

ACTS AND RESOLVES

AS PASSED BY THE

One Hundred and First Legislature

OF THE

STATE OF MAINE

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The Knowlton and McLeary Company Farmington, Maine 1963

RESOLVES

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1963

CHAP. 14

1364

RESOLVES, 1963

Sebago Lake and tributaries, Standish, Sebago, Naples, Casco, Raymond, Windham Twps. No size or bag limit on pickerel. All tributaries closed to the taking of smelts. Exception, see Crooked River. Sebago Lake at White's bridge closed to all fishing 100 feet above and 100 feet below said bridge. Jordan River from the bridge on Route 302, crossing said river, to the hatchery dam, closed to all fishing. Fishing from said bridge and approaches prohibited. Daily and possession limit 4 trout and salmon in the aggregate.

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

Effective February 21, 1963

Chapter 13

RESOLVE, Authorizing Gardiner Savings Institution to Bring Civil Action Against the State of Maine.

Gardiner Savings Institution; authorized to sue the State of Maine. Resolved: That Gardiner Savings Institution, of Gardiner, County of Kennebec, and State of Maine, who claims to have suffered damage to an artesian well on real estate owned by it in Pittston, Kennebec County, by virtue of road construction and blasting while completing project number S-0163 (2) in said town, is authorized to bring a civil action for such claimed damage in the Superior Court for the County of Kennebec within one year from the effective date of this resolve, at any term thereof, against the State of Maine. And the complaint issuing out of said Superior Court under the authority of this resolve shall be served on the Secretary of State by true copy by the sheriff or either of his deputies in any county of the State of Maine; and the conduct of said action shall be according to the practice of civil actions and proceedings between parties and suitors in said Superior Court, and the liabilities of the parties and elements of damage, if any, shall be the same as the liabilities and elements of damage between individuals; and the Attorney General is authorized and designated to appear, answer and defend such action. Any judgment that may be recovered in said civil action shall be payable from the State Treasury on final process issued by said Superior Court or, if appealed, the Supreme Judicial Court, and costs may be taxed for the said Gardiner Savings Institution if it recovers in said action. Any recovery in said action shall not be in excess of \$2,300, including costs. Hearing thereon shall be before 3 Justices of the Superior Court, without a jury; said justices to be assigned by the Chief Justice of the Supreme Judicial Court.

Effective September 21, 1963

Chapter 14

RESOLVE, Naming the Max L. Wilder Memorial Bridge at Woolwich and Arrowsic.

Max L. Wilder Memorial Bridge at Woolwich and Arrowsic, named. Resolved: That the State Highway Commission is authorized to name the bridge

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completed in 1950 across the Sasanoa River between Woolwich and Arrowsic, in the County of Sagadahoc, The Max L. Wilder Memorial Bridge, in memory of the late Max L. Wilder of Augusta, who was bridge engineer for the said commission from 1928 to 1962 and under whose direction the bridge was designed and constructed and that the engineering employees of the State Highway Commission are authorized to erect, on said bridge, without expense to the State of Maine, a suitable plaque in memory of the said Max L. Wilder.

Effective September 21, 1963

Chapter 15

RESOLVE, Authorizing George W. Carson, Jr. and Marion P. Carson to Bring Action Against the State of Maine.

George W. Carson, Jr. and Marion P. Carson; authorized to sue the State of Maine. Resolved: That George W. Carson, Jr. and Marion P. Carson of Gorham in the County of Cumberland and State of Maine, who suffered damages because of loss of water supply occasioned by the taking of part of their property by the State Highway Commission to construct a highway and by the construction of such highway, be and are authorized to bring an action in the Superior Court for the County of Cumberland, within one year from the effective date of this resolve, at any term thereof against the State of Maine for damages, if any, and the complaint issuing out of said Superior Court under the authority of this resolve shall be served on the Secretary of State by attested copy 30 days before a term of said court by the sheriff or either of his deputies in any county of the State of Maine; and the conduct of said action shall be according to the practice of actions and proceedings between parties in said Superior Court, and the liabilities of the parties and elements of damage, if any, shall be the same as the liabilities and elements of damage between individuals; and the Attorney General is hereby authorized and designated to appear, answer and defend said action. Any judgment that may be recovered in such action shall be payable from the General Highway Fund of the State of Maine on final process issued by said Superior Court or, if appealed, the Supreme Judicial Court, and costs may be taxed for the said George W. Carson, Jr. and Marion P. Carson if they recover in said action. Any recovery in said action shall not be in excess of \$5,000 including costs. Hearing thereon shall be before 3 Justices of the Superior Court, without a jury; said justices to be assigned by the Chief Justice of the Supreme Judicial Court.

Effective September 21, 1963

Chapter 16

RESOLVE, Designating the Veterans Memorial Bridge at Belfast.

Veterans Memorial Bridge; designated. Resolved: That the State Highway Commission is authorized to designate the new, high level bridge across Passagassawaukeag River at Belfast, in the County of Waldo, the Veterans Memorial