

### ACTS AND RESOLVES

AS PASSED BY THE

# One Hundred and First Legislature

OF THE

## STATE OF MAINE

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### PUBLIC LAWS

#### OF THE

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As Passed by the One Hundred and First Legislature

### 1963

#### 126 BOARD OF ARBITRATION AND CONCILIATION CHAP. 17 PUBLIC LAWS, 1963

Whereas, it is impossible to close such areas immediately under the present law; and

Whereas, time is of the essence to protect the health of the people of Maine; and

Whereas, in the judgment of the Legislature, these facts create an emergency within the meaning of the Constitution of Maine and require the following legislation as immediately necessary for the preservation of the public peace, health and safety; now, therefore,

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

R. S., c. 37-A, § 16, sub-§ II,  $\P$  C, amended. Paragraph C of subsection II of section 16 of chapter 37-A of the Revised Statutes, as enacted by section 1 of chapter 331 of the public laws of 1959 and as amended by section 1 of chapter 238 of the public laws of 1961, is further amended to read as follows:

<sup>6</sup>C. After the The commissioner of Son and Shore Fisheries has complied with paragraph B, he shall cause the regulation to be published once in a newspaper or combination of newspapers published having general circulation in the county or counties where the shores, waters or flats to be closed are located, or

1. If the shores, waters or flats to be closed are located in more than one county, the regulation may be published once in a newspaper or combination of newspapers having general circulation in each county where the shores, waters or flats are situated.'

Emergency clause. In view of the emergency cited in the preamble, this act shall take effect when approved.

Effective February 26, 1963

#### Chapter 17

## AN ACT Relating to Appropriation of State Board of Arbitration and Conciliation.

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

**R. S., c. 30,** § 15, amended. The first paragraph of section 15 of chapter 30 of the Revised Statutes, as repealed and replaced by section 1 of chapter 462 of the public laws of 1955, is amended by adding a new sentence at the end, to read as follows:

'The appropriation for the board shall be included in the Department of Labor and Industry's budget and authorization for expenditures shall be the responsibility of the Commissioner of Labor and Industry.'

Effective September 21, 1963

#### Chapter 18

#### AN ACT Relating to Bribery in Professional and Amateur Contests.

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

R. S., c. 139, §§ 13-A - 13-B, additional. Chapter 139 of the Revised Statutes is amended by adding 2 new sections, to be numbered 13-A and 13-B, to read as follows:

#### 'Bribery of Participants in Professional or Amateur Contests.

Sec. 13-A. Bribery of participants. Whoever gives, promises or offers to any professional or amateur baseball, football, hockey, polo, tennis or basketball player or boxer or any player or referee or other official who participates or expects to participate in any professional or amateur game or sport or any jockey, driver, groom or any person participating or expecting to participate in any horse race, including owners of race tracks and their employees, stewards, trainers, judges, starters or special policeman, or to any manager, coach or trainer of any team or participant or prospective participant in any such game, contest or sport, any valuable thing with intent to influence him to lose or try to lose or cause to be lost or to limit his or his team's margin of victory, or in the case of a referee or other official to affect his decisions or the performance of his duties in any way, in a baseball, football, hockey or basketball game, boxing, tennis or polo match or a horse race or any professional or amateur sport, or game, in which such player or participant or jockey or driver or referee or other official, is taking part or expects to take part, or has any duty or connection therewith, shall be punished by a fine of not more than \$5,000 or by imprisonment for not more than 5 years, or by both.

Sec. 13-B. Acceptance of bribes by participants. A professional or amateur baseball, football, hockey, basketball, tennis or polo player, boxer, or jockey, driver or groom or participant or prospective participant or referee or other official or prospective referee or other official in any sport or game or a manager, coach or trainer of any team or individual participant or prospective participant in any such game, contest or sport, who solicits or accepts any valuable thing to influence him to lose or try to lose or cause to be lost or to limit his or his team's margin of victory, or in the case of a referee or other official to affect his decisions or the performance of his duties in any way, in a baseball, football, hockey or basketball game or boxing, tennis or polo match, or horse race or any game or sport in which he is taking part, or expects to take part, or has any duty or connection therewith, shall be punished by a fine of not more than \$1,000 or by imprisonment for not more than 11 months, or by both.'