# MAINE STATE LEGISLATURE

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### **ACTS AND RESOLVES**

AS PASSED BY THE

## Ninety-fifth Legislature

OF THE

## STATE OF MAINE

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### PUBLIC LAWS

OF THE

## STATE OF MAINE

As Passed by the Ninety-fifth Legislature

1951

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inclusive, the fee for which shall be \$4.25 for hunting deer by residents of this state and \$10.25 for hunting deer by non-residents. Archery deer tags shall be issued for use in the same manner as regular deer tags. If a person does take a deer with bow and arrow during the special season provided in section 96-A, he is precluded from further hunting for deer during that year. If a person does not take a deer with a bow and arrow during the special season provided in section 96-A, he is not precluded from obtaining a hunting license for the regular open season.

Sec. 96-C. Equipment. Deer may be taken under the provisions of sections 96-A to 96-E, inclusive, only by means of long bow with a minimum pull of 40 pounds and broad head arrow. The arrow head shall be not more than  $1\frac{1}{2}$  inches and not less than  $\frac{7}{8}$  inches in width. No person shall use arrows with either poisonous or explosive tips. No person shall carry firearms of any kind while hunting with bow and arrow. No bow shall be strung while carried in any vehicle. No deer shall be shot from a raised platform or standing tree.

Sec. 96-D. Application. Except as provided in sections 96-A to 96-E, inclusive, the provisions of this chapter relating to deer shall be applicable to the taking of deer with bow and arrow.

Sec. 96-E. Registration. All deer killed under the provisions of sections 96-A to 96-E, inclusive, shall be inspected by a warden before being registered under the provisions of section 88. If the warden finds the deer to have been legally killed by bow and arrow he shall approve the deer for registration. If it appears to the warden that the deer was not legally killed with bow and arrow he shall seize the deer and prosecute the offender.'

Effective August 20, 1951

#### Chapter 351

AN ACT Prohibiting the Printing of Pauper Assistance in Town Reports.

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

R. S., c. 80, § 80, amended. The 1st sentence of section 80 of chapter 80 of the revised statutes is hereby amended to read as follows:

Persons charged with the expenditure of the money of a town shall, at least 3 days before the day of the annual meeting, make a full and detailed written or printed report, written in ink or printed on paper of not less than 50 pound basis with ink and bound in the size measuring 6 inches wide by 9

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inches long, of all their financial transactions in behalf of the town during the municipal year immediately preceding, with a full account of the receipts and disbursements during that period, and to whom and for what purpose each item of the same was paid, with a statement in detail of the indebtedness and resources of the town; including a list of all unpaid taxes which have been committed to the treasurer or collector for collection, giving the names of all delinquent taxpayers and the amount due from each; except that the names of those persons receiving pauper assistance shall not be printed, unless any town at its annual town meeting shall vote to include such names in its next annual report.'

Effective August 20, 1951

#### Chapter 352

AN ACT Relating to Definition of "Teacher" Under Maine State Retirement Law.

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

R. S., c. 60, § 1, amended. The 5th paragraph of section 1 of chapter 60 of the revised statutes, as revised by section 3 of chapter 384 of the public laws of 1947 and amended by chapter 428 of the public laws of 1949, is hereby repealed and the following enacted in place thereof:

"Teacher" shall mean any teacher, principal, supervisor, school nurse, school secretary or superintendent employed in any day school within the state, including teachers in unorganized territory and teachers who teach in any day school which received any direct state aid in 1950, and municipal tuition funds amounting to at least twice the amount of such state aid, during the same year."

Effective August 20, 1951

### Chapter 353

AN ACT to Provide Facilities for the Peaceful Settlement of Industrial Disputes Through Mediation.

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

R. S., c. 25, §§ 9-E - 9-I, additional. Chapter 25 of the revised statutes is hereby amended by adding thereto 5 new sections to be numbered 9-E to 9-I, inclusive, to read as follows: