MAINE STATE LEGISLATURE

The following document is provided by the

LAW AND LEGISLATIVE DIGITAL LIBRARY

at the Maine State Law and Legislative Reference Library

http://legislature.maine.gov/lawlib



Reproduced from scanned originals with text recognition applied (searchable text may contain some errors and/or omissions)

ACTS AND RESOLVES

AS PASSED BY THE

Ninety-eighth Legislature

OF THE

STATEOFMAINE

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 1957

PUBLIC LAWS

OF THE

STATE OF MAINE

As Passed by the Ninety-eighth Legislature

1957

CHAP. 222

'Sec. 24. Killing dogs chasing game or livestock or poultry. Any inland fish and game warden, sheriff, deputy sheriff or constable may at any time lawfully kill any dog he may find in the act of hunting or chasing moose, caribou or deer, or he may find worrying, wounding or killing any domestic animal livestock or fewl poultry, when said dog is outside of the enclosure or immediate care of its owner or keeper. Any owner of sheep livestock or fowl poultry or any member of his family or any person to whom is entrusted the custody of any sheep livestock or fowl poultry shall have a right to kill any dog attacking any of said sheep livestock or fowl poultry. Any person having any evidence of any dog hunting or chasing moose, caribou or deer, or of any dog kept and used for that purpose, or of any dog worrying, wounding or killing any domestie animal livestock or fowl poultry, 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 or recorder of any municipal court, which said trial justice, judge or recorder 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 Upon hearing the evidence in said case said court may order said dog killed. Any person may lawfully kill a dog which suddenly assaults him or another person when peaceably walking or riding.'

Effective August 28, 1957

Chapter 221

AN ACT Relating to the Disposition of Fines in Certain Motor Vehicle Violations.

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

R. S., c. 22, § 163, amended. Section 163 of chapter 22 of the Revised Statutes is hereby amended to read as follows:

'Sec. 163. Court jurisdiction. Trial justices in their respective counties shall have original and concurrent jurisdiction with municipal courts and the Superior Court over all prosecutions for violation of the provisions of this chapter. All fines and forfeitures collected under the provisions of this chapter shall accrue to the county where the offense is prosecuted; except that all fines and forfeitures collected for overload violations shall accrue to the general highway fund; except that 13 % of all fines collected for overload violations in the Yorkshire municipal court, York county, and in the Lincoln municipal court, Penobscot county, shall accrue to each respective county for the maintenance of said courts.'

Effective August 28, 1957

Chapter 222

AN ACT Relating to Application for Permits to Operate Motor Vehicles for Profit.

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

R. S., c. 48, § 23, sub-§ III, amended. The 1st sentence of subsection III of section 23 of chapter 48 of the Revised Statutes is hereby amended to read as follows: