

ACTS AND RESOLVES

AS PASSED BY THE

Ninety-fourth Legislature

OF THE

STATE OF MAINE

Published by the Director of Legislative Research in accordance with subsection VI of section 26 of chapter 9 of the Revised Statutes of 1944.

KENNEBEC JOURNAL PROPERTY OF THE TATE OF MAINE AUGUSTA, MAINE 1949

RESOLVES

OF THE

STATE OF MAINE

As Passed by the Ninety-fourth Legislature

1949

PROVIDE FISH SCREEN AT OUTLET OF HANCOCK POND 1259 RESOLVES, 1949 CHAP. 102 shall thereupon as of the date of said proclamation become a part of the

constitution.

Secretary of state shall prepare ballots. Resolved: That the secretary of state shall prepare and furnish to the several cities, towns and plantations, ballots and blank returns in conformity with the foregoing resolve accompanied by a copy thereof.

Effective August 6, 1949

Chapter 100

RESOLVE Improving the Fish Screen at Outlet of Long Pond in Sandy River Plantation.

Outlet of Long Pond; improving of. Resolved: That the sum of \$500 be, and hereby is, appropriated from the funds of the department of inland fisheries and game, for improving the fish screen at the outlet of Long pond in Sandy River Plantation in the county of Franklin; the screen to be maintained and kept free and clear of all debris at all times by Sandy River Plantation and provided further, that the state shall be liable for only $\frac{1}{2}$ the cost of improving said screen.

Effective August 6, 1949

Chapter 101

RESOLVE Opening Bagaduce River, in Hancock County, to Trapping of Eels.

Bagaduce river, Hancock county, opened to trapping for eels. Resolved: That the commissioner of sea and shore fisheries be, and hereby is, authorized and directed to issue a rule and regulation opening Bagaduce river and its tributaries, in Hancock county, to the trapping of eels.

Effective August 6, 1949

Chapter 102

RESOLVE, Providing for a Fish Screen at Outlet of Hancock Pond in the Town of Denmark.

Outlet of Hancock pond; screening of. Resolved: That the sum of \$100 be, and hereby is, appropriated from the funds of the department of inland fisheries and game, for installing a fish screen at the outlet of Hancock pond in the town of Denmark, county of Oxford; provided, however, that this money shall not be available until the Sebago Fish and

1260PROVIDE FISH SCREEN AT OUTLET OF TACOMA LAKES CHAINCHAP. 104RESOLVES, 1949

Game Association shall have paid into the state treasury $\frac{1}{2}$ the amount necessary to construct said screen; the screen to be maintained and kept free and clear of all debris at all times by the Sebago Association and provided further, that the state shall be liable for only $\frac{1}{2}$ the cost of such screen.

Effective August 6, 1949

Chapter 103

RESOLVE, Providing for a Fish Screen at Outlet of Peabody Pond in the Town of Sebago.

Outlet of Peabody pond; screening of. Resolved: That the sum of \$100 be, and hereby is, appropriated from the funds of the department of inland fisheries and game, for installing a fish screen at the outlet of Peabody pond in the town of Sebago, county of Cumberland; provided, however, that this money shall not be available until the Sebago Fish and Game Association shall have paid into the state treasury $\frac{1}{2}$ the amount necessary to construct said screen; the screen to be maintained and kept free and clear of all debris at all times by the Sebago Association and provided further, that the state shall be liable for only $\frac{1}{2}$ the cost of said screen.

Effective August 6, 1949

Chapter 104

RESOLVE, Providing for a Fish Screen at Outlet of Tacoma Lakes Chain in the Town of Litchfield.

Outlet of Tacoma Lakes Chain; screening of. Resolved: That the sum of 132.53 be, and hereby is, appropriated from the funds of the department of inland fisheries and game for installing a fish screen at outlet of Tacoma Lakes Chain in the town of Litchfield, in the county of Kennebec; provided that the Tacoma Lakes Improvement Society shall assume all liability for the maintenance of said screen and for keeping of said screen free from all sticks, leaves and debris so that the same will not become clogged and prevent the free running of water through the same; and provided further that the state shall be liable for only $\frac{1}{2}$ the cost of said screen.

Effective August 6, 1949