

ACTS AND RESOLVES

AS PASSED BY THE

Ninety-seventh Legislature

OF THE

STATE OF MAINE

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PUBLIC LAWS

OF THE

STATE OF MAINE

As Passed by the Ninety-seventh Legislature

1955

RESTRICTIONS ON TURNPIKES

CHAP. 230

PUBLIC LAWS, 1955

thence, northeasterly along the Bangor and Aroostook Railroad to the junction of Route 11 at Grindstone; and west of Route 11 from Grindstone to the Canadian border at Fort Kent. The Commissioner, with the approval of the Advisory Council, shall have the power to close any or all of the above described open area if it becomes necessary during the November 16, 1956 to December 15, 1956 season.

It shall be unlawful for any person to have in possession at any time any fisher, or part thereof, except as expressly permitted by this section. It shall also be unlawful for any person to sell, give away, buy, accept as a gift, offer for transportation or transport any fisher skin or fisher skins, unless each skin is tagged and marked as directed by the Commissioner.

Any fisher skin or fisher 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 fisher skins shall be presented for tagging or marking within 10 days from the closing of the so-called open season.

All fisher skins must be presented to the warden supervisor in whose division they were caught and if said supervisor is reasonably satisfied that the fisher presented were legally trapped in his division, he shall tag and mark the same in the manner as directed and with the materials furnished by the Commissioner. A fee of 50c must be paid by the trapper for each skin tagged and marked.

There shall be no open season on sable (marten).'

Effective August 20, 1955

Chapter 230

AN ACT Relating to Restrictions on Turnpikes.

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

R. S., c. 23, § 149, amended. The 1st sentence of section 149 of chapter 23 of the revised statutes is hereby amended to read as follows:

'In order to better safeguard the interests and investments of the State and its people in the State Turnpike System, to afford a greater measure of protection to the users of the turnpike by elimination of dangerous hazards, to best maintain the turnpikes for the welfare of society and to prevent the unrestricted use of signs and advertising structures and devices immediately adjacent to them, no person shall erect or maintain within 500 feet of the nearest right-of-way bound-ary line of any State turnpike any advertising sign or advertising structures or devices of any kind intended for display to the traffic thereon.'

Effective August 20, 1955

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