer Skins and Heads, and Dealers in Furs

Sec. 104. Licenses for taxidermists. The commissioner may, upon application, license as a taxidermist anyone who is skilled in that art, and of good reputation; residents of this state shall pay an annual fee of \$5, except that unnaturalized, foreign-born residents shall pay an annual fee of \$25, for such license; taxidermists licensed as aforesaid, may at all times have in their possession, at their places of business, fish and game lawfully caught in open season, for the sole purpose of preparing and mounting the same; and such fish and game, or parts thereof, may be transported to such licensee and retained by him for the purposes aforesaid, under such rules and limitations as may be made by said commissioner. Such licenses may be revoked by said commissioner at any time after notice and an opportunity for a hearing; each person so licensed shall on or before the 31st day of December each year, make a detailed report to said commissioner of all they have done during the year by virtue of such license; such taxidermist may sell skins from animals received for mounting.

141 Me. 347.

Sec. 105. Licenses for dealers in deer skins and heads. 1947, c. 41. The commissioner may annually issue licenses to residents of this state to buy and sell deerskins, and the heads of deer if not detached from said skins, during the months of January, Ferbruary, March, October, November and December, and the time may be extended by the commissioner upon written application, and the extension shall also be in writing signed

by the commissioner. Provided, however, that deer heads so purchased may when detached from the skins, be sold to licensed taxidermists. Such licensee shall keep a true and complete record which shall be open to inspection by the commissioner or agent, of all such heads and skins purchased the name and residence of whom purchased and the date of each purchase, and shall send such record annually, under oath, to the commissioner on or before the 31st day of December of each year. The fee for such license shall be \$25, to be paid to the said commissioner. All deer skins and deer heads purchased by virtue of this section shall be transported only under such rules as shall be made by said commissioner. No person shall buy any skins or heads of deer without being licensed as herein provided, or no licensee as aforesaid shall neglect to keep the record and forward the same to said commissioner as herein provided, nor refuse to exhibit said record upon request to the commissioner or his agent. For any violation of the provisions of this section the commissioner may as an additional penalty revoke said license.

\*141 Me. 347.

Sec. 106. Licenses for dealers in furs. The commissioner may annually issue licenses to persons to engage in the business of buying the skins of any fur-bearing animals. Each licensee shall keep a complete record which shall be open to inspection at all times by the commissioner or his agent, of all skins purchased, as aforesaid, in such book as is furnished him by said commissioner, and shall send each record, under oath, to said commissioner on or before the 31st day of December of each year. The fee for the license shall be \$25 for residents of this state and \$100 for nonresidents, to be paid to the said commissioner. Whoever buys any skins of any fur-bearing animals without being licensed as herein provided, or whoever, licensed as aforesaid, neglects to keep the record and forward same to said commissioner as herein provided, or whoever refuses to exhibit said book for inspection by said commissioner or his agent, shall be subject to the penalties of section 119. All skins of fur-bearing animals bought in violation of any provisions of this section shall be forfeit and contraband and shall be seized by any person authorized to enforce the inland fish and game laws, and upon conviction of the person or persons from whom they were seized they shall be sold, and the proceeds from such sale paid to the treasurer of state. All persons aiding or assisting another in buying, sorting or grading the skins of fur-bearing animals shall be considered as engaged in the business of buying the skins of furbearing animals and must procure a license therefor.

#### Search and Seizure of Game

Sec. 107. Seizure and disposition of game and equipment for violation of law. All birds, fish, or animals, or parts thereof, hunted, bought,

sold, carried, transported, or found in possession of any person in violation of the provisions of this chapter, or equipment possessed in violation of the provisions of this chapter, shall be contraband and shall be forfeited to the state. And in all cases where a warden may find birds, fish, or animals, or parts thereof, or equipment possessed in violation of the provisions of this chapter he may seize the same without a warrant, and keep them for a reasonable time. The officer who made such seizure, may within reasonable time file with a magistrate a libel against such birds, fish or animals, or parts thereof, or any equipment possessed in violation of the provisions of this chapter (except that articles of less than \$10 in value shall not be libeled unless reasonable doubt exists as to the ownership thereof), setting forth their seizure by him, describing such birds, fish or animals, or parts thereof, or equipment and that they were hunted, taken, caught, killed, or had in possession in violation of the provisions of this chapter, and pray for a decree of forfeiture thereof, and such magistrate shall thereupon fix a time for the hearing of such libel, and shall issue his monition and notice of the same, to all persons interested, citing them to appear at the time and place appointed and show cause why said birds, fish or animals, or parts thereof, or equipment possessed should not be declared forfeited, by causing a true and attested copy of said libel and monition to be posted in 2 conspicuous places in the town or place where such birds, fish, or animals, or parts thereof, or equipment possessed were seized, or in such place or places as is ordered by the magistrate, 10 days at least before the day to which said libel is returnable. Copies shall be served on common carriers.

In case the magistrate finds that the birds, fish or animals, or any parts thereof, seized, will be unsuitable for food (or other use) at the day to which said libel is returnable, he shall order the officer making the seizure to dispose of the same; and the officer disposing of the same shall, in case of sale, hold the proceeds of said sale subject to order of the court for decision as to the right of the claimant, if any appear, to said birds, fish, or animals, or parts thereof. If the magistrate finds the claimant, if any appear, is not entitled to said birds, fish, or animals, or parts thereof, the officer making such seizure shall turn over to the magistrate the proceeds of such sale, and such magistrate shall forward the proceeds thereof to the commissioner in the same manner as is provided by section 110.

If no claimant appears, such magistrate shall, on proof of notice as afore-said, declare the same forfeited to the state. If any person appears and claims such articles, or any part thereof, as having a right to the possession thereof at the time when the same were seized, he shall file with the magistrate such claim in writing, stating specifically the right so claimed, and the foundation thereof, the items so claimed, the time and place of the seizure and the name of the officer by whom the same were seized, and in it must declare that they were not had in possession in violation of the pro-

visions of this chapter, with his knowledge or consent, and also state his business and place of residence, and shall sign and make oath to the same before said magistrate. If any person so makes claim, he shall be admitted as a party to the porcess; and the magistrate shall proceed to determine the truth of the allegations in said claim and libel, and may hear any pertinent evidence offered by the libelant or claimant. If the magistrate is, upon the hearing, satisfied that said birds, fish, or animals, or parts thereof, or any equipment possessed were not had in possession in violation of the provisions of this chapter, and that the claimant is entitled to the custody of any part thereof, he shall give him an order in writing, directed to the officer having the same in custody commanding him to deliver to said claimant the articles, or proceeds derived from the sale of the same, to which he is so found to be entitled, within 48 hours after demand. If the magistrate finds the claimant entitled to no part of said articles so seized, he shall render judgment against him for the libelant for costs, to be taxed as in civil cases before such magistrate, and issue execution thereon, and shall declare said articles forfeited to the state. The claimant may appeal and shall recognize with sureties as on appeals in civil causes from a magis-

The forms herein set forth, with such changes as adapt them for use in cities, towns, and plantations, are sufficient in law, for all cases arising under the foregoing provisions, to which they purport to be adapted; and the costs to be taxed and allowed for libel, shall be 50c; for entering the same, 30c; for trying the same, \$1; for a monition, 50c; for posting notices and return, \$1; order to restore or deliver, 25c; executing the order, 50c; and 10c per mile for all necessary travel.

#### FORM OF LIBEL

#### State of Maine

County of, ss. To
a trial justice, judge or recorder of a municipal court, in and for said county:
The libel of, of
shows that he has seized certain birds, fish, or animals, or parts thereof,
or equipment possessed in violation of the provisions of chapter 33, of the revised statutes as revised, described as follows:
· · · · · · · · · · · · · · · · · · ·
because the same were hunted, taken, caught, killed, or had in possession in violation of the provisions of this chapter, as follows:

á	which said articles were possessed at in said county of
	(Signed)
	FORM OF MONITION AND NOTICE
	STATE OF MAINE
	L. S. County of, ss. To all persons interested in
	• • • • • • • • • • • • • • • • • • • •
,	
	The libel of
	and prays for a decree of forfeiture of the same according to the provisions of law in such case made and provided.
	You are, therefore, hereby notified thereof, that you may appear before me, the said justice, judge, or recorder, at
	Witness:, esquire on the day of 19
	Trial Justice, Judge of Recorder
	A true copy. Attest:
	Inland Fish and Game Warden

# STATE OF MAINE

I have this day made service of the within libel and monition, by posting
up true and attested copies of the same, in two conspicuous places to wit
one and one
Posting notice \$1.00
Inland Fish and Game Warden
Travel miles
•••••
Total \$
STATE OF MAINE
(L. S.)
SS.
To one of the of the
WHEREAS it appears that due notice was given to all parties interested in the birds, fish, game, wild or fur-bearing animals, or parts thereof, or
equipment described in the within libel of
to appear before, esquire, a trial justice, judge of the municipal court, within and for the county of
at on the day of A. D. 19 at o'clock in
the noon, and show cause why said
should not be declared forfeited. And no person appearing to claim the same, said are declared forfeited.
And did appear and
claim said and after
hearing all the evidence I order said returned
to said claimant. The same are declared forfeited and you are hereby
ordered to turn the same over to the Commissioner of Inland Fisheries
and Game.  Witness, esquire, said trial justice, judge
of the municipal court of the county of this
day of A. D. 19
Trial Justice
Judge of Municipal Court
ss A. D.
Pursuant to the above order to me directed. I have turned over the within

described	to
the Commissioner of	Inland Fisheries and Game.
	Inland Fish and Game Warden

Sec. 108. Officer seizing fish or game to report to commissioner within 10 days. In all cases, the officer making any seizure or sale of birds, fish, game, or other wild animals, or parts thereof, shall within 10 days thereafter, report all particulars thereof and an itemized statement of the proceeds, expenses and fees, and the disposition thereof to the commissioner. The failure of any person or officer to perform any act, duty, or obligation enjoined upon him by this chapter, shall be deemed a violation thereof.

Sec. 100. Commissioner or wardens may make arrest or search buildings, camps, boats, etc., with or without warrants; commissioner to notify transportation companies of the names of wardens so empowered. The commissioner and wardens may arrest, with or without a warrant, any person whom he has reason to believe guilty of a violation of any provision of this chapter, and with or without a warrant, may open, enter and examine all buildings, camps, vessels, boats, wagons, cars, motor vehicles, airplanes, stages, tents, and other receptacles and places, and examine all boxes, barrels, and packages where he has reason to believe that birds, fish, game, or other wild animals, or parts thereof, taken or held in violation of the provisions of this chapter, are to be found, and seize such birds, fish, game, or other wild animals, or parts thereof, if any be found therein; but no dwelling-house shall be searched for the above purposes without a warrant, and then only in the daytime, and no sealed railroad car shall be entered for the above purposes without such warrant. Any magistrate may issue warrants to search within his jurisdiction any dwelling-house or premises for the purpose above set forth; provided, however, that the commissioner shall, on or before the 1st day of October of each year, in writing, notify the superintendents of all transportation companies doing business within the state, of the names of the wardens by him designated to exercise the right of search of railroad cars as herein provided, and no other except those so designated shall be authorized to exercise the powers herein mentioned as to search of railroad cars.

### Disposition of Money Received Under This Chapter

Sec. 110. Collection and disposition of money received under provisions of this chapter. All fines, penalties, officers' costs and all other moneys recovered by the court under any provision of this chapter shall accrue to the treasurer of state and shall be paid into the treasury of the county where the offense is prosecuted. All officers' fees taxed against a respondent, if any, under any provision of this chapter, which are not paid or

recovered from the respondent shall not be assumed or paid by the county where the offense was committed. All fees, fines and penalties recovered and money received, or collected, and paid to the treasurer of state as aforesaid shall be credited to the department of inland fisheries and game for the operation of fish hatcheries and feeding stations for fish, for the protection of fish, game and birds, and for printing the report of said commissioner and other expenses incident to the administration of said department, and shall be expended by the said commissioner for the purposes for which said department is created.

Provided, further, that if any of such fees, fines, penalties or other moneys are not expended during the year in which they are collected, the unexpended balance shall not lapse, but be carried as a continuing account and available for the purposes herein specified until expended.

Any officer, or other person who shall receive any fine or penalty, or any part thereof, for the violation of any fish or game law, or rule or regulation, or any fees for licenses issued by authority of any inland fish and game law and shall neglect for more than 30 days to pay the same as herein provided, shall be punished by a fine of not less than \$50, nor more than \$100, and costs of prosecution for each offense.

## Jurisdiction of Offenses. Court Proceedings. Penalties.

- Sec. 111. Officers may arrest without process; jurisdiction; impersonating game wardens. Any officer authorized to enforce the inland fish and game laws may, without process, arrest any violator of said laws, and shall with reasonable diligence cause him to be taken before the municipal court nearest to where the offense is alleged to have been committed, for a warrant and trial and in such case, jurisdiction is hereby granted to all municipal courts in adjoining counties to be exercised in the same manner as if the offense had been committed in that county. Provided, however, that if a trial justice whose usual place of holding court in the county where the offense is alleged to have been committed, is nearer to where the offense is alleged to have been committed than is any municipal court, such violator may be taken before such trial justice for warrant and trial. Any game warden may arrest with or without warrant any person who impersonates or represents himself as being a game warden.
- Sec. 112. Jurisdiction. Trial justices and municipal courts within their counties shall have original and concurrent jurisdiction with the superior court in all prosecutions under any provisions of this chapter.
- Sec. 113. Fish and game wardens may accept personal recognizances in certain cases. Any warden of the department making an arrest for any violation of any provision of this chapter at a point more than 50 miles distant from the nearest trial justice, or municipal court having jurisdic-

tion, may accept the personal recognizance of the prisoner in the sum of not exceeding \$100 for his appearance before the nearest trial justice or municipal court on a specified date and a deposit in money to the amount of said recognizance. Said warden shall forthwith report all such recognizances and forward all such deposits to the court to which such recognizance is returnable.

If such person fails to appear in court on the day specified, either in person or by counsel, the court shall order the recognizance and money deposited as aforesaid forfeited, and shall notify the commissioner of said default and forfeiture who shall revoke any and all licenses or permits held by said respondent issued under the provisions of this chapter.

All money forfeited as aforesaid shall be immediately forwarded to the commissioner.

- Sec. 114. Recovery and disposition of fines, fees, forfeitures and penalties. The commissioner of inland fish and game shall have the same authority as is granted and vested in the commissioner of sea and shore fisheries under the provisions of section 143 or chapter 34, as revised.
- Sec. 115. Proceedings in case of violation by corporation. In case of violation of any provision of this chapter by a corporation, the warrant may be served by an attested copy on the president, secretary, manager, or any general agent thereof in the county where the action is pending, and upon return of such warrant so served, the corporation shall be deemed in court and subject to the jurisdiction thereof, and any fine imposed may be collected by execution against the property of such corporation; but this section shall not be deemed to exempt any agent or employee from prosecution.
- Sec. 116. County attorneys to prosecute violations. Each county attorney shall prosecute all violations of this chapter occurring within his county, when such cases may come to his knowledge, or when he may be so requested by the commissioner, or any officer charged with its enforcement; such prosecution shall at all times be subject to the supervision and control of the commissioner.
- Sec. 117. Participant in violation may be compelled to testify. In any prosecution under the provisions of this chapter, any participant in a violation thereof, when so requested by the county attorney, commissioner, or other officer instituting the prosecution, may be compelled to testify as a witness against any other person charged with violating the same, but his evidence so given shall not be used against himself in any prosecution for such violation.
- Sec. 118. Result of court cases shall be reported to commissioner. Every magistrate or the clerk of the court before whom any prosecution un-

der the provisions of this chapter is commenced, or shall go on appeal, within 20 days after the trial or dismissal thereof, shall report in writing the result thereof and the amount of fines collected, if any, and disposition thereof, to the commissioner.

- Sec. 119. Penalties. 1947, c. 56. Whoever violates any of the provisions of this chapter or rules and regulations promulgated thereunder, or rules and regulations heretofore promulgated and still in force and effect, excepting only those for the violation of which specific penalties have been hereinbefore provided, shall be punished by a fine of not less than \$10, nor more than \$300, and costs, or by imprisonment for not more than 90 days, or by both such fine and imprisonment, except as hereafter noted:
  - I. Whoever violates any provision of this chapter relating to beaver shall be punished by a fine of not less than \$50 and costs for each beaver or skin involved, or by imprisonment for not more than 90 days, or by both such fine and imprisonment.
  - II. (1947, c. 56) Whoever violates any of the provisions of the first 2 paragraphs of section 61 shall be punished by a fine of not less than \$200, nor more than \$300, and costs, or by imprisonment for not more than 90 days, or by both such fine and imprisonment.
  - III. Wherever any particular violation of any section of this chapter carries a specific fine which cannot be suspended, the provisions of this section shall not apply.

#### Possession of Firearms or Fishing Tackle

- Sec. 120. Possession of firearms in forests without license prima facie evidence of violation of law. The possession of any firearm in the fields, forests, or on the waters or ice within the territorial limits of the state by any person who does not possess the required hunting license duly issued to him covering the period of time within which said firearm is found in his possession, shall be prima facie evidence of hunting in violation of law unless such person furnishes satisfactory evidence of the issuance of such license.
- Sec. 121. Possession of fishing tackle in waters of state without license prima facie evidence of violation of law. The possession of any fishing tackle in the fields, forests, or on the waters or ice within the territorial limits of the state by any person who does not possess the required fishing license duly issued to him covering the period of time within which such fishing tackle is found in his possession, shall be prima facie evidence of fishing in violation of law unless such person furnishes satisfactory evidence of the issuance of such license.

# Expiration Date of Licenses.

Sec. 122. Expiration date of licenses. All licenses and permits issued under the provisions of this chapter shall expire at midnight on December 31st of the calendar year in which the license or permit was issued, unless the license or permit specifically provides otherwise.

#### Biennial Revision

Sec. 123. Biennial revision of "Fish and Game" laws. As soon as practicable after the adjournment of the legislature, the revisor of statutes, with the assistance of the commissioner, shall issue a revision of all the public laws relating to inland fisheries and game. This revision shall take the place of chapter 33 of the revised statutes of 1944 and all acts or parts of acts amending said chapter. It may be cited as "chapter 33 of the revised statutes", and each revision shall replace the previous revision. The revision shall be printed in a pamphlet of the same sized pages as the laws of the state, and the printing and distribution thereof shall be the same as in the case of the biennial laws; except that the commissioner may issue as many extra copies of the said chapter 33 in whatever size pamphlet seems best to him as he deems necessary or helpful to inform the people as to the fish and game laws.

#### Wildlife Restoration Projects

Sec. 124. Assenting to the provisions of the Act of Congress entitled "An Act to Provide that the United States Shall Aid the States in Wildliferestoration Projects, and for Other Purposes." The state of Maine hereby assents to the provisions of the Act of Congress entitled, "An Act to Provide that the United States Shall Aid the States in Wildlife-restoration Projects, and for Other Purposes," approved September 2, 1937 (Public No. 415, 75th Congress), and the department of inland fisheries and game is hereby authorized, empowered and directed to perform such acts as may be necessary to the conduct and establishment of cooperative wildlife-restoration projects, as defined in said act of Congress, in compliance with said act and with rules and regulations promulgated by the secretary of agriculture thereunder; and no fund accruing to the state of Maine from license fees paid by hunters shall be diverted for any other purpose than the administration of the department of inland fisheries and game.

Careless Shooting of Human Being. Hunting in Game Preserves.

Sec. 125. Carelessly shooting human being while engaged in hunting; penalty. 1947, c. 99, § 2. Whoever while on a hunting trip, or in the pursuit of wild game or game birds, negligently or carelessly shoots and

wounds, or kills any human being, shall be punished by a fine of not more than \$1,000, or by imprisonment for not more than 10 years. The hunting license of any such person convicted under the provisions of this section shall be immediately revoked by the commissioner and such person shall not thereafter be eligible to procure a hunting license; provided, however, that such license shall not be revoked pending appeal.

Sec. 126. County attorney and sheriff to investigate violations; penalty for failure to act. County attorneys and sheriffs, in their respective counties, shall promptly investigate any alleged violations of the preceding section and prosecute every person accused thereof; for failure so to investigate and prosecute, each of said officers shall be punished by a fine of not more than \$1,000, and shall be removed from office.

Sec. 127. Hunting in game preserves; hunting or possession of firearms within limits of game preserves forbidden; exceptions. No person shall at any time hunt, trap, chase, catch, kill or destroy any wild birds or wild animals or have in his possession firearms of any description within the limits of any game preserve or closed territory except as provided in this chapter, and except that the commissioner is hereby authorized to regulate the trapping of wild animals thereon and to use such means as may seem necessary to exterminate vermin of any description in all game preserves and sanctuaries and in any other localities where damage is being done.

#### Game Preserves and Sanctuaries

Sec. 128. Game preserves and sanctuaries, established; certain exceptions. 1947, cc. 17, 37, 39, 233, 234. No person shall, except as herein provided, at any time, trap, hunt, pursue, shoot at or kill any wild animal or any game or other wild birds within the following described territories:

Androscoggin Game Preserve: That territory bounded southerly by the Waterman road, so called, which extends from state highway number 4 easterly to the Androscoggin river; bounded westerly by the Turner road and Upper street to Turner Center; northerly by the road leading from Turner Center to Turner Center bridge and to the town of Greene, and easterly by the east bank of the Androscoggin river to a point where a line of the Waterman road above mentioned would intersect the Greene shore of the Androscoggin river.

Augusta: That territory situated in the city of Augusta, in the county of Kennebec: Bounded on the north by the south line of Lot No. 42, Range 3, east of the Kennebec river, on the east by the east line of said Range 3, on the south by the North Belfast road and the south line of Lot No. 36, of said Range 3, and on the west by the west line of said Range 3, consisting of about 600 acres. Provided, however, that the provisions of this para-

graph shall not be construed to prohibit the trapping of wild animals, within this described territory, in accordance with the general laws of the state.

Back Bay, Portland: No person shall at any time hunt, chase, catch, kill or destroy any water fowl or any other wild bird in Back Bay, so called, in Portland, in the county of Cumberland, above the Grand Trunk Railway bridge or within the area enclosed by a boundary line drawn as follows: beginning at Fish Point at the easterly end of the Eastern Promenade in the city of Portland, thence extending about northeasterly to Pomeroy's Rock, thence about northeasterly to Mackworth or Half-way Rock southerly of Mackworth or Mackey Island, thence in a northerly direction to a point marked by a buoy 1000 feet from the most easterly point of Mackworth Island, so called, thence in a northwesterly direction to a point where the bridge to Mackworth Island touches the Falmouth shore, thence about southwesterly along the shore of the town of Falmouth to Mackworth or Mackey point, thence about southwesterly along the easterly side of Martin Point bridge to the shore of East Deering (United States Marine Hospital) Portland, thence about southwesterly and southerly along said East Deering shore to the Grand Trunk bridge, thence along the easterly side of said Grand Trunk bridge to the shore of the Eastern Promenade, Portland, thence about southerly along said shore of the Eastern Promenade to the said Fish Point, the point of beginning. No person shall have in possession at any time any water fowl or any other wild bird or any wild animal, or part thereof, taken in violation of any provision of this section. Whoever violates any provision of this paragraph shall be punished by a fine of not less than \$10, nor more than \$40, and costs, for each offense.

Bangor: The following described territory situated in the city of Bangor in the county of Penobscot: Bounded on the south by the southerly line of said city of Bangor; on the east by the Penobscot river and Kenduskeag stream; on the north by Hammond street, so called, in said city of Bangor; and on the west by the westerly boundary line of said city. Provided, however, that the provisions of this paragraph shall not be construed to prohibit the trapping of wild animals, within this described territory, in accordance with the general laws of the state.

Bartlett Island; Prout's Neck; Richmond Island; Cape Elizabeth: No person shall, except as herein provided, at any time, hunt, pursue, shoot at, or kill any wild animal or any game or other wild bird within the following described territory: On Bartlett's island in Hancock county; or on the 112 acres of land, more or less, comprising Prout's Neck, so called, in the town of Scarboro, in the county of Cumberland; or on Richmond's island, so called, in the town of Cape Elizabeth, in said county of Cumberland; or on the tract of land comprising 1,600 acres, more or less, situated in said town of Cape Elizabeth, and bounded as follows: southerly by the sea,

westerly by the Spurwink river, northerly by the Spurwink road, so called, leading from Spurwink bridge to Bowery beach, easterly by a certain private road or way which runs in a southerly direction from the aforesaid Spurwink road to said Bowery beach, being the road which runs in front of the dwelling-house of one Charles L. Jordan and along the easterly boundary of land of said Charles L. Jordan, and along the westerly boundary of land of the Great Pond Club, but not including any portion of said Bowery beach. It shall also be unlawful for any person to have in possession at any time any wild bird or wild animal, or part thereof, taken in violation of any provision of this paragraph. Provided, however, that the provisions of this paragraph shall not prohibit any person residing within the limits of either of the above described reservations or preserves from shooting at or destroying any wild bird (except ruffed grouse or Hungarian partridge) or any wild animal, when found destroying his property; and provided further, that the provisions of this paragraph shall not be construed to prohibit the trapping of wild animals within the above described territory in accordance with the general laws of the state. Whoever violates any provision of this paragraph shall be punished by a fine of not less than \$10, nor more than \$40, and costs, for each offense.

Big Squaw Mountain: No person shall at any time hunt, pursue, molest, trap, catch, shoot at, kill or destroy any wild bird or wild animal within the following described territory; on the property of Louis Oakes; said game sanctuary being in the central part of Big Squaw Mountain township and bounded and described as follows, to wit: Beginning at a point 50 feet west of the new state highway leading from Greenville Junction, so called, to Rockwood, said point being about 96 rods south of Upper Squaw Brook highway bridge and marked by a cedar post painted red; thence westerly parallel with the south line of said township I mile, 242 rods to a cedar post painted red; thence northerly 2 miles, 103 rods to a cedar post painted red; thence easterly parallel with the south line I mile, 145 rods to a cedar post painted red standing 50 feet west of the new state highway mentioned above; thence southerly following the westerly boundary of the Piscataquis and Somerset game preserve to the first mentioned bound; containing 2,450 acres more or less. Whoever violates any provision of this paragraph shall be punished by a fine of not less than \$10, nor more than \$100, and costs, for each offense, or by imprisonment for 30 days, or by both such fine and imprisonment.

Drake's Island Game Preserve: All that part of Drake's island, so called, in the town of Wells, which is bounded as follows: Northerly by the game preserve established by chapter 31 of the public laws of 1927; easterly by the Atlantic ocean; southerly by the Wells river; and westerly by said river and creek flowing under Dyke bridge, so called.

**Dry Pond:** On Dry pond or from the shores of said pond, which pond is situated in the town of Gray, in the county of Cumberland.

Fairfield: The following described territory situated in the town of Fairfield, in the county of Somerset: Good Will farm, so called; the Girls' farm, so called, of Good Will farm; land of G. W. Hinckley; land of John Connor; land of J. Russell Barrett, which land is bounded as follows: On the north by land of Edwin Hicks and N. E. Bessey; on the east by the Kennebec river; on the south by land of Fred Tobey, Frank Moore, H. B. Hamm and C. B. Tuttle, also by the Fairfield town farm; on the west by land of L. P. Gifford, Alonzo Hoxie, Edwin Marcou and also by Martin stream; said territory being Good Will farm proper, so called, the Girls' farm, so called, and land of G. W. Hinckley, John Connor and J. Russell Barrett, adjacent to the above named farms. Provided, however, that the provisions of this paragraph shall not be construed to prohibit the trapping of fur-bearing animals, within this described territory, in accordance with the general laws of the state.

Ganeston Park: The following described territory, known as Ganeston park, containing about 475 acres of land situate in the cities of Augusta and Hallowell, in the county of Kennebec, and bounded as follows: Beginning in the south line of Western avenue, in said Augusta, at a stone bound marking the northwest corner of land of William H. Gannett; thence running easterly in the south line of said Western avenue 2,000 feet to a stone bound: thence southerly in each line of said Gannett's land 398 feet to a stone bound: thence westerly in south lines of said Gannett's land about or feet to a stone bound; thence southerly, in east line of said Gannett's land about 216 feet to a stone bound; thence easterly in north line of said Gannett's land, 462 feet to a stone bound; thence southerly in east line of said Gannett's land, about 387 feet to a stone bound; thence easterly in north line of said Gannett's land 1,5871/2 feet to a stone bound; thence southerly in east line of said Gannett's land, about 655 feet to a stone bound; thence easterly in north line of said Gannett's land 50 feet to a stone bound; thence southerly in east line of said Gannett's land, about 147 feet to a stone bound; thence easterly in north line of said Gannett's land 297 feet to a stone bound; thence northerly in the course of the west line of Page street 146 7/10 feet; thence easterly in north line of said Gannett's land 40 feet to the east line of said Page street; thence southerly in east line of said Gannett's land 240 feet to a stone bound; thence easterly in north line of said Gannett's land III feet to a stone bound in the west line of Sewall street: thence southerly in the west line of said Sewall street, 3,4421/2 feet to the southerly line of the city of Augusta; thence westerly in the south boundary line of said city of Augusta 2,309 feet to a stone bound; thence northerly in west line of said Gannett's land 903/4 feet to a stone bound; thence westerly in south line of said Gannett's land 1,660 feet to a stone bound; thence northerly in west line of said Gannett's land about 667 feet to a stone bound; thence westerly in south line of said Gannett's land about 958 feet to a stone bound in the east line of the Whitten road, so called; thence northerly in the east line of said Whitten road about 320 feet to a stone bound; thence easterly in the south line of the state rifle range lot about 2,055 feet to a stone bound; thence northerly in the east line of said rifle range lot about 297 feet to a stone bound; thence westerly in the north line of said rifle range lot about 2,148 feet to a stone bound in the east line of said Whitten road; thence northerly in the east line of said Whiten road 868 feet to a stone bound; thence easterly in north line of said Gannett's land 1,810 feet to a stone bound; thence northerly in west line of said Gannett's land 3,237 feet to the first mentioned stone bound in the south line of said Western avenue marking the northwest corner of said Gannett's land. however, that the provisions of this paragraph shall not be construed to prohibit the trapping of wild animals, within this described territory, in accordance with the general laws of the state.

Gero Island: The whole of the island in the lake created by Ripogenus dam, known as Ripogenus, or Chesuncook lake, which island is known as Gero island, and is situated wholly within the plantation of Chesuncook.

Grassy Pond; Glencove; Rockport: It shall be unlawful for any person to hunt, trap, pursue, shoot at, or kill, any wild bird or wild animal at any time on Grassy pond, or from a point 100 feet from the shores of said pond, which pond is situated in the towns of Rockport and Hope, in the county of Knox. It shall also be unlawful for any person to hunt, pursue, shoot at, or kill, any wild bird or wild animal at any time in Glencove, so called, in Penobscot Bay, which cove is situated in the town of Rockport, in the county of Knox, and which cove is bounded as follows, to wit: on the north, west and south by the main land, on the east by a line extending from Smith's point to Ram island and from Ram island to the easterly point of Pine hill in said Rockport. It shall also be unlawful for any person to have in possession at any time, any wild bird or wild animal taken in violation of any provision of this paragraph. Whoever violates any provision of this paragraph shall be punished by a fine of not less than \$5, nor more than \$50, and costs for each offense, or by imprisonment for 30 days, or by both such fine and imprisonment.

Gray Game Preserve: The following described territory situated in the town of Gray in the county of Cumberland: beginning at Gray corner following the Poland Spring road to Dry Mills, thence following the North Raymond road to the guide post at intersection of East Raymond road, thence following the East Raymond road to Douglass Mill road; thence following the Douglass Mill and Furbush road to "Sand brook," so called, on shore of Little Sebago lake, thence following shore of Little Sebago

lake to Foster shore, so called, at intersection of Foster and Ramsdell road, so called, near camp of Dr. Cushing following last named road in easterly direction to intersection of Ramsdell road near homestead of Edgar Foster, thence in a southerly direction following said Ramsdell road to intersection of road leading from Gray to West Gray, thence following last named road to Gray corner to point of beginning.

Gribbel Game Preserve: No person shall, except as hereinafter provided, at any time, hunt, pursue, shoot at or kill any wild animal or any game or wild bird, within the following described territory, situated in the town of Hope, in the county of Knox, known as the Gribbel farm and formerly known as the Grant farm. It shall also be unlawful for any person to have in possession at any time any wild animal or any game or wild bird or part thereof taken in violation of any provision of this paragraph. Provided, however, that it shall be lawful to hunt foxes and rabbits in the above described territory during the open season on the same, as now or hereinafter provided by law, but no person shall kill in any one day more than 2 rabbits within the limits of said sanctuary.

Jefferson and Whitefield: The following described territory situated in the towns of Jefferson and Whitefield, in the county of Lincoln: Land of Jewett brothers, situated wholly or partly in the town of Jefferson; land of S. D. Erskine, wholly or partly in the town of Jefferson and Whitefield; land of Clarence Ford, wholly or partly in the town of Jefferson; land of Boynton brothers, wholly or partly in the town of Jefferson; which land is bounded as follows: On the north by the highway leading from Weary pond to South Jefferson; on the east by Sterns brook and by Little Dyer's pond and the inlet stream and marsh of said pond and by the highway leading from South Jefferson to Alna; on the south by the Alna town line; on the west by the road leading from Alna to said Weary pond, in the town of Whitefield.

Katahdin Wild Life Sanctuary: The following described tract of territory situated in the county of Piscataquis, the same being in unorganized townships, to wit:

Townships 3, 4 and 5 in the 9th range W. E. L. S. and townships 3, 4 and 5 in the 10th range W. E. L. S. bounded as follows:

Commencing at the northeast corner of Township 5 Range 9 on the easterly line of the county of Piscataquis; thence southerly along the easterly line of Township 5 Range 9, Township 4 Range 9 and Township 3 Range 9, the same being the easterly line of the county of Piscataquis, 18 miles more or less to the southeast corner of Township 3 Range 9; thence westerly along the southerly line of Township 3 Range 9 and Township 3 Range 10, 12 miles more or less to the southwest corner of Township 3

Range 10; thence northerly along the westerly line of Township 3 Range 10, Township 4 Range 10 and Township 5 Range 10, 18 miles more or less to the northwest corner of Township 5 Range 10; thence easterly along the northerly line of Township 5 Range 10 and Township 5 Range 9, 12 miles more or less to the northeast corner of Township 5 Range 9, the point of beginning, including 141,397 acres more or less.

Kineo Point: No person shall at any time hunt, pursue, shoot at or kill any wild bird or wild animal on Kineo point, in Kineo, in the county of Piscataquis. Whoever violates the provisions of this paragraph shall pay a fine of not less than \$10, nor more than \$40, and costs, for each offense.

Limington, Hollis and Waterboro: (1947, c. 37) Until July 1, 1949, the following described territory situated in the towns of Limington, Hollis and Waterboro, in York county; beginning at a point where the Little Ossipee river joins the Saco river in the town of Limington, thence westerly and southerly along said Little Ossipee river to the highway at Edgecomb's bridge, so called, in Waterboro, thence southerly and easterly along said highway to North Hollis in the town of Hollis, thence easterly and northerly along the road next west of Killick brook to the road leading from Nason Mills to Bonney Eagle, thence northeasterly along said Bonney Eagle road to the town line between Limington and Hollis, thence northerly along said town line to the Saco river, thence northerly along said Saco river to the point of beginning. The provisions of this paragraph shall not prohibit the commissioner from regulating the taking of fur-bearing animals thereon. It shall also be unlawful for any person to have in possession at any time any wild bird or wild animal taken in violation of any provision of this paragraph.

Mapleton and Chapman: The following described territory situated in the towns of Mapleton and Chapman in the county of Aroostook: Commencing at the northeast corner of Lot 8 in the town of Chapman, said point being also the northeast corner of the town of Chapman; thence westerly along the north line of Lot 8 Chapman, said north line of Lot 8 Chapman being the town line between the towns of Chapman and Mapleton to the southeast corner of Lot II2 Mapleton; thence northerly along the east line of Lot 112 to the northeast corner thereof; thence westerly along the north line of Lot 112 to the northwest corner thereof; thence southerly along the west line of Lot 112 to the southwest corner of said lot, said point being also the northwest corner of Lot 7 Chapman; thence southerly along the west line of Lots 7, 15, and 23, all of the town of Chapman to the southwest corner of Lot 23, said southwest corner being located on the east bank of the south branch of the Presque Isle stream; thence easterly along the south line of said Lot 23 to the southeast corner thereof; thence northerly along the east line of said Lot 23 to the southwest corner of Lot 16 Chapman; thence easterly along the south line of said Lot 16 to the southeast corner of said lot, said point being located on the town line between the town of Chapman and the city of Presque Isle; thence northerly along the town line between the town of Chapman and the city of Presque Isle to the place of commencement; containing approximately 1,500 acres and including Lot 112 Mapleton, and Lots 7, 8, 15, 16 and 23 in the town of Chapman. Provided, however, that the cost of designating the above described land as a game sanctuary and the salary and expense of game wardens employed to police and protect such territory shall be paid by the owner of said land thus described, Arthur R. Gould of Presque Isle in the county of Aroostook.

The following named territory: on the Maranacook Game Preserve: property of the following named persons, to wit: Harvey's Island, so called, Morgan's Island, so called, and the water included between these islands and west shore of said lake; land of James E. Harvey and Helen M. Scribner, land of Star Allyn Harvey, land of William H. Morgan, land of J. Warren Butman (known as the John P. Craig lot), land of Amy E. Smith, land of W. G. Smith, known as the Smith-Jordan Farm, land of E. W. Manter, land of Etna (May) Manter, land known as Raymond lot, and bounded and described as follows, to wit: beginning at the southeast corner of William H. Morgan's land on shore of Lake Maranacook thence westerly in the south line of said Morgan's line to the Winthrop-Readfield corner road, so called, thence northerly along said road to the southeast corner of J. Warren Butman's John P. Craig lot of land, thence westerly in south line of said Butman lot and south line of Amy E. Clark line to the Middle Winthrop-Readfield road, so called; thence northerly along said Middle Winthrop-Readfield road to the north line of the Smith-Jordan land of W. G. Smith, thence easterly in the north lines of the Smith-Jordan land, the north line of the James E. Harvey-Helen M. Scribner land and north line of Star Allyn Harvey land to the west shore of Lake Maranacook, thence southerly and easterly along shore of said Lake Maranacook to the point of beginning, containing 550 acres, more or less.

Megunticook Lake and Vicinity: The use of firearms is hereby prohibited from the 1st day of April of each year to the 30th day of September following, both days inclusive, upon the waters of Megunticook lake, formerly called Canaan lake, and its tributary lakes, ponds and streams, and upon the land bordering on the same included within the following roads: Beginning at Hopkins' corner, so called, in the town of Camden; thence via the Turnpike road, so called, to Lincolnville center; thence to Wiley's corner in Lincolnville; thence to the Mansfield schoolhouse in the town of Camden; thence via the Fish Hatchery to place of beginning; all of said lake, its tributaries and shores being located in the towns of Camden, Lin-

colnville and Hope, in the counties of Knox and Waldo. Provided, however, that the Camden Rifle Club may establish and maintain a rifle range for target practice within the limits above mentioned, said practice to be held under the regulations of the United States War Department as established by the national board for the promotion of rifle practice in the United States. Whoever violates any provision of this paragraph shall be punished by a fine of not less than \$10, nor more than \$30, and costs, for each offense.

Moosehead Lake Game Preserve: The following described tracts or territory situated in the county of Piscataquis: Moose island and Farm' island, in Moosehead lake, and the territory bounded as follows: Beginning on the shore of Moosehead lake at a point nearest to the easterly end of the state road leading westerly from Greenville Junction, so called, to the State Fish Hatchery on Squaw brook, thence westerly by said state road to said hatchery, thence northeasterly down said brook to the shore of Moosehead lake, thence by the shore of said lake to the point of beginning.

### Mount Bigelow Game Preserve:

Revisor's note: Mount Bigelow Game Preserve repealed by P. L., 1947, c. 234.

Narragansett Game Sanctuary: The following described territory situated in the town of Gorham, in the county of Cumberland: Bounded on the north by the right of way of the W. N. & P. division of the Boston & Maine railroad; on the east by the Black brook road or Scarboro road, so called, in said town of Gorham; on the south by the Stroutwater river; and on the west by South street or South Gorham road, so called, in said town of Gorham, containing 3,600 acres, more or less. Provided, however, that the provisions of this paragraph shall not be construed to prohibit the trapping of fur-bearing animals, within this described territory, in accordance with the general laws of the state.

Natanis Game Preserve: The following named territory; on the property of the following named persons, to wit: Yearly Meeting of Friends for New England, for Oak Grove Seminary; Abbie S. Leach, William F. Glazier, Thomas G. Burleigh, Clara C. Burleigh, Levater W. Sanborn, Nettie C. Burleigh, John Kennedy, Gertrude Waldron Smith, Russell G. Ayer, Bert O. Denico, Mary Cook, Dary I. Cox, and Thomas Starkey, and bounded as follows, to wit: on the west by the Kennebec river, on the north by land of Francis Nadeau, Fessenden Drummond Estate and William Getchell; on the east by land of Raymond Alley, Parker Gifford Estate, Wilbur F. Berry and Wheeler Priest; on the south by land of Charles Purinton, Wilbur F. Berry, Parker Gifford Estate, and A. W. Low Estate, containing 1700 acres, more or less. This game preserve shall be called the Natanis Game Preserve.

Old Orchard Beach Bird Sanctuary: No person shall, except as herein provided, at any time, hunt, pursue, shoot at, molest or kill any bird, within the following described territory situated in the town of Old Orchard Beach: Beginning at a point on the easterly side of the Old Salt road where the same intersects the Boston and Maine railroad right-of-way; thence south to the athletic field, thence westerly along the northwesterly boundary of the athletic field, thence southerly along its westerly boundary, thence westerly to the edge of the salt marsh, thence southwesterly along the edge of the salt marsh to the mouth of Goose Fare brook, thence at right angles and easterly and parallel with the Atlantic ocean and 50 feet in front of all bulkheads and houses fronting on the beach to the easterly side of Tunis avenue, thence northwesterly along said avenue to the Boston and Maine railroad right-of-way, thence by said Boston and Maine right-of-way to point of beginning.

Old Town Game Preserve: (1947, c. 233) The following described territory situated in the city of Old Town, in the county of Penobscot; bounded by Stillwater avenue on the south, and Stillwater and Penobscot rivers on the west, north and east.

Oosoola Stream Game Preserve: Oosoola stream, commonly called Mill stream, situated in the town of Norridgewock, is hereby closed to all hunting or trapping up to the high water mark, from Jewett's line, so called, down to Percival's saw mill, which mill is located near the mouth of said Oosoola stream.

Orrington Game Preserve: The following described territory beginning at a point on the state aid road No. 4, in Orrington, at the East Bucksport turn, extending in a southerly and southeasterly direction to the county line; on the road leading to Thurston pond, to the Hancock county line; thence southwesterly along said county line to the land of Harry Byard; north along said line to the land of E. F. Bowden; west on said line to the land of Frank Betts; northerly on line of E. F. Bowden to land of Fred Bowden; west on Fred Bowden's line to land of J. Betts; northerly on line of Fred Bowden and J. Betts to line of H. Byard; westerly on Byard's line and line of Mary Gray to land of P. W. Gray; northerly on Gray's line to land of J. Bowden heirs; northerly across said land to the line of E. F. Bowden and J. W. Bowden heirs; easterly on J. W. Bowden heirs' line to the first mentioned bound; provided further, that the commissioner may add adjacent property to said game preserve upon application of said adjacent property owners.

Piscataquis and Somerset Game Preserve: The following described tract or territory situated in the counties of Piscataquis and Somerset, the same being in unorganized territory, and taking in parts of Big Squaw

Mountain township, Sapling town, Misery Gore, Taunton and Raynham townships, and including the whole of Sanborn tract, bounded and described as follows: the territory from the westerly side of the right of way east to low water mark on Moosehead lake, between Squaw brook and West outlet, bounded as follows: the southerly boundary shall begin at low water mark on Moosehead lake and extend up the southerly side of Squaw brook to a point 50 feet west of the new state highway; the westerly boundary shall be 50 feet west of the right of way on the road from Squaw brook to the West outlet of Moosehead lake; the easterly boundary shall be the low water mark along the shore of Moosehead lake, from the dam at West outlet to Squaw brook; the northerly boundary shall be from a point 50 feet easterly from the bridge at West outlet to low water mark on Moosehead lake.

Pittston Farm: Pittston farm, so called, in Pittston township, in the county of Somerset, being all the fields, pastures and cultivated lands of said farm.

### Rangeley Game Preserve:

Revisor's note: Rangeley Game Preserve in Franklin and Oxford counties repealed by P. L. 1947, c. 39.

Rangeley Game Preserve, in the County of Franklin: No person shall at any time hunt, chase, catch, kill or destroy any wild animal or wild bird within the limits of the following described tract or territory, situated in Rangeley, in the county of Franklin and state of Maine, to wit: so much of said town of Rangeley as is bounded as follows, southwesterly by Rangeley lake; northwesterly and northeasterly by route No. 16; and southeasterly by the inlet to Rangeley lake leading from Haley pond, so called. The territory above described being so much of said town of Rangeley, as lies between Rangeley lake, the outlet of Rangeley lake, route No. 16 and said inlet to Rangeley lake from Haley pond. It shall be unlawful for any person to have in possession at any time, any wild animal or wild bird, or part thereof, taken within the above described territory. Except, it shall be lawful to hunt foxes, bobcat and Canada lynx from the end of the deer season each year until the closed season on foxes. The provisions of this paragraph shall, however, apply to that part of Hunter Cove, so called, lying northerly of Hunter Cove bridge, so called.

Rangeley Lake Sanctuary: A game sanctuary shall be established in Rangeley lake bounded as follows: Beginning at Gilman's point on the northerly shore of Rangeley lake; thence southerly across said lake to the southwesterly corner of land of the Rangeley Lake Hotel Corporation; thence northerly, westerly and southerly around the shore of said Rangeley lake back to the original starting point. Within this sanctuary it shall be unlawful at any time to shoot, shoot at, molest or pursue game or game

birds of any description, providing, however, that boats may pass through without incurring any penalty. Whoever violates any provision of this paragraph shall be punished by a fine of not less than \$10, nor more than \$300, and costs for each offense, or by imprisonment for 60 days, or by other such fine and imprisonment.

Readfield and Winthrop Sanctuary: No person shall at any time hunt, chase, kill, destroy or catch any wild bird, wild animal or fish in or upon the waters of Carleton pond, so called, in the towns of Readfield and Winthrop in the county of Kennebec, or within the lands of the Augusta Water District adjacent to said pond and located in said towns of Readfield and Winthrop, now owned or which may be hereafter acquired by said district in furtherance of its chartered purposes; provided, however, that the penalty for the violation of any provision of this paragraph shall apply only to such lands as are or may be hereafter fenced, and provided further that nothing herein shall prevent the necessary uses of said Carleton pond by the Augusta Water District.

Salmon Pond: That territory lying within a distance of ¼ of a mile of Salmon pond, which pond is situated in the town of Guilford, in the county of Piscataquis, said pond being the source of water supply for the Dover-Foxcroft Water District, also all the lands now owned by said Dover-Foxcroft Water District in Lots 3, and 4, Range 7, which lie outside of the above ¼ of a mile limit.

Simpson's Pond Bird Sanctuary: It shall be unlawful for any person to hunt, pursue, shoot at or kill, any wild bird or waterfowl on Simpson's pond, or from the shores of said pond, which pond is situated in the town of Roque Bluffs, in the county of Washington.

Standish: The following described territory in the town of Standish in the county of Cumberland: Beginning at the point where the Maine Central railroad crosses the Pequaket trail in Steep Falls; thence southerly and easterly by said Pequaket trail, the Oak Hill road, so called, and the so called back road from Steep Falls to Richville to its junction with the Rich Mill road, so called; thence by said Mill road northeasterly to its junction with the road leading from Sebago lake to East Sebago; thence by the last named road northerly to the Maine Central railroad crossing; thence by said railroad northwesterly to the point of beginning, including such portions of the Maine Central right-of-way and of the highways herein mentioned as serve to bound the tract herein described.

Swan Island Game Preserve, Game Farm, and Game Management Area: It shall be unlawful to hunt, chase, trap, kill, or pursue any wild animals or birds above high water mark within the following described tract or territory situated in the county of Sagadahoc, to wit: The islands in the

Kennebec river, near Richmond, known as Swan island and Little Swan island (formerly known as Alexander islands). It shall also be unlawful to hunt, chase, trap, kill, or pursue any wild animals or birds within any area indicated by red boundary markers located on tidal flats, beginning at a red marker at Theobald Point, so called, on the southwest shore of Swan island running southerly and easterly around the south end of the island and northerly on the east side of said island to a red marker on the north point of Wade's boathouse cove, no markers to be more than 50 yards from high water mark except that they may be placed to low water mark in Maxwell's Cove, so called. It shall also be unlawful to have in possession any firearms, traps, or other devices for the taking of wild animals or birds on the above islands, except that the department of inland fisheries and game may at any time take any wild animals or birds from this area for propagation within the state or for scientific purposes.

Thorncrag-Stanton Bird Sanctuary: The following described territory, situated in the city of Lewiston, county of Androscoggin, and the town of Monmouth, county of Kennebec, to wit: Bounded on the north by land of H. Osmond Wood; on the east by land formerly owned by Benjamin Thorn; on the south by the road leading from Barker's Mills schoolhouse to Thorne's Corner; on the west by land of H. Osmond Wood and George H. McGibbon; said tract being wholly situated within the city of Lewiston in said county of Androscoggin and containing 45 acres, more or less. most northerly corner of land of the estate of George K. Davis, bounded and described as follows, to wit: on the northwest by land of the so called Ham farm; on the northeast by Pleasant street; on the southwest by land of Joseph Breault; and on the southeast by a line extending northeasterly from the easterly corner of said Breault's land and being a continuation of the southeast boundary of said Breault's land, containing 2 acres, more or less, situated in the city of Lewiston, in the county of Androscoggin. Beginning at a maple tree at the southeast corner of the Ricker farm, now or formerly so called, thence running west, northwest 244 rods to a stooping cedar in what is now or was formerly a swamp, thence south 221/2° west, 122 rods to a stake near Wyman pond now or formerly called; thence east, southeast 244 rods to the lot first conveyed by a deed from Benjamin Woodbury to Mary A. Davis; thence by said lot above described as first conveyed by said deed, 122 rods to the point of beginning, containing about 132 acres, more or less, situated in the town of Monmouth, in the county of Kennebec.

Tomhegan Game Sanctuary: The following territory in Township 1, Range 2, N. B. K. P., commonly known as Tomhegan Town, in the county of Somerset, described as follows: Beginning at a cedar post and stones, the post being marked PRESERVE  $\frac{C}{W}$  1931, standing on the line which

is the division line between the land owned by the Great Northern Paper Company and that owned by the trust estate of F. W. Rollins, standing on the westerly shore of Socatean bay in Moosehead lake; thence westerly on said division line 1 mile and 160 rods to a cedar post and stones, the post being marked PRESERVE C 1931; thence southerly at right angle to said division line 250 rods to a cedar post and stones, the post being marked PRESERVE C 1931 and standing on the northerly shore of Tomhegan

bay in Moosehead lake; thence easterly and northerly along the shore of Moosehead lake around Socatean point, so called, to the point of beginning and containing 700 acres, more or less. All hunting or trapping in said territory shall be illegal.

Wells: The following described tract, or territory, situated in the town of Wells, in the county of York, to wit:

A certain tract of land, bounded and described as follows: On the east by the Atlantic ocean; on the south by the Drake island road, so called; on the west by the U. S. Number I highway, so called; on the north by the town line of Kennebunk and Wells.

Wells and York Game Preserve: No person shall, except as herein provided, at any time, hunt, pursue, shoot at, molest or kill any wild animal or any game or wild bird within the following described territory situated in the towns of Wells and York in York county; beginning at a point on highway No. I where the Agamenticus road meets said highway No. I in the town of Wells, thence southwesterly along said Agamenticus road to the logging road, so called, in the town of York, thence westerly and northerly along said logging road to the Ogunquit-North Berwick road, thence easterly along said Ogunquit-North Berwick road to highway No. I in the town of Wells, thence southerly along highway No. I to the point of beginning in the town of Wells. It shall also be unlawful for any person to have in possession at any time any wild bird or wild animal taken in violation of any provision of this paragraph. The provisions of this paragraph shall not prohibit the commissioner of inland fisheries and game from regulating the taking of fur-bearing animals and vermin thereon.

Willow Water Game Preserve: No person shall at any time, hunt, chase, catch, kill or destroy any wild bird or wild animal, except crows, and skunks, within the following named territory, on the following described properties, located in the town of Perry, to wit:

Beginning on the county road on the westerly line of the Reed farm, so called, now or formerly owned by Mrs. J. Abiah McPhail, and thence running north 4° east, following said line, 32 rods to a marked tree; thence

75° west 20 rods to a stake; thence south 4° east 32 rods to the county road; thence easterly by the county road to the place of beginning. The same being the building lot formerly owned by the late John W. Trott and containing 4 acres, more or less.

Also one other lot or parcel of land lying and being on the northerly side of the county road leading from the Eastport-Perry bridge to Pembroke and bounded and described as follows, to wit: Beginning at the southwest corner of land formerly of the John W. Trott estate and thence running northerly on the west line of said Trott land to the northwest corner thereof; thence easterly on the north line of said Trott land to land now or formerly of Mrs. J. Abiah McPhail, formerly of John Reddington; thence north 1° east along the west line of said McPhail land to land now or formerly of the Charles J. Trott estate; thence westerly on the south line of said Trott land 62 rods; thence northerly on the westerly line of said Trott land 48 rods to the Morrison lot, so called: thence westerly on the said Morrison lot to land now or formerly of W. W. Brown; thence south 1/2° west 200 rods to the county road; thence easterly on said county road 77 rods to the place of beginning, containing in all 107 acres, more or less, being part of lots number 29 and 30 according to the plan of the town of Perry.

Also I other lot or parcel of land known as the pasture lot formerly the Wm. H. Brown farm, bounded generally as follows, to wit: on the north by land formerly of S. Frost; on the east by land of Trott, on the south by the county road leading to Pembroke and on the west by land of M. Conley and land of others, names unknown, the above described lots being known as the Elijah Loring farm in said Perry.

Also a certain lot of land bounded on the north by land of the late John McCarty; on the east by Frost's Cove; on the south by lands formerly of Lucinda Frost and of Lewis D. Frost; and on the west by lands of the late John Morrison, William Anderson and the late John McCarty, containing 75 acres, more or less.

Also, I other lot or parcel of land bounded and described as follows, to wit: on the east by lots numbered 19 and 20; southerly by land of the late John Loring and the Russell lot, so called; westerly by lots numbered 10 and II; and northerly by the William Anderson lot, and land formerly owned by the late Aaron Frost.

Also, I other certain lot or parcel of land bounded and described as follows, to wit: Bounded on the north by road leading from county road, to the field on the west; on the east by the county road leading from Eastport to Calais; on the south and the west by land of Lucinda Frost (afterwards conveyed to Jennie Frost) said lot being 10 rods on the county road and 8 rods back from the road.

Also I other certain lot or parcel of land bounded and described as fol-

lows, to wit: On the east by the county road leading from Eastport to Robbinston; on the south by land formerly owned by John A. Frost, on the west by land formerly of Sidney S. Frost and on the north by land formerly of Sidney S. Frost.

The owner of the properties included within the Willow Water Game Preserve shall enclose the same with a suitable fence and shall cause the erection of suitable signs on or near said preserve indicating that no hunting is permitted thereon. Near the center of said game preserve such owner is authorized to construct a 15 acre pond for the propagation of waterfowl, principally wood-duck, teal and blacks.

Windham: Within the following described limits situated in the town of Windham, in the county of Cumberland: In or upon the waters of Little Duck pond, so called, in the town of Windham, in the county of Cumberland, or within the limits of the following described tract or territory situated on the western shore of said pond, to wit:

A certain tract of land consisting of 35 acres, more or less, bounded and described as follows:

Beginning at a pile of stones and an iron pipe driven into the ground near the shore of said Little Duck pond at the southerly corner of Josephine Merrill's land; thence running southerly by the shore of said pond 60 rods more or less to a spotted maple tree and an iron pipe driven in the ground at the corner of land of F. J. Laughlin; thence westerly by said Laughlin's land and land formerly of one Anthoine 83 rods more or less to a pile of stones and brass pipe set in the ground; thence south  $67\frac{1}{2}^{\circ}$  west 4 rods and 13 links more or less to a maple tree on the west side of a ledge and an iron pipe driven into the ground; thence north 19° west 34 rods more or less to a spotted red oak tree on the westerly side of a ledge and an iron pipe driven into the ground; thence north 661/4° east 29 rods and 20 links more or less to a spotted oak tree; thence north 52° east 24½ rods more or less to a rock and an iron pipe driven into the ground; thence north 35½° west 33 rods and 5 links more or less to a white oak tree and iron pipe driven into the ground; thence north 611/2° east 24 rods and 14 links more or less to the westerly end of an old stone wall and iron pipe driven into the ground; thence north 513/6° east 19 rods more or less to a spotted red oak tree and an iron pipe driven into the ground; thence south 711/4° east 43 rods more or less to the point of beginning.

## Winthrop and Wayne Game Sanctuary.

Revisor's note: Winthrop and Wayne Game Sanctuary repealed by P. L. 1947, c. 17.

York Game Sanctuary: No person shall at any time, hunt, chase, catch, kill or destroy any wild bird or wild animal within the following named territory; on the property of the following named persons, to wit: on land of J. Lewis York and on land of Yorks; said game sanctuary being in the

northwest corner of Dallas Plantation, and bounded as follows, to wit: west by the east line of the town of Rangeley; north by the south line of Lang Plantation; east by the west line of the public lot in Dallas Plantation; and south by land of Furbish, Goodspeed Company and land of the heirs of Henry Bliss, containing 539 acres, more or less. This game sanctuary shall be called the York game sanctuary. Any violations of the provisions of this paragraph relating to game preserves shall be punishable in accordance with the provisions of section 119 unless otherwise provided. Provided, however, that the provisions of this paragraph shall not be construed to prohibit a person residing within the limits of a game preserve from killing any wild bird, except grouse, or any wild animal, except beaver, when found destroying his property. It shall also be unlawful for any person to have in possession at any time any wild animal or any game or wild bird or part thereof taken in violation of any provision of this paragraph.

Sec. 129. Commissioner empowered to create temporary game preserves in limited area. The commissioner is empowered, upon the written consent of landowners, to create from any lands within the state, not to exceed 1,000 acres, a game preserve, or preserves, for the purpose of liberating tame deer. The commissioner is also authorized to release all or any part of such lands from the restrictions of a game preserve, or preserves, whenever he deems it expedient.

## INDEX

# INLAND FISHERIES AND GAME

${f A}$		]	Page
Þ	ıge	ARMED FORCES	
	-60	Free fishing and hunting licenses	
ADVANCE BAITING	95	for	18
Prohibited	25	ARMS AND AMMUNITION Confiscated, commissioner may sell	
ADVISORY COUNCIL Appointment of	5	See Firearms	4
Civil service commission	13	A B O O STOOK COTINTY	
Duties of	5	AROOSTOOK COUNTY Deer, open season on	38
AGENTS	10	AUTOMOBILES	
Fishing licenses	$^{17}_{17}$	See Motor Vehicles	
Fee, to retain Funds forwarded to commis-		AVOCETS	0.7
_ stoner	31	Migratory game birds, as	37
Report	18		
Commissioner or wardens may		${f B}$	
Commissioner or wardens may search	59	BAIT	
search Transportation of fish, game, etc.			25
Uy	45 37	Advance baiting Dealers in live, licenses for	26
Waterfowl not to be hunted from Wild animals or birds to be	3 4	Deer not to be enticed by	$\frac{40}{24}$
driven, etc. by, prohibited	39	Eels, for	26
ALAMOOSOOK LAKE		Live, fishing for, regulated Minnows, for Smelts, taking of, for bait, regu-	26
Muskrats not to be hunted in	47	Smelts, taking of, for bait, regu-	26
ALEWIVES	0.4	BASKAHEGAN LAKE	20
Fishing permits Sea and shore fisheries laws to	24	Taking of white fish in	23
regulate taking	19	BASS, BLACK	
ALIENS		Lumber camps, not to be served in	22
Classification of	27	Open season for fishing for	20
License, hunting	30	Sale prohibited	$\frac{22}{20}$
ANATIDAE Migratory game bird, as	37	BEARS	
ANDROSCOGGIN COUNTY	٠.		51
Deer, open season on	38	Bounty on	47
Muskrats, open season on	46	Registration of Traps, enclosed in huts	44 29
ANIMALS	9.1	BEAVER	
Propagation and protection Seizure and disposition	31 54	Advance preparation for taking of,	
ANIMALS, DOMESTIC	0.	prohibited	47
Dog attacking, may be killed	41	Closed season on	48
ANIMALS, FUR-BEARING			39
Dog attacking, may be killed Hunting or trapping on Runnell's	41	Dams not to be destroyed or mo-	50
brook prohibited	48	lestedOpen season, exception	47
brook prohibited Keeping of, alive, during closed		_ Special	48
seasons License for breeding Dealers in skins of Number Three Pond, hunting and	46 9	Penalty for violation of law re Skins must be tagged and marked	62
Dealers in skins of	54	Taking of regulated	49 48
Number Three Pond, hunting and		Taking of, regulated Trapping, without consent of land	
trapping in, prombited	48	owner, exception	49
Open season on and exceptions Transportation of, by airplane	$\frac{46}{45}$	BEAVER-SETS	
Traps of another	29	Exception re visits to traps	28
ANIMALS, GAME		BIENNIAL REVISION	
Lumber camps not to use as food Transportation of	$\frac{22}{44}$	Fish and game laws, of	63
	44	BIG MAGALLOWAY RIVER	
ANIMALS, WILD Airplanes to drive, etc. prohibited	39	BIG MAGALLOWAY RIVER Fishing for trout and salmon regulated	20
Airplanes to drive, etc. prohibited Captivity in, regulated	10		20
Definition of	$\frac{10}{41}$	BIRDS	36
Importation of, regulated	35	Hunting of, regulated Orchards, etc., damage by	39
Night hillting of	33	Propagation and protection	31
Permits to take	9 9	Seizure 5	1, 59
Permits to take Propagation of Property, destroying by	48	Seizure 54 Disposition of	54 59
Seized, may be	45	See Birds, Game; Birds, Wild	
Seizure	59	BIRDS, GAME	
Report to commissioner 27,	59 28	Breeding purposes, licenses for	9
Game preserves, in	64	Defined	36 35
APPEAL		Defined Federal regulations to govern Lumber camps, not to use as food Propagation of	35 22
Owner from order of commission-		Propagation of	9
er re fishways	8	Transportation of	44

	Page		Pag
BIRDS, WILD Airplanes to drive, etc. prohibited Importation of, regulated	39 35	Arrests by	5 5 1
Nests and eggs of, protected Night hunting, prohibited Property, destroying	36 33 48 45	Duties Agents, in unorganized towns Emergency, may declare Fines and penalties, recovery and	1
Seized, may be  BLACK BASS See Bass, Black	10	disposition	6:
BLACK GAME See Game, Black		pools	2
BOATS Commissioner or wardens may search	59	poses	8, 1
Operation of on waters, penalty BOBCATS	26	Fish screens	ī
Bounty on Hunting of Open season, exception Transing of	50 47 47	Construction, etc. Hearings Fishway patrol, along Penobscot	1
BOUNTY	47	river	8:
Bears, on Bobcats, on Loupcervier, on Lynx, Canada, on	51 50 50	Hearings before, re adverse fish- ing conditions	
BRANT	50	Ice fishing	2 2 2
Migratory game bird, as BROOKS Open season for fishing	37 20	Licenses, revocation	3
Planting of fish in, regulated BUILDINGS	25	Mink, destruction of	
Commissioner or wardens may search	59	Orchards, fencing  Destruction by deer  Permits, propagation of animals,	3
CAMPING		Transportation of fish, animals,	
Fires, kindling of, regulated CAMPS Commissioner or wardens may	35	etc. for breeding	
Sporting, license	$\begin{array}{c} 59 \\ 16 \end{array}$	Report of	.1
Owner of, to report to commissioner Penalty for violations re	$\begin{smallmatrix} 16\\16\end{smallmatrix}$	Rule or regulation of, defacement Rules and regulations, may con-	_,
CANADA LYNX Bounty on Open season, exception	50 47	tinue May make Salary of	
CANADIAN IMMIGRATION CUSTOMS FORCES		State game farms	,
Complimentary fishing and hunting licenses	17, 30	COMMON CARRIERS Agents of, duties	2
Hunting of, prohibited	35	Loaded arms not to be carried in certain	3
Dogs not to hunt Hunting of, prohibited With dogs, prohibited	41 38 41	Powers of wardens	1:
Killed outside of state, transportation of	44	Migratory game birds, as CORPORATIONS Violations of law by	3 · 6:
Agents to issue fishing licenses CIVIL SERVICE COMMISSION	17	COUNTY ATTORNEYS Violations, prosecutions of	6:
Age limits, to set Examinations by, notice of to be published	14 14	CRANES Migratory game birds, as CROP DAMAGE	3
employees, etc	14 13	Animals, wild, by	39
Members of Rules and regulations, may modify Rules of	14 13	Deer, by	31
CLOSED SEASON Certain fish Exception	19 19	CROW Not protected	3
Exception Definition of Express condition relating to COCK OF THE WOODS	16, 48 20	CUMBERLAND COUNTY Deer, open season on Muskrats, open season on	3:
COCK OF THE WOODS Hunting of, prohibited COLUMBIDAE Migratory game bird of	35 37	CUPSUPTIC LAKE Shipment of fish from	2
Migratory game bird, as COMMISSIONER Agent's report re fishing licenses	18	CURLEW Migratory game birds, as	3
Appointment of	4 5	CUSK Rules and regulations for	

	IND	EX	83
<b>D</b>		1	Page
4.	Page	DRUGS Hunting while under influence of	32
DAMS Log driving, to build	8	Use of by hatchery employees and wardens	14
DEAD RIVER Muskrats not to be hunted in	47	DUCKS, WILD Migratory game birds, as	31
DEBSCONEAG LAKE, FIRST Taking of white fish in	23	DWELLING HOUSES Warrant for search of	59
DECOYS, LIVE Use of, in Merrymeeting Bay,		DYNAMITE Use of prohibited to destroy fish	22
regulated	37 37	of promoted to destroy asi	2.
DEER Bait to entice, prohibited	40	E .	
Dead, not tagged, property of state Dogs not to hunt	40 40	EAGLES Hunting of, prohibited	38
Horning, driving, etc. prohibited Hunting, by junior non-residents,	39	EASTERN GRAND LAKE Taking of white fish in	28
regulated	$\begin{array}{c} 31 \\ 40 \end{array}$	EEL POTS Permits for fishing with	24
season	38 38	Permits, fishing	24
Registered in name of person killing same	42	ELK	24
Sale of, prohibited	42 43	Dogs not to hunt EMINENT DOMAIN	40
Exception	$\begin{array}{c} 43 \\ 40 \\ 42 \end{array}$	Feeding stationsFish hatcheries	11 11
Tagging of Transportation of, beyond limits of state, regulated	43	Game management areas EMPLOYEES	11
Non-residents, by	43 43	Civil service, how removed Permanent, under civil service provisions	14
Within state DEER HEADS	42	ENGLISH SPARROW	14
Dealers in, licenses for	53	Not protected EUROPEAN SPARROW	36
DEER ISLE, TOWN OF Deer, closed season on	38	Not protected EXPLOSIVES	36
DEER SKINS Dealers in, licenses for	53	Use of prohibited to destroy fish	22
DEFINITIONS Advance baiting	25	$\mathbf{F}$	
Closed season Firearms		FEDERAL FISH AND WILDLIFE SERVICE	
Game birds	$\frac{37}{27}$	Poisons for destruction of rodents FEDERAL FISH CULTURE	29
Jack-light Landlocked salmon	$\begin{array}{c} 27 \\ 16 \\ 37 \end{array}$	Permitted	11
Migratory game birds Open season Pole trap	16 36	FEEDING STATIONS Certain pools closed to fishing	19
Resident, for obtaining licenses Roadside menagerie	27 10	Establishment of	11 60
Solmon	$\begin{array}{c} 16 \\ 27 \end{array}$	Mink, etc., to be destroyed	9
To trap Tributary Water-set Water thoroughfare Wild acrimel	16 28	FEES Disposition of	59
Will allimai	$\begin{array}{c} 16 \\ 10 \end{array}$	Hunting license, agent to retain Neglect to pay over; penalty Officers', not paid by county	30 60 59
DEPUTY COMMISSIONER Appointment of	4 4	FINES	
Duties of	13	Disposition of	9, 61 60
DEPUTY SHERIFFS Powers of wardens	12	FIREARMS Auto-loading	34
DOGS Field trials, for, regulated	36	Automatic	3 4 3 4
Hunting with unlawful	40 47	in loading for nunting game	34
Raccoons, with Use of, in, regulated Licenses for, application of money	40	Possession of, in game sanctu- aries, prohibited While under influence of intoxi-	64
derived from  Poisons not to be used to kill  Training of	53 29 48	cating liquor or drugs Without hunting, license	32 62
DOMESTIC ANIMALS	10	Exception	3 4 3 4
See Animals, Domestic DOVES		See Arms and Ammunition FIRES	
Migratory game bird, as DOWITCHERS	37	Kindling of, regulated FIRST DEBSCONEAG LAKE	35
Migratory game birds, as	37	Taking of white fish in	23

•	Page		Page
FISH		Private ponds, in, without per-	
Artificial culture of	25	mission, prohibited, penalty	25
Commissioner may take for scientific purposes	9	Reciprocity of laws	$\frac{11}{20}$
Cultivation of, on own premises	25	Rules and regulations, modifica-	
Culture and scientific research	. 8	tion of	21
Federal Depositing food for baiting, pro-	11	Smelts, for, regulated	23
hibited	25	Sea and shore fisheries laws to regulate taking of	19
Live, permits to take for breeding	_	Streams, open season in	20
purposes, etc	9	Suckers, for, regulated Tackle, possession of, without	24
May be taken from specified wa-	9	license	62
ters		waters connected with his natch-	
regulated	25	eries, in, prohibited Without license	19
Sale of, from private pools	$\frac{31}{25}$	See name of fish	17
Seizure	54, 59	FISH SCREENS	
Disposition of	54	Commissioner, authority over	11
Report of, to commissioner Size and weight of certain	59 20	FISH SPAWN	
Transportation of	24	Planting of, in inland waters,	0-
By airplane, regulated	45	regulated	25
FISH AND GAME LAWS Arrest for violation of	60	FISHWAY PATROL Commissioner to maintain, along	
Biennial revision of	63	Penobscot river	8
Commissioner to furnish	7	FISHWAYS	
FISHER	4.57	Closed to fishing	19
Closed season on	47	Construction, etc	$\frac{7}{7}$
FISH HATCHERIES Certain pools closed to fishing	19	Penalty for not erecting, etc	.8
Employees, removal of	14	FLASH LIGHTS	
Employment in Establishment of	13	Hunting raccoons with	47
Fees, fines and penalties used for	11	Use of	40
operation of	60	FOREST FIRES Guides to furnish information	14
Mink, etc. to be destroyed	9	FORMS	
FISHING	17	Libel	56
Age limit without license Alewives, regulated	$\begin{array}{c} 17 \\ 24 \end{array}$	Monition and notice	57
Sea and shore fisheries laws to		FOWL	*0
regulate taking of	$\frac{19}{20}$	Dog attacking, may be killed	40
Brooks, open season for Canadian immigration customs	20	FOXES Digging out, regulated	50
force, complimentary licenses.	17, 30	In organized territory	48
Certain methods of, lawful	22	Dogs may be trained on	48 47
Closed season, express condition relating to	20	Open season on	47
relating to	0.4	Poisons not to be used to kill	29
county	$\frac{21}{24}$	Trapping of, on own land	48
Eels, for, regulated Equipment seized Fires, kindling of, regulated	54	FRANKLIN COUNTY Deer, open season on	38
Fires, kindling of, regulated	35	Hares, closed season on	45
Fish screens, near	$\begin{array}{c} 11 \\ 24 \end{array}$	Muskrats, open season on	46
Lakes, open season for	20	Rabbits, closed season on	45
Licenses, agents to issue	17	FRUIT GROWERS Poisons for destruction of rodents	29
Canadian Immigration and Cus-	27	FUR-BEARING ANIMALS	-0
toms Forces	17	See Animals, Fur-Bearing	
Complimentary	30	FURS	_
Certain residents may fish with- out	17	Dealers in, license	54
Combination	30		
Duplicate, fee, etc Failure to produce	$\begin{array}{c} 19 \\ 18 \end{array}$	G	
Fee to be retained by agent	17	•	
Funds from agents	18	GAFF	
Holders of congressional medal of honor, complimentary	18	Use of, prohibited	23
Indians to have free	19	GALLINULES	37
Non-resident	$\frac{18}{27}$	Migratory game birds, as GAME	91
"Resident" defined for obtaining Revocation of	32	Breeding, license for	9
Revocation of	32	Commissioner may take for scien-	_
Transportation of fish, for Veterans' Administration Facil-	24	tific purposes	. 9
ity employees	17	tible wads in loading brearms	34
Patients at	19	Lumber camps not to use as food	22
Veterans to have free	$\frac{18}{19}$	Non-combustible wads to be used in loading firearms for hunting	34
Revocation of	23	in loading firearms for hunting Propagation of	9
Open season for various fish	20	Registration stations	42
ExceptionsPenalty for violation	${f 20} \\ {f 21}$	Scientific purposes, for, commis- sioner may take	9
Perch, yellow, regulated Ponds, formed by brooks, etc	24	Seizure of	59
Ponds, formed by brooks, etc Open season in	$\frac{21}{20}$	Report to commissioner State farms	. 59 9
Open season in	40	prere terms	9

	Page		Page
GAME (Continued)		GRAPNEL	23
Transportation of, by airplane, regulated	45	Use of, prohibitedGRASS	
GAME ANIMALS See Animals, Game		Not considered as crop damage GREAT PONDS	39
GAME BIRDS		Boats operated on	26
See Birds, Game GAME BIRDS, MIGRATORY		GROUSE Game bird, as	37
Definition	36 36	Game bird, as	35
Hunting of, regulated	36	Migratory game birds, as	37
GAME, BLACK Hunting of, prohibited	35	GUIDES Certificate to act as	14
GAME FISH		Suspension of	15 15
Protection of	9	Class B	15 15
Definition of	27	Classification of	15
Establishment of	11	Number of non-residents for one guide	35
GAME PRESERVES  Deer in, closed season on	38	Qualifications	15 15
Firearms, possession of, in, pro-	64	Fee for	15 15
Hunting in, prohibited	64 80	GUIDES, JUNIOR	15
Temporary Vermin, extermination of	64	Age of	15
GAME PRESERVES AND SANCTUARIES		Compensation of	15
Androscoggin Game Preserve	64 64	Certain, prohibited for hunting birds	36
Back Bay, Portland	65 65	Loaded, in motor vehicles On trains	33 33
Bangor Bartlett Island; Prouts Neck; Richmond Island; Cape Eliza-		Sale and use of certain, prohibited	29
beth	65 66	Use of certain, prohibited in hunt- ing	40
Drake's Island Game Preserve Dry Pond	66 67	See Arms and Ammunition	
Fairfield	67	н	
Ganeston Park Gero Island	67 68	HANCOCK COUNTY	
Grassy Pond; Glencove; Rockport Gray Game Preserve	68 68	Deer, open season on	38 46
Gribbel Game Preserve Jefferson and Whitefield Katahdin Wild Life Sanctuary	69 69	HARES	45
Katahdin Wild Life Sanctuary Kineo Point	69 70	Closed season on	
Kineo PointLimington, Hollis and Waterboro Mapleton and Chapman	70 70	lated Transportation of	45
Maranacook Game Preserve Megunticook Lake and Vicinity Moosehead Lake Game Preserve	$\begin{array}{cc} \cdot \cdot & 71 \\ 71 \end{array}$	Live, beyond limits of state Non-residents, by	46 46
Moosehead Lake Game Preserve	$\frac{72}{72}$	Traps, use of, regulated HATCHERIES	45
Narragansett Game Sanctuary Natanis Game Preserve Old Orchard Beach Bird Sanctuary	72	See Fish Hatcheries ·	
Old Town Game Preserve	73 73	Not protected	36
Oosoola Stream Game Preserve Orrington Game Preserve Piscataquis and Somerset Game	73 73	HEARINGS	5
Piscataquis and Somerset Game Preserve	73	Adverse fishing conditions, re Emergency conditions, re	6
Pittston Farm	74	Employees, removal, etc. of Fishways, re	14
County of Franklin	$\frac{74}{74}$	HEDGEHOGS Hunting and trapping of	47
Readneid and Winthrop Sanctuary	75 75	HELLGRAMITES	
Simpson's Pond Bird Sanctuary	75 75	Taking of, regulated HORNPOUTS	24
Standish Swan Island Game Preserve, Game	10	Fishing permits	24
Farm, and Game Management Area Thorncrag-Stanton Bird Sanc-	75	Taking of white fish in	23
tuary	76	HUMAN BEING Carelessly shooting	63
Tomhegan Game Sanctuary Wells	76 77	HUNGARIAN PARTRIDGE	9.5
Wells	77 77	Hunting of, prohibited HUNTING	35
WindhamYork Game Sanctuary	79 79	Automobiles, from, prohibited Canadian Immigration Customs	34
GEESE, WILD		Force, complimentary licenses Caribou, prohibited	17 38
Migratory game birds, as GILL NETS	37	Crops not to be trampled	35
Use of, prohibition and exceptions	23	Deer, by junior non-residents, regulated Definition of	31
GODWITS Migratory game birds, as	37	Drug, while under influence of	27 33

86

	Page	K	
HUNTING (Continued)		F	age
Equipment, seizure of	54		_
Fences not to be destroyed	35	KENNEBEC COUNTY Deer, open season on	38
Firearms, possession of, while un- der influence of intoxicating li-		Muskrats, open season on	46
quor or drugs  Without license Fires, kindling of, regulated Game birds, federal regulations on	32	KINGFISHERS	0.0
Without license	$\frac{62}{35}$	Not protected	36
Game birds, federal regulations on	35	Migratory game birds, as	37
Game preserves, in, prohibited Gates not to be left open	$\begin{smallmatrix} 64\\35\end{smallmatrix}$	KNOX COUNTY	_
Human being, carelessly shooting	63	Deer, open season on	38
Legal time for	33	Muskrats, open season on	4€
Licenses Agent's fee for issuing	30		
Agents to issue	30	${f L}$	
Alien	27	LAKE ALAMOOSOOK	
toms Forces, complimentary 1	7, 30	Muskrats not to be hunted in	47
Combination	30	LAKES	
Fees, agent to retain	$\begin{array}{c} 19 \\ 30 \end{array}$	Fish, stocking with, regulated	25
Holders of congressional medal		Open season for fishing	20
of honor, complimentary Indians to have free	18 19	LANDLOCKED SALMON Definition of	16
Junior non-resident	31		10
Junior non-resident Non-resident may transport	43	LARCENY Persons found guilty of, not elig-	
game Make-up	43	ible for trapping license	28
Resident	30	LICENSES	
Revocation of	$^{63}_{32}$	Agents for issuing hunting	30
Reinstated	32	Breeding of game birds, fur-	30
Transportation of game by non- residents	44	Aliens, procuring by, to hunt Breeding of game birds, furbearing animals, etc Canadian Immigration and Custrantic Custrantic Custrantic Custrantic Custrantic Custrantic Custrantic Custrantic Custrantic Custra	9
Veterans' Administration Facil-		tom Forces, complimentary 17	7 20
ity, patients at	$^{19}_{19}$	Expiration date of	63
Veterans to have free Revocation	19	Failure to produce	3, 31
Lights for, prohibited	33	Alien	27
Liquor, while under influence of intoxicating	32	Annual	7, 18
Moose and caribou, of	38	Canadian Immigration Customs Force, complimentary	17
Night hunting prohibited, penalty Poll tax receipt for license	33 18	Expiration date	17
Raccoons, of		Failure to produce	18 17
Islands of North Haven and Vinalhaven	48	Holders of congressional medal	
With dog	47	of honor, complimentary Indians, free	18 19
With light	$\frac{47}{29}$	Motor vehicle operators license,	
Regulated "Resident" defined for obtaining		re issuance of Non-resident, classes of	18 18
license	$\begin{array}{c} 27 \\ 33 \end{array}$	Racidant 15	7. 18
Sunday closed to	35	Revocation of	32
Wild animals, of, in several coun-	40	Revocation of Suspension of Veterans' Administration Facil-	32
ties See name of animal	46	ity, classification of, for ob-	
Soc hame of minima		taining Employees of	17
1		Patients at	19
ICE FISHING		Fraud, obtaining through Hunting	31
Regulated	23	Alien, classification of	2'
INLAND FISHERIES AND GAME		Indians, free	19
Biennial revision of laws	63	Junior non-resident Motor vehicle operator's license,	31
ISLESBORO, TOWN OF		re issuance of	18
Deer, closed season on	38	Non-resident	J, 3. N 31
J		Make-up	. 43
		May transport game Resident	30
JACK-LIGHT Definition of	27	Defined for obtaining	21
JUNIOR GUIDES		Revocation of	63 33
See Guides, Junior		Revocation of	
JUNIOR GUIDES EXAMINING		tue of non-resident Propagation fund from fees, etc.	44
BOARD		"Resident," defined for obtaining	31
Appointment of, meetings, etc	15	lunting	27
JUNIOR LAKE		Suspension of, for violation of rules and regulations	32
Taking of white fish in	23	Transportation of fish, for	24
JURISDICTION Municipal courts, of	60	Trapping Alien, classification for obtain-	
Reports to commissioner	61	ing	2
Trial justices, of	60	Fees	23

38

20

22

officer

Waterfowl not to be hunted from

MOUNT DESERT ISLAND
Deer, closed season on .......

#### INDEX

	Page		Pag
PERCH, WHITE (Continued)		RANGELEY LAKE	
Sale prohibited Size of fish and weight of catch	22	Shipment of fish from	2
	20	RECIPROCITY	
PERCH, YELLOW Commissioner may permit taking		Inland fish and game laws, enforcement of	1
of	9	RESIDENT	_
Fishing permits	24	Defined for obtaining licenses	2
PETITIONS To remedy adverse fishing condi-		REVISION, BIENNIAL	C
tions	5	Fish and game laws	.6
PHALAROPES		RICHARDSON LAKE, LOWER Shipment of fish from	2
Migratory game birds, as	37	RICHARDSON LAKE, UPPER	
PHEASANTS Game birds as	37	Shipment of fish from	2
Game birds, as	35	RIFLE	
PICKEREL		Loaded, in motor vehicles On trains	3; 3;
Commissioner may permit taking	9	RIPARIAN PROPRIETOR	-
of Daily limit of catch	22	Cultivation of fish by	2
Lumber camps, not to be served		RIVERS	
in, and exception	$\frac{22}{22}$	Boats operated onOpen season for fishing	26 20
PIGEONS		Planting of fish in, regulated	2
Migratory game birds, as	37	ROADSIDE MENAGERIE	
PISCATAQUIS COUNTY		Definition of	10 10
Deer, open season on Muskrats, open season on	38 46	Permits for	10
PLOVERS	10	Poisons for destruction of	29
Migratory game birds, as	37	RULES AND REGULATIONS	
POCUMPUS LAKE		Civil service commission of, ap-	4
Taking of white fish in	23	proved by commissioner Commissioner may continue	14
POISONS Killing animals, for, regulated	29	May make	È
Permits to kill rodents	29	Cusk, for	7 14
Sale or use of, prohibited	29	Fishing, may be modified	21
Use of prohibited, to destroy fish POLE TRAP	22	Definition of Fishing, may be modified Penalty for defacement of Violation of, penalty Suspension of license	7
Defined	36	Suspension of license	6, 62 32
Use of, regulated	36	RUNNELL'S BROOK	-
POLICE OFFICERS	10	Hunting and trapping of fur-	
Powers of wardens	12	bearing animals on, prohibited	48
POLL TAX RECEIPT Fishing or hunting license, for	18		
PONDS		S .	
Boats operated on	26	SABLE	
Fishing on certain	$\frac{21}{25}$	Closed season on	47
Open season for fishing	21	SAGADAHOC COUNTY	38
POULTRY	44	Deer, open season on	46
Dog attacking, may be killed	41	SALMON	
POWER BOATS, ETC. Waterfowl not to be hunted from	37	Definition of Fishing for, regulated	16
PROPAGATION AND PROTECTION		Big Magalloway river in, regu-	19
Birds, animals and fish	31	_ lated	20
${f R}$		Lumber camps, not to be served in, and exception	22
		Open season	20
RABBITS Closed season on wild	45	Sale prohibited	22
Dogs may be trained on	48	Size of fish and weight of catch	20
Snares, use of, regulated	45 46	Deer not to be enticed by	40
Transportation of		SANDPIPERS	
RACCOONS	45		
Dogs may be trained on	45	Migratory game birds, as	37
	48	Migratory game birds, as SCOTCH ISLAND	
Game animal, classified as	48 47	Migratory game birds, as SCOTCH ISLAND Deer, closed season on	37 38
Hunting of	48	Migratory game birds, as SCOTCH ISLAND Deer, closed season on SEARCH AND SEIZURE	
Hunting of	48 47 33 47	Migratory game birds, as  SCOTCH ISLAND Deer, closed season on SEARCH AND SEIZURE Game, of SEINES	38 54
Hunting of Dog, with Islands of North Haven and Vinalhaven	48 47 33 47 48 47	Migratory game birds, as  SCOTCH ISLAND Deer, closed season on SEARCH AND SEIZURE Game, of SEINES Use of, prohibited	38
Hunting of Dog, with Islands of North Haven and Vinalhaven Lights, with	48 47 33 47 48 47 47	Migratory game birds, as  SCOTCH ISLAND Deer, closed season on SEARCH AND SEIZURE Game, of SEINES Use of, prohibited SHEEP	38 54 23
Hunting of Dog, with Islands of North Haven and Vinalhaven Lights, with Regulated Number may be taken, regulated	48 47 33 47 48 47	Migratory game birds, as  SCOTCH ISLAND Deer, closed season on SEARCH AND SEIZURE Game, of SEINES Use of, prohibited SHEEP Dog attacking, may be killed	38 54
Hunting of Dog, with Islands of North Haven and Vinalhaven Lights, with Regulated Number may be taken, regulated RAILROAD CARS	48 47 33 47 48 47 47	Migratory game birds, as  SCOTCH ISLAND Deer, closed season on  SEARCH AND SEIZURE Game, of SEINES Use of, prohibited SHEEP Dog attacking, may be killed SHERIFFS	38 54 23 41
Hunting of Dog, with Islands of North Haven and Vinalhaven Lights, with Regulated Number may be taken, regulated RAILROAD CARS Warrant for search of	48 47 33 47 48 47 47 47	Migratory game birds, as  SCOTCH ISLAND Deer, closed season on SEARCH AND SEIZURE Game, of SEINES Use of, prohibited SHEEP Dog attacking, may be killed	38 54 23 41 12 64
Hunting of Dog, with Islands of North Haven and Vinalhaven Lights, with Regulated Number may be taken, regulated RAILROAD CARS Warrant for search of	48 47 33 47 48 47 47	Migratory game birds, as  SCOTCH ISLAND Deer, closed season on SEARCH AND SEIZURE Game, of SEINES Use of, prohibited SHEEP Dog attacking, may be killed SHERIFFS Powers of wardens	38 54 23 41 12
Hunting of Dog, with Islands of North Haven and Vinalhaven Lights, with Regulated Number may be taken, regulated RAILROAD CARS Warrant for search of RAILS Migratory game birds, as RAILWAYS	48 47 33 47 48 47 47 47 59	Migratory game birds, as  SCOTCH ISLAND Deer, closed season on SEARCH AND SEIZURE Game, of SEINES Use of, prohibited SHEEP Dog attacking, may be killed SHERIFFS Powers of wardens Violations, to investigate Penalty SHERIFFS, DEPUTY	38 54 23 41 12 64
Hunting of Dog, with Islands of North Haven and Vinalhaven Lights, with Regulated Number may be taken, regulated RAILROAD CARS Warrant for search of RAILS Migratory game birds, as	48 47 33 47 48 47 47 47	Migratory game birds, as  SCOTCH ISLAND Deer, closed season on  SEARCH AND SEIZURE Game, of SEINES Use of, prohibited SHEEP Dog attacking, may be killed SHERIFFS Powers of wardens Violations, to investigate Penalty	38 54 23 41 12 64
Hunting of Dog, with Islands of North Haven and Vinalhaven Lights, with Regulated Number may be taken, regulated RAILROAD CARS Warrant for search of RAILS Migratory game birds, as RAILWAYS	48 47 33 47 48 47 47 47 59	Migratory game birds, as  SCOTCH ISLAND Deer, closed season on SEARCH AND SEIZURE Game, of SEINES Use of, prohibited SHEEP Dog attacking, may be killed SHERIFFS Powers of wardens Violations, to investigate Penalty SHERIFFS, DEPUTY	38 54 23 41 12 64

Pa	age	•	Page
SHOTGUN		TENTS	
Loaded, in motor vehicles	33	Commissioner or wardens may	
On trains	33	search	59
SKUNKS		TOGUE	
Hunting of	33 47	Lumber camps, not to be served	22
Regulated	41	in and exception	20
SMELTS Fishing for, regulated	23	Sale prohibited	22
Bait, regulated	26	Sale prohibited	20
Sea and shore fisheries laws to	-	TO TRAP	
regulate taking	19	Definition of	27
SNARES		TOWN CLERKS	
Prohibited for hunting birds Sale or use of, prohibited	36	Agents to issue fishing licenses	17
Sale or use of, prohibited	$\frac{29}{40}$	TRAP, TO	
Unlawful to hunt with SNIPE	40	Definition of	27
As Migratory game birds	37	TRAPPING	4.0
SOMERSET COUNTY	٠.	"Closed season" defined	48 54
Deer, open season on	38	Equipment seized	0.1
Hares, closed season on	45	Fur-bearing animals from traps of another	29
Muskrats, open season on	46	Licenses, alien	27
Rabbits, closed season on	45	Fees	28
SORA		Indians, free	$\frac{19}{27}$
Migratory game birds, as	37	Persons who must procure When guilty of larceny, not eligible to procure	۵.
SPARROWS		eligible to procure	28
English and European not pro- tected	36	Regulations	28
SPAWN, FISH		"Resident" defined for obtaining	$\frac{27}{32}$
Use of, prohibited	23	Revocation of	33
SPEAR		Prosecutions	28
	23	Regulated	28
Fishing with	40	Water sets, with	28
SPORTING CAMPS		Wild animals, of, in several	46
See Camps		counties	64
SQUIRRELS, GRAY		TRAPS	• • •
Closed season on	46	Bear, enclosed in hut	29
STAGES		Labeled, when set for wild ani-	
Commissioner or wardens may	=0	mals Permits for fishing with	29
search	59	Permits for fishing with	24 36
STATE GAME FARMS	9	Pole, use of	36
Establishment of	3	Unlawful to hunt with	40
STATE MUSEUM Care and maintenance	5	Unlawful to hunt with Use of, in fishing, prohibited	23
STILTS	U	Visits to, regulated, and excep-	
Migratory game birds, as	37	tion	28
STONINGTON, TOWN OF		TRAWLS	3, 40
Deer, closed season on	38	Use of, prohibited	
STREAMS			10, 10
		TRIAL JUSTICES	•
	25	Jurisdiction	60
Fish, stocking with, regulated Not navigable, enclosed for culti-			•
Fish, stocking with, regulated  Not navigable, enclosed for culti- vation of fish	25	Jurisdiction	60 32 61
Fish, stocking with, regulated  Not navigable, enclosed for culti- vation of fish	25 20	Jurisdiction	60 32
Fish, stocking with, regulated  Not navigable, enclosed for cultivation of fish  Open season for fishing  Planting of fish in, regulated	25	Jurisdiction Record of appeal to commissioner Report to commissioner TRIBUTARY Definition of TROUT	60 32 61 16
Fish, stocking with, regulated Not navigable, enclosed for cultivation of fish Open season for fishing Planting of fish in, regulated SUCKERS	25 20 25	Jurisdiction Record of appeal to commissioner Report to commissioner TRIBUTARY Definition of TROUT Fishing for regulated	60 32 61 16
Fish, stocking with, regulated Not navigable, enclosed for cultivation of fish Open season for fishing Planting of fish in, regulated SUCKERS Fishing for	25 20 25	Jurisdiction Record of appeal to commissioner Report to commissioner TRIBUTARY Definition of TROUT Fishing for regulated Big Magalloway river, in	60 32 61 16
Fish, stocking with, regulated Not navigable, enclosed for cultivation of fish Open season for fishing Planting of fish in, regulated SUCKERS Fishing for	25 20 25 24	Jurisdiction Record of appeal to commissioner Report to commissioner TRIBUTARY Definition of TROUT Fishing for regulated Big Magalloway river, in Lumber camps, not to be served	60 32 61 16 20 20
Fish, stocking with, regulated Not navigable, enclosed for cultivation of fish Open season for fishing Planting of fish in, regulated SUCKERS Fishing for	25 20 25	Jurisdiction Record of appeal to commissioner Report to commissioner TRIBUTARY Definition of TROUT Fishing for regulated Big Magalloway river, in Lumber camps, not to be served in and exception Open season on	60 32 61 16 20 20 22 22
Fish, stocking with, regulated Not navigable, enclosed for cultivation of fish Open season for fishing Planting of fish in, regulated SUCKERS Fishing for	25 20 25 24	Jurisdiction Record of appeal to commissioner Report to commissioner TRIBUTARY Definition of TROUT Fishing for regulated Big Magalloway river, in Lumber camps, not to be served in and exception Open season on Sale prohibited	60 32 61 16 20 20 22 22 22
Fish, stocking with, regulated Not navigable, enclosed for cultivation of fish Open season for fishing Planting of fish in, regulated SUCKERS Fishing for	25 20 25 24 33	Jurisdiction Record of appeal to commissioner Report to commissioner TRIBUTARY Definition of TROUT Fishing for regulated Big Magalloway river, in Lumber camps, not to be served in and exception Open season on Sale prohibited Size of fish and weight of catch	60 32 61 16 20 20 22 22
Fish, stocking with, regulated Not navigable, enclosed for cultivation of fish Open season for fishing Planting of fish in, regulated SUCKERS Fishing for	25 20 25 24	Jurisdiction Record of appeal to commissioner Report to commissioner Report to commissioner TRIBUTARY Definition of TROUT Fishing for regulated Big Magalloway river, in Lumber camps, not to be served in and exception Open season on Sale prohibited Size of fish and weight of catch TURNSTONES	60 32 61 16 20 20 22 22 20 22
Fish, stocking with, regulated Not navigable, enclosed for cultivation of fish Open season for fishing Planting of fish in, regulated SUCKERS Fishing for	25 20 25 24 33	Jurisdiction Record of appeal to commissioner Report to commissioner TRIBUTARY Definition of TROUT Fishing for regulated Big Magalloway river, in Lumber camps, not to be served in and exception Open season on Sale prohibited Size of fish and weight of catch	60 32 61 16 20 20 22 22 22
Fish, stocking with, regulated Not navigable, enclosed for cultivation of fish Open season for fishing Planting of fish in, regulated SUCKERS Fishing for	25 20 25 24 33	Jurisdiction Record of appeal to commissioner Report to commissioner Report to commissioner TRIBUTARY Definition of TROUT Fishing for regulated Big Magalloway river, in Lumber camps, not to be served in and exception Open season on Sale prohibited Size of fish and weight of catch TURNSTONES	60 32 61 16 20 20 22 22 20 22
Fish, stocking with, regulated Not navigable, enclosed for cultivation of fish	25 20 25 24 33 32	Jurisdiction Record of appeal to commissioner Report to commissioner Report to commissioner TRIBUTARY Definition of TROUT Fishing for regulated Big Magalloway river, in Lumber camps, not to be served in and exception Open season on Sale prohibited Size of fish and weight of catch TURNSTONES	60 32 61 16 20 20 22 22 20 22
Fish, stocking with, regulated Not navigable, enclosed for cultivation of fish Open season for fishing Planting of fish in, regulated SUCKERS Fishing for	25 20 25 24 33	Jurisdiction Record of appeal to commissioner Report to commissioner Report to commissioner REPORTARY Definition of TROUT Fishing for regulated Big Magalloway river, in Lumber camps, not to be served in and exception Open season on Sale prohibited Size of fish and weight of catch TURNSTONES Migratory game birds, as	60 32 61 16 20 20 22 22 20 22
Fish, stocking with, regulated Not navigable, enclosed for cultivation of fish Open season for fishing Planting of fish in, regulated SUCKERS Fishing for	25 20 25 24 33 32 37	Jurisdiction Record of appeal to commissioner Report to commissioner TRIBUTARY Definition of TROUT Fishing for regulated Big Magalloway river, in Lumber camps, not to be served in and exception Open season on Sale prohibited Size of fish and weight of catch TURNSTONES Migratory game birds, as  U UNITED STATES COMMISSIONER	60 32 61 16 20 20 22 22 20 22
Fish, stocking with, regulated Not navigable, enclosed for cultivation of fish Open season for fishing Planting of fish in, regulated SUCKERS Fishing for	25 20 25 24 33 32	Jurisdiction Record of appeal to commissioner Report to commissioner Report to commissioner TRIBUTARY Definition of TROUT Fishing for regulated Big Magalloway river, in Lumber camps, not to be served in and exception Open season on Sale prohibited Size of fish and weight of catch TURNSTONES Migratory game birds, as  U UNITED STATES COMMISSIONER OF FISHERIES	60 32 61 16 20 20 22 22 20 22
Fish, stocking with, regulated Not navigable, enclosed for cultivation of fish	25 20 25 24 33 32 37 38	Jurisdiction Record of appeal to commissioner Report to commissioner Report to commissioner TRIBUTARY Definition of TROUT Fishing for regulated Big Magalloway river, in Lumber camps, not to be served in and exception Open season on Sale prohibited Size of fish and weight of catch TURNSTONES Migratory game birds, as  U UNITED STATES COMMISSIONER OF FISHERIES Fish culture, re	60 32 61 16 20 22 20 22 20 37
Fish, stocking with, regulated Not navigable, enclosed for cultivation of fish Open season for fishing Planting of fish in, regulated SUCKERS Fishing for	25 20 25 24 33 32 37	Jurisdiction Record of appeal to commissioner Report to commissioner Report to commissioner TRIBUTARY Definition of TROUT Fishing for regulated Big Magalloway river, in Lumber camps, not to be served in and exception Open season on Sale prohibited Size of fish and weight of catch TURNSTONES Migratory game birds, as  U UNITED STATES COMMISSIONER OF FISHERIES Fish culture, re UNITED STATES FISH AND WILD-	60 32 61 16 20 22 20 22 20 37
Fish, stocking with, regulated Not navigable, enclosed for cultivation of fish Open season for fishing Planting of fish in, regulated SUCKERS Fishing for	25 20 25 24 33 32 37 38	Jurisdiction Record of appeal to commissioner Report to commissioner TRIBUTARY Definition of TROUT Fishing for regulated Big Magalloway river, in Lumber camps, not to be served in and exception Open season on Sale prohibited Size of fish and weight of catch TURNSTONES Migratory game birds, as  U UNITED STATES COMMISSIONER OF FISHERIES Fish culture, re UNITED STATES FISH AND WILD- LIFE SERVICE	60 32 61 16 20 22 20 22 20 37
Fish, stocking with, regulated Not navigable, enclosed for cultivation of fish	25 20 25 24 33 32 37 38	Jurisdiction Record of appeal to commissioner Report to commissioner	60 32 61 16 20 20 22 20 22 20 37
Fish, stocking with, regulated Not navigable, enclosed for cultivation of fish	25 20 25 24 33 32 37 38	Jurisdiction Record of appeal to commissioner Report to commissioner Report to commissioner TRIBUTARY Definition of TROUT Fishing for regulated Big Magalloway river, in Lumber camps, not to be served in and exception Open season on Sale prohibited Size of fish and weight of catch TURNSTONES Migratory game birds, as  U UNITED STATES COMMISSIONER OF FISHERIES Fish culture, re UNITED STATES FISH AND WILD- LIFE SERVICE Regulations UPPER RICHARDSON LAKE	60 32 61 16 20 20 22 20 22 20 37
Fish, stocking with, regulated Not navigable, enclosed for cultivation of fish	25 20 25 24 33 32 37 38	Jurisdiction Record of appeal to commissioner Report to commissioner	60 32 61 16 20 22 22 22 20 37
Fish, stocking with, regulated Not navigable, enclosed for cultivation of fish	25 20 25 24 33 32 37 38 37 38	Jurisdiction Record of appeal to commissioner Report to commissioner Report to commissioner TRIBUTARY Definition of TROUT Fishing for regulated Big Magalloway river, in Lumber camps, not to be served in and exception Open season on Sale prohibited Size of fish and weight of catch TURNSTONES Migratory game birds, as  U UNITED STATES COMMISSIONER OF FISHERIES Fish culture, re UNITED STATES FISH AND WILD- LIFE SERVICE Regulations UPPER RICHARDSON LAKE Shipment of fish from	60 32 61 16 20 22 22 22 20 37
Fish, stocking with, regulated Not navigable, enclosed for cultivation of fish	25 20 25 24 33 32 37 38 37 38	Jurisdiction Record of appeal to commissioner Report to commissioner Report to commissioner TRIBUTARY Definition of TROUT Fishing for regulated Big Magalloway river, in Lumber camps, not to be served in and exception Open season on Sale prohibited Size of fish and weight of catch TURNSTONES Migratory game birds, as  U UNITED STATES COMMISSIONER OF FISHERIES Fish culture, re UNITED STATES FISH AND WILD- LIFE SERVICE Regulations UPPER RICHARDSON LAKE	60 32 61 16 20 22 22 22 20 37
Fish, stocking with, regulated Not navigable, enclosed for cultivation of fish	25 20 25 24 33 32 37 38 37 38	Jurisdiction Record of appeal to commissioner Report to be served Report to be	60 32 61 16 20 22 22 22 20 37
Fish, stocking with, regulated Not navigable, enclosed for cultivation of fish	25 20 25 24 33 32 37 38 37 38	Jurisdiction Record of appeal to commissioner Report to commissioner Report to commissioner TRIBUTARY Definition of TROUT Fishing for regulated Big Magalloway river, in Lumber camps, not to be served in and exception Open season on Sale prohibited Size of fish and weight of catch TURNSTONES Migratory game birds, as  U UNITED STATES COMMISSIONER OF FISHERIES Fish culture, re UNITED STATES FISH AND WILD- LIFE SERVICE Regulations UPPER RICHARDSON LAKE Shipment of fish from	60 32 61 16 20 22 22 22 20 37

#### INDEX

	rage		Page
VESSELS		Muskrats, open season on	40
Commissioner or wardens may		Sale of pickerel exception	23
searchVETERANS	59	WATERFOWL	
Complimentary fishing and hunt-		Hunting of, from automobiles, etc.,	0.5
ing license for holders of con-		prohibited	37 37
gressional medal of honor	18	WATER-SETS	0
Free fishing and hunting licenses	18	Defined	28
forVETERANS' ADMINISTRATION	12	Trapping with, regulated	29
FACILITY		WATER THOROUGHFARE	
Employees of, classification for		Definition of	16
obtaining fishing licenses	17	WEIR	
Patients at, permits to fish	19	Use of, prohibited	23
VINALHAVEN	48	WESTERN GRAND LAKE Taking of white fish in	23
Hunting and killing of raccoons	48	WHITE FISH	20
		Fishing for, regulated	26
$\mathbf{w}$		WILD ANIMALS	-
WAGONS		See Animals, Wild	
Commissioner or wardens may		WILD BIRDS	
search	59	See Birds, Wild	
WALDO COUNTY		WILDLIFE RESTORATION PRO-	
Deer, open season on	$\frac{38}{45}$	JECTS	63
Hares, closed season on Muskrats, open season on	46	WILLET	37
Rabbits, closed season on	45	Migratory game bird, as WILD PIGEONS	31
WARDENS		Migratory game birds, as	37
Appointment of	12	WOLVES	
Arrests, may make 12, 5 May search buildings	9, 60 59	Poisons not to be used to kill	29
Authority of	12		
Civil service code	13	WOODCOCK	37
Duties of	12	Migratory game bird, as Open season on	36
Examinations of	$^{13}_{12}$	open beaben on	00
Holding other offices	13	v	
Personal recognizance, acceptance		Y	
of	60	YELLOWLEGS	
inent	13	Migratory game bird, as	37
Removal from service	14	YORK COUNTY	
WASHINGTON COUNTY		Deer, open season on	38
Daily catch of pickerel exception	22 38	Foxes, open season on	47 46
Deer open season on	3.8	Muskrats onen season on	4 h