MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

AS PASSED BY THE

Ninety-seventh Legislature

OF THE

STATE OF MAINE

Published by the Director of Legislative Research in accordance with subsection VI of section 27 of chapter 10 of the Revised Statutes of 1954.

KENNEBEC JOURNAL AUGUSTA, MAINE 1955

RESOLVES

OF THE

STATE OF MAINE

As Passed by the Ninety-seventh Legislature

1955

Chapter 35

RESOLVE, Regulating Fishing in East Pond Stream.

Fishing in East pond stream; regulated. Resolved: That the Commissioner of Inland Fisheries and Game, be and hereby is, authorized and directed to issue a rule and regulation closing the East Pond Stream from Coffin dam to North Pond, Kennebec county, and Somerset County to fishing for white perch.

Effective August 20, 1955

Chapter 36

RESOLVE, Opening Porter Lake, Franklin County, to Taking of Smelts.

Taking of smelts in Porter Lake regulated. Resolved: That the Commissioner of Inland Fisheries and Game, be and hereby is, authorized and directed to issue a rule and regulation opening Porter Lake in Strong and New Vineyard, Franklin County, to the taking of smelts.

Effective August 20, 1955

Chapter 37

RESOLVE, Regulating Fishing in Pemaquid River, Lincoln County.

Fishing in Pemaquid River, regulated. Resolved: That the Commissioner of Sea and Shore Fisheries be, and hereby is, authorized and directed to issue a rule and regulation prohibiting the taking of fish, except by hook and line, from the waters of Pemaquid river, above a line drawn from the most southerly end of Cardy's Point to the most southwesterly end of Old Fort Point.

Effective August 20, 1955

Chapter 38

RESOLVE, Authorizing Certain Monies in Possession of the Augusta State Hospital to be Added to the Hospital's Trust Funds.

Certain monies in possesison of the Augusta State Hospital, added to the Augusta State Hospital's trust funds, authorized. Resolved: That the Superintendent of the Augusta State Hospital be, and hereby is, authorized to add to its trust funds such part of the cash balance of the patients' cash deposit account as may be represented by interest earned on said deposit plus such parts of the cash deposit account as may be represented by unclaimed deposits as of June 30, 1955; provided, however, that all unclaimed deposits so used must have remained unclaimed for not less than 5 years; and provided further, that the Superintendent of the Hospital shall have made every reasonable attempt to locate the owner of said unclaimed deposits; and provided further that should said owner be later discovered he would be reimbursed for the amount of his unclaimed deposit from