# MAINE STATE LEGISLATURE

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## **ACTS AND RESOLVES**

AS PASSED BY THE

# One Hundred and Second Legislature

OF THE

## STATE OF MAINE

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> KENNEBEC JOURNAL AUGUSTA, MAINE 1965

## **PUBLIC LAWS**

OF THE

## STATE OF MAINE

AS PASSED BY THE

# One Hundred and Second Legislature

#### Chapter 76

AN ACT Relating to Hunting Turkey Under Inland Fish and Game Laws.

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

R. S., T. 12, § 2466, amended. The first sentence of section 2466 of Title 12 of the Revised Statutes is amended to read as follows:

'No person shall hunt, kill or have in his possession, living or dead, any wild bird, including turkeys, except as provided in section 2352.'

Effective September 3, 1965

### Chapter 77

AN ACT Relating to Board Approval of School Administrative Districts.

**Emergency preamble.** Whereas, Acts of the Legislature do not become effective until 90 days after adjournment of the Legislature unless enacted as emergencies; and

Whereas, there are pending before this Legislature many bills to permit the formation of School Administrative Districts which do not meet statutory requirements; and

Whereas, it is vitally necessary by permissive legislation to allow the State Board of Education to approve the formation of such districts without the need of presenting individual bills to the Legislature; 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., T. 20, § 213, amended. The first paragraph of section 213 of Title 20 of the Revised Statutes is repealed and the following enacted in place thereof:

'The board may approve the formation of School Administrative Districts whenever 2 or more municipalities apply which had at least 300 resident secondary pupils educated at public expense in grades 9 through 12 as indicated in the last returns made to the commissioner under section 966 and may approve the formation of School Administrative Districts which had at least 100 resident secondary pupils educated at public expense in grades 9 through 12 as indicated in the last returns made to the commissioner under section 966, whenever in the judgment of the board, the formation of a larger district is not feasible for educational, economic or geographic reasons. The towns applying shall support their application with an adequate study outlining the desirability and the educational feasibility of the proposed district, and where the applying towns have less than said 300 resident pupils but at least said 100 resident pupils, the applica-