

ACTS AND RESOLVES

AS PASSED BY THE

One Hundred and Fifth Legislature

OF THE

STATE OF MAINE

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PUBLIC LAWS OF THE STATE OF MAINE AS PASSED BY THE One Hundred and Fifth Legislature

1971

J. All trucks and combinations of truck tractor and semitrailer with 4 or more axles shall have adequate brakes on the wheels of all axles or shall be in compliance with Interstate Commerce Commission safety regulations.

K. Additional weight limits provided for in paragraphs E, G and H of this section are not allowable on the Interstate Highway System.

L. Vehicles described in paragraphs F and I of this section are permitted on the Interstate Highway System.

M. Trucks equipped with axles that are not driven, but are part of a tandem axle, tri-axle or quad-axle, must have such axles so arranged when in use on the highway that the weight which they are supporting is shared by each of the axles of such a tandem axle, tri-axle or quad-axle, however:

(1) No single axle of a tandem axle shall support more than 60% of the total weight supported by such tandem axle,

(2) No single axle of a tri-axle shall support more than 40% of the total weight supported by such tri-axle,

(3) No single axle of a quad-axle shall support more than 30% of the total weight supported by such quad-axle.

N. The gross weight of a vehicle shall not be increased by the addition of a trailing axle, so-called, unless such axle supports at least 50% of the added weight permitted by such trailing axle.

Sec. 2. R. S., T. 29, § 1755, amended. The first paragraph of section 1755 of Title 29 of the Revised Statutes, as amended by chapter 195 of the public laws of 1969, is further amended to read as follows:

Every vehicle carrying objects which project more than 5 feet from the rear shall, during the period of $\frac{1}{2}$ hour after sunset to $\frac{1}{2}$ hour before sunrise, carry a red light at or near the rear end of the objects so projecting, and at all other times such vehicle shall carry a danger signal clean red cloth of the dimensions 18 x 18 inches attached at or near the end of the object so projecting.

Effective September 23, 1971

Chapter 403

AN ACT to Correct Certain Errors and Inconsistencies in the Fish and Game Laws.

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

Sec. 1. R. S., T. 12, § 1901, sub-§ 7, amended. The first sentence of subsection 7 of section 1901 of Title 12 of the Revised Statutes is amended to read as follows:

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"Game Wildlife management" is the art or science of producing wild animals and birds and of improving wildlife conditions in the State.

Sec. 2. R. S., T. 12, § 1901, sub-§ 8, amended. Subsection 8 of section 1901 of Title 12 of the Revised Statutes, as amended by chapter 275 of the public laws of 1965, is further amended to read as follows:

8. Wildlife management area. A "game wildlife management area" is any tract of land or body of water owned or leased by the Department of Inland Fisheries and Game for the purposes of game wildlife management as defined in subsection 7 or created by an Act of the Legislature with the landowner's permission.

Sec. 3. R. S., T. 12, § 1901-A, repealed. Section 1901-A of Title 12 of the Revised Statutes, as enacted by section 1 of chapter 170 of the public laws of 1969, is repealed.

Sec. 4. R. S., T. 12, § 1904, amended. The last paragraph of section 1904 of Title 12 of the Revised Statutes as enacted by chapter 209 of the public laws of 1967, is repealed as follows:

It shall be unlawful to keep a live bear in captivity at any time without a valid menageric license.

Sec. 4-A. R. S., T. 12, § 1960, amended. The 3rd paragraph of section 1960 of Title 12 of the Revised Statutes, as last repealed and replaced by section 4 of chapter 404 of the public laws of 1967, is amended to read as follows:

Hearings shall be held on all prospective changes in regulations during the months of **February**, **March**, August and September of each year, before the commissioner, or such other officer of the department as the commissioner may designate in his stead, at a date and place to be designated by the commissioner but in the county affected. Petitions shall be filed in the office of the commissioner as follows: Not later than **February 1st for hearing in February and March and not later than** August 1st for hearing in August and September.

Sec. 4-B. R. S., T. 12, § 1960, amended. The 5th paragraph of section 1960 of Title 12 of the Revised Statutes, as amended, is repealed and the following enacted in place thereof:

Such regulations shall become effective 90 days following the date when the commissioner promulgates such regulations.

Sec. 4-C. R. S., T. 12, § 1960, amended. The first sentence of the 6th paragraph of section 1960 of Title 12 of the Revised Statutes, as amended by chapter 208 of the public laws of 1965, is further amended to read as follows:

The commissioner shall cause the regulations to be reduced to writing and publish the same once a week for 2 successive weeks in a newspaper having state-wide circulation and in a newspaper published in the county where the waters are situated and which are affected thereby, the last publication being prior to January 1st following the date of the hearing the effective date of the regulations.

Sec. 5. R. S., T. 12, § 1960, amended. The 2nd sentence of the 7th paragraph of section 1960 of Title 12 of the Revised Statutes is amended to read as follows:

After the hearing, the commissioner may promulgate regulations providing for the times, number, weight, **length** and manner in which fish may be taken from such waters.

Sec. 6. · R. S., T. 12, § 1960-A, sub-§ 3, amended. The 2nd sentence of subsection 3 of section 1960-A of Title 12 of the Revised Statutes, as enacted by section 2 of chapter 231 of the public laws of 1971, is amended to read as follows:

The commissioner, with the advice and approval of the advisory council, shall, by regulations, establish open seasons for the hunting in this State of upland game and fur-bearing animals, and make such other regulations, including bag limits, with regard to the same, as may be deemed advisable.

Sec. 7. Effective date. Section 6 of this Act shall become effective 91 days after adjournment of the Legislature.

Sec. 8. R. S., T. 12, § 1965, amended. Section 1965 of Title 12 of the Revised Statutes, as enacted by chapter 101 of the public laws of 1965, is amended to read as follows:

§ 1965. Sale of other publications

In the case of all other publications and articles, excepting publications of the laws in whatever form, pertaining to the Department of Inland Fisheries and Game that the commissioner deems advisable for the more effective dissemination of factual information, information of public interest or information tending to promote better public relations, he is authorized to fix the price, if any, at which such publication and articles may be sold and delivered. Such publications and articles are not to carry any commercial advertising.

Sec. g. R. S., T. 12, § 2001, amended. Section 2001 of Title 12 of the Revised Statutes, as amended, is further amended by adding after the first paragraph a new paragraph, to read as follows:

The commissioner may appoint, on a temporary basis, as assistant fish and game wardens, duly retired game wardens, in accordance with rules and regulations established by the Personnel Board.

Sec. 10. R. S., T. 12, § 2151, amended. The first sentence of section 2151 of Title 12 of the Revised Statutes is amended to read as follows:

The commissioner for the location, construction, maintenance and convenient operation of a game wildlife management area for game, fish hatchery or fish hatcheries and feeding stations for fish may acquire in the name of the State by gift, bequest or otherwise, real and personal property; or he may purchase, lease or take and hold, for and in behalf of the State as for public uses, land and all materials in and upon it or any rights necessary for the purpose of establishing, erecting and operating game wildlife management areas, fish hatcheries or feeding stations.

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Sec. 11. R. S., T. 12, § 2154, amended. The first paragraph of section 2154 of Title 12 of the Revised Statutes is amended to read as follows:

The following described territories shall be classified as game wildlife management areas, to be managed by the commissioner, in accordance with section 1901, subsection 7:

Sec. 12. R. S., T. 12, § 2155, amended. The first 3 paragraphs of section 2155 of Title 12 of the Revised Statutes are amended to read as follows:

The commissioner is authorized to regulate hunting, fishing, trapping, boating, camping and other public use on game wildlife management areas and is authorized to close such areas to hunting, fishing, trapping, boating, camping and other public use or to permit the taking of any species which he shall designate for such periods, on such portions of the areas, and under such special regulations as are necessary to insure a desirable effect on game wildlife populations and provide for human safety. When game wildlife management areas are bordered by tidal flats such authority shall extend to a point 50 yards beyond the low-water mark on said flats.

This authority shall apply to lakes, ponds, marshes and sections of streams lying within the boundaries of any such game wildlife management area.

On department-owned lands, the commissioner may harvest and sell natural products of the land, including hay, timber and Christmas trees, and furbearers may be removed from said game wildlife management areas by controlled trapping conducted under the direction of the commissioner.

Sec. 13. R. S., T. 12, § 2302, amended. The first paragraph, as repealed and replaced by section 1 of chapter 86 of the public laws of 1969 and the 2nd paragraph, as amended, both of section 2302 of Title 12 of the Revised Statutes, are further amended to read as follows:

The commissioner shall revoke the hunting license of any person who is convicted of violating sections 2352, 2353, 2451 to 2455, 2458, 2462, 2464, 2467 and 2801 for a period of one year from the date when he is notified of said conviction of final disposition.

On conviction of any person holding a license or licenses issued under chapters 301 to 335 and Title 32, chapter 65, of the violation of any of the sections of said chapters not mentioned or of any rules or regulations of the commissioner, the commissioner may revoke any license or licenses held by such person for a period of not less than 3 months nor more than one year from the date when notified of said conviction of final disposition.

Sec. 14. R. S., T. 12, § 2351, amended. The first sentence of section 2351 of Title 12 of the Revised Statutes is amended to read as follows:

Any person trapping in any organized or incorporated place shall visit each trap or cause the same to be visited at least once in every calendar day including Sunday, except beaver sets, so called and remove therefrom or cause to be removed any animal found caught therein.

Sec. 15. R. S., T. 12, § 2351, amended. Section 2351 of Title 12 of the Revised Statutes is amended by inserting after the first sentence the following new sentence:

It shall be unlawful to fail to remove or cause to be removed any animal found caught in any trap.

Sec. 16. R. S., T. 12, § 2353, amended. Section 2353 of Title 12 of the Revised Statutes, as amended, is further amended by adding a new paragraph before the 2nd paragraph from the end to read as follows:

No person shall have in possession at any time any parts of a deer which has not been legally registered as provided in section 2355, except in accordance with sections 2354 and 2951.

Sec. 17. R. S., T. 12, § 2353, amended. Section 2353 of Title 12 of the Revised Statutes, as amended, is further amended by adding at the end 2 new paragraphs, to read as follows:

It is provided that the commissioner is authorized to shorten the open season on deer in any area of the State, providing such determination is made and published prior to September 1st of any year.

If in the opinion of the commissioner an immediate emergency action is necessary due to adverse weather conditions or severe hunting pressure, he may terminate the open season on deer at any time in any area.

Sec. 18. R. S., T. 12, § 2355, sub-§ 2, ¶ C, amended. Paragraph C of subsection 2 of section 2355 of Title 12 of the Revised Statutes is amended to read as follows:

C. No person shall present a deer for registration or allow to be registered in his name any deer which he himself did not **lawfully** kill.

Sec. 19. R. S., T. 12, § 2355, sub-§ 4, repealed. Subsection 4 of section 2355 of Title 12 of the Revised Statutes is repealed.

Sec. 20. R. S., T. 12, § 2355-A, amended. Section 2355-A of Title 12 of the Revised Statutes, as enacted by chapter 274 of the public laws of 1965, and as amended, is further amended by adding at the end the following 4 new paragraphs:

It shall be unlawful to trap bear in the State from January 1st to June 1st of each calendar year.

The use of the so-called cable trap shall be lawful for use in trapping bear in the State during the open season on bear. The cable trap shall be exempt from the 3rd paragraph of section 2451 relating to bear. Cable traps shall have a closing diameter of not less than $2\frac{1}{2}$ inches.

No person shall set a bear trap unless the same is enclosed by at least 2 strands of wire, one 2 and one 4 feet from the ground, said wire to be securely held in position and to be not less than 5 yards or more than 10 yards at

any point from the enclosed trap. Said enclosure shall be marked by substantial signs with the words "BEAR TRAP" and with letters not less than 3 inches in height, said signs to be spaced around each enclosure at intervals of not more than 20 feet and each sign securely fastened to the top strand of wire.

It shall be unlawful to keep a live bear in captivity at any time without a valid menagerie license.

Sec. 21. R. S., T. 12, § 2402, amended. The 2nd paragraph of section 2402 of Title 12 of the Revised Statutes, as repealed and replaced by section 9 of chapter 231 of the public laws of 1971, is amended by adding at the end a new sentence to read as follows:

Notwithstanding any other provision of law nonresidents shall not be permitted to trap beaver in this State.

Sec. 22. R. S., T. 12, § 2402, amended. The 7th paragraph of section 2402 of Title 12 of the Revised Statutes, as repealed and replaced by section 9 of chapter 231 of the public laws of 1971, is amended to read as follows:

All beaver and fisher skins must be presented to any the warden in whose district the beaver or fisher is caught, and if said warden is satisfied that the beaver or fisher presented were legally killed, he shall tag and mark the same. A fee of \$I shall be paid by the trapper for each skin tagged and marked.

Sec. 23. R. S., T. 12, § 2402, amended. The 10th paragraph of section 2402 of Title 12 of the Revised Statutes, as repealed and replaced by section 9 of chapter 231 of the public laws of 1971, is amended by adding at the end a new sentence, to read as follows:

The fee for tagging such skins which are imported into the State from another state, country or province shall be 25° for each tag so issued.

Sec. 24. R. S., T. 12, § 2402, amended. Section 2402 of Title 12 of the Revised Statutes, as repealed and replaced by section 9 of chapter 231 of the public laws of 1971, is amended by adding at the end the following paragraphs:

There shall be an open season on fisher during the month of November of each year. The commissioner may lengthen, shorten or close such fisher season as he may deem necessary.

Game and fur-bearing animals taken during any open season shall not be kept alive into or during closed season periods except in accordance with section 2106.

Animals may be trapped with common ordinary steel traps and only size No. 110 and 120 killer-type traps. Killer-type traps larger than No. 120 may be used only under water. Killer-type traps shall include the so-called Conibear trap and all other traps of that type. It shall be legal to use size No. 220 killer-type trap, out of water, as long as such trap is set at least 4 feet above the ground or snow. All beaver skins shall be presented for tagging and marking within 10 days from the closing of the so-called open season. All beaver which are not tagged and marked in accordance with this section shall be seized and confiscated by the wardens.

It shall be unlawful for any person to set or place a trap within 25 feet of a muskrat den or house at any time, or to molest or destroy the muskrat house or den. No person shall make any advance preparation on the trapping grounds for the taking of beaver or muskrat previous to the open season on these animals.

Sec. 25. Effective date. Sections 21, 22, 23 and 24 of this Act shall become effective 91 days after adjournment of the Legislature.

Sec. 26. R. S., T. 12, § 2451, amended. The 2nd and 3rd sentences of the 3rd paragraph of Section 2451 of Title 12 of the Revised Statutes are repealed as follows:

No person shall set a bear trap unless the same is enclosed by at least z strands of wire, one z and one z feet from the ground, said wire to be securely held in position and to be not less than 5 yards or more than 10 yards at any point from the enclosed trap. Said enclosure shall be marked by substantial signs with the words "BEAR TRAP" and with letters not less than 3 inches

in height, said signs to be spaced around each enclosure at intervals of not more than 20 feet and each sign securely fastened to the top strand of wire

Sec. 27. R. S., T. 12, § 2451, amended. The last paragraph of section 2451 of Title 12 of the Revised Statutes, as amended by section 44 of chapter 425 of the public laws of 1969, is further amended to read as follows.

It shall be unlawful for any person, other than a law enforcement officer in the line of duty, to disturb any trap or take any fur-bearing animal from any trap other than his own without the consent of the owner of such trap, except that a landowner or occupant on land to which he is legally entitled to possess may remove any trap found thereon where permission has not been granted in accordance with section 2351.

Sec. 28. R. S., T. 12, § 2458, amended. Section 2458 of Title 12 of the Revised Statutes is amended by inserting after the 3rd paragraph a new paragraph, to read as follows:

It shall be unlawful for any person to take migratory game birds with a shotgun of any description originally capable of holding more than 3 shells, the magazine of which has not been cut off, altered or plugged with a onepiece filler, incapable of removal without disassembling the gun, so as to reduce the capacity of said gun to not more than 3 shells in the magazine and chamber combined.

Sec. 29. R. S., T. 12, § 2471, amended. The 2nd sentence of section 2471 of Title 12 of the Revised Statutes, as enacted by section 1 of chapter 86 of the public laws of 1967, is amended to read as follows:

No commercial shooting area shall be located nearer than 5 miles from another commercial shooting area or from a state game preserve. Sec. 30. R. S., T. 12, § 2472, amended. The 4th sentence of section 2472 of Title 12 of the Revised Statutes, as enacted by section 1 of chapter 86 of the public laws of 1967, is amended to read as follows:

The boundary of each shooting area shall be marked in such manner as prescribed by the commissioner and shall consist of not less than a single strand of wire and signs posted conspicuously with signs or other markings approved by the commissioner.

Sec. 31. R. S., T. 12, § 2473, amended. Section 2473 of Title 12 of the Revised Statutes, as enacted by section 1 of chapter 86 of the public laws of 1967, is amended to read as follows:

§ 2473. Birds

The only birds that may be shot on a commercial shooting area are mallard ducks, pheasants, quail and Chukar partridge. No other game, game birds or migratory birds may be shot, except during the regular open season, on such an area at any time. The commissioner may grant permits to import live mallard ducks, pheasants, quail and Chukar partridge. No birds of these species shall be imported without the written permission of the commissioner. Importers shall, when requesting a permit, provide the commissioner with information as to the number of mallard ducks, pheasants, quail or Chukar partridge to be imported, and the name and address of the seller. Importers of live mallard ducks, pheasants, quail or Chukar partridge shall furnish the commissioner with a statement from an approved veterinarian, the state department of agriculture or the conservation department of the state from which the birds are imported, certifying that they are from flocks which have been tested for infectious or contagious disease and have not been exposed to such disease during the 6 months prior to importation. Such statement shall accompany each request for permission to import live mallard ducks, pheasants, quail or Chukar partridge. Upon receipt of shipment, importers of mallard ducks, pheasants, quail or Chukar partridge shall attach securely to each bird a metallic seal, the type and design of which shall be designated by the commissioner. Such seal shall remain attached to said birds until they are finally prepared for consumption. Such seal shall be supplied by the department at a cost to be prescribed by the commissioner.

Sec. 32. R. S., T. 12, § 2477, repealed. Section 2477 of Title 12 of the Revised Statutes, as enacted by section 1 of chapter 86 of the public laws of 1967, is repealed as follows:

§ 2477. Guides

Persons employed by the operator of a commercial shooting area for guiding purposes shall be licensed Maine guides. Each shooting area shall have at least one licensed guide

Sec. 33. R. S., T. 12, § 2481, repealed. Section 2481 of Title 12 of the Revised Statutes, as enacted by section 1 of chapter 86 of the public laws of 1967, is repealed as follows:

§ 2481. Bond

In the event that the operation is abandoned by the proprietor, or the license is revoked by the commissioner, all signs and wire used as boundary 694 CHAP. 403

marking shall be removed. To insure such compliance, the owner is required to provide a \$500 performance bond from a bonding company satisfactory to the commissioner

Sec. 34. R. S., T. 12, § 2552, sub-§ 3, amended. Subsection 3 of section 2552 of Title 12 of the Revised Statutes, as amended by section 31 of chapter 404 of the public laws of 1967, is further amended to read as follows:

3. All fish except black bass in rivers. There shall be an open season for all fish except black bass in all the rivers above tidewater in waters free of ice from April 1st to September 15th except that portion of Fish River between Fish River Lake and Round Pond in T. 14, R. 8, Aroostook County, which shall be open to fishing until September 30th.

Sec. 35. R. S., T. 12, § 2553, amended. The last sentence of the 2nd paragraph of section 2553 of Title 12 of the Revised Statutes, as last amended by section 1 of chapter 317 of the public laws of 1969, is repealed as follows:

This paragraph shall not apply to Sebago Lake, Cumberland County, except waters open to iee fishing

Sec. 36. R. S., T. 12, § 2553, sub-§ 1, amended. Subsection 1 of section 2553 of Title 12 of the Revised Statutes, as amended, is further amended to read as follows:

1. Salmon or togue. A salmon or togue less than 14 inches in length except that the length limit on salmon taken from any of the waters in Aroostook County shall be 12 inches and except that the legal length of salmon taken from Sebago Lake, Cumberland County, shall be 13 inches and except that the legal length of salmon taken from Green Lake in Dedham and Ellsworth, Hancock County, Alligator Lake in T34 MD and T28 MD, Spring River Lake in T10 SD, Hancock County and Upper Middle Branch Pond in Aurora and T28 MD, Hancock County, shall be 12 inches;

Sec. 37. R. S., T. 12, § 2554, amended. Section 2554 of Title 12 of the Revised Statutes is amended to read as follows:

§ 2554. Daily limit and live fish as bait in certain waters

The commissioner is authorized and directed to issue a rule and regulation closing to ice fishing, establishing a 5-fish daily limit and, prohibiting the use or possession of live fish as bait in and establishing an annual opening date for fishing as the last Saturday of April, such waters as have been reclaimed

Sec. 38. R. S., T. 12, § 2652, repealed. Section 2652 of Title 12 of the Revised Statutes, as amended by section 37 of chapter 404 of the public laws of 1967, is repealed as follows:

§ 2652. Reclaimed waters

by the removal of rough fish.

The commissioner is authorized and directed to issue a rule and regulation closing to ice fishing, establishing a 5 fish limit and prohibiting the use or possession of live fish as bait, such waters as have been reclaimed by the removal of rough fish Sec. 39. R. S., T. 12, § 2701, amended. The first sentence of section 2701 of Title 12 of the Revised Statutes, as amended by section 27 of chapter 448 of the public laws of 1965, is further amended to read as follows:

It shall be unlawful to take, kill, catch, or have in possession more than one bushel of alewives taken from the inland waters of the State except The the commissioner may grant permits to take suckers, eels, hornpouts, alewives, yellow perch whitefish and cusk for market, by means of eel pots, traps, spears or nets, in inland waters frequented by these fish, under such terms, rules and regulations as he may establish.

Sec. 40. R. S., T. 12, § 2752, amended. The 2nd paragraph, as amended by section 30 of chapter 448 of the public laws of 1965, and the 3rd paragraph, both of section 2752 of Title 12 of the Revised Statutes, are amended to read as follows:

It shall be unlawful to angle or fish other than by the use of the singlebaited hook and line, artificial flies, artificial minnows lures, artificial insects, spoon hooks and spinners, except that it shall be lawful to take smelts in Fish River Chain of Lakes, Aroostook County, by use of 3 single-baited hooks spaced a minimum of 4 inches apart.

It shall be unlawful to jig fish at any time in any inland waters of the State and any salmon in tidal rivers.

Sec. 41. R. S., T. 12, § 2851, amended. The first 3 paragraphs of section 2851 of Title 12 of the Revised Statutes, as amended by section 41 of chapter 404 of the public laws of 1967, are further amended to read as follows:

The commissioner may issue a license at an annual fee of \$10 to any person, firm or corporation, permitting the licensee to breed, rear or keep game birds or migratory game birds. Said licensee shall fence in land for these purposes and such fence shall be of a type which will prevent game birds or migratory game birds from entering or leaving the fenced-in area.

No person shall breed, rear or keep any game birds or migratory game birds except those that are owned by the department, at any time, without first having procured said license. No game birds or migratory game birds, either live or dressed, shall be removed from said premises until there shall have been securely attached to each bird a metallic seal. Such seal shall remain attached to said birds until they are finally prepared for consumption. Such seal shall be supplied by the commissioner at a cost of 5ϕ . Such licensed breeders may, at any time, consume, sell, transport or kill and sell, and any person, firm or corporation, resident of the State, may purchase, have in possession or transport any game birds or migratory game birds raised, by virtue of this section. Such licensed breeders may also sell live or dressed game birds or migratory game birds outside the State, subject to regulations governing the importation of game birds or migratory game birds of the state in which sold.

Every licensed game bird or migratory game bird breeder shall, on or before the 31st day of December of each year make a detailed report to said commissioner, on blanks to be furnished by the commissioner. Sec. 42. R. S., T. 12, § 2851, amended. Section 2851 of Title 12 of the Revised Statutes, as amended by section 41 of chapter 404 of the public laws of 1967, is further amended by adding a new paragraph at the end to read as follows:

Game birds shall include only those species as set forth in section 2466.

Sec. 43. R. S., T. 12, § 3051, sub-§ 1, repealed and replaced. Subsection 1 of section 3051 of Title 12 of the Revised Statutes, as repealed and replaced by section 3 of chapter 431 of the public laws of 1965, is repealed and the following enacted in place thereof:

1. Authority of law enforcement officers. Any officer authorized to enforce the provisions of chapters 301 to 335, if in uniform and if he has reason to believe that a violation of any of such provisions has occurred or is taking place, may at any time stop any motor vehicle, boat, vessel, airplane or conveyance of any kind for the purpose of arresting or questioning the operator or occupant thereof, or for the purpose of searching said motor vehicle, boat, vessel, airplane or conveyance of any kind.

Sec. 44. R. S., T. 12, § 3057, amended. The last sentence of section 3057 of Title 12 of the Revised Statutes is repealed as follows:

Such prosecution shall at all times be subject to the supervision and control of the commissioner

Sec. 45. R. S., T. 12, § 3061, amended. The first sentence of section 3061 of Title 12 of the Revised Statutes, as amended by section 38 of chapter 448 of the public laws of 1965, is further amended to read as follows:

All fines, penalties, officers' costs and all other moneys recovered by the court under any provision of chapters 301 to 335 and Title 7, chapter 707 and Title 7, sections 3601 and 3602 and Title 32, chapter 65, shall accrue to the Treasurer of State and shall be paid into the treasury of the county where the offense is prosecuted.

Sec. 46. R. S., T. 32, § 4352, amended. The last sentence of the 4th paragraph of section 4352 of Title 32 of the Revised Statutes, as repealed and replaced by chapter 147 of the public laws of 1967, is amended to read as follows:

The report shall be open for inspection to any agent of the commissioner and shall be filed with said commissioner, after being notarized, on or before the 31st day of **December March** of each year.

Sec. 47. R. S., T. 38, § 231, sub-§ 4, ¶ D, additional. Subsection 4 of section 231 of Title 38 of the Revised Statutes is amended by adding a new paragraph D, to read as follows:

D. Regulations governing the horsepower of motors used to propel watercraft on inland waters of less than 50 acres in area. In promulgating such regulations the bureau heads shall take into consideration the area of the inland waters, the use to which the inland waters are put, the depth of water and the amount of water borne traffic upon the waters and determine whether or not such regulation is necessary to insure the safety of persons and property. The adoption of regulations under this paragraph is governed by section 232 except that such regulations may be only adopted as a result of a petition from the municipal officers of the municipality or municipalities in which the waters exist or from 25 citizens of the municipalities in which the waters exist, by the county commissioners of the county in which the waters exist if they are located in unorganized territory or 25 citizens of the unorganized territory in which the waters exist, requesting the issuance of such a regulation for a particular body of inland water and stating the proposed horsepower limitation.

Sec. 48. R. S., T. 38, § 232, sub-§ 1, ¶ C, amended. Paragraph C of subsection 1 of section 232 of Title 38 of the Revised Statutes is amended by adding at the end a new sentence, to read as follows:

The bureau heads, or if designated by them, the director of the Bureau of Watercraft Registration and Safety, shall conduct the hearing.

Sec. 49. R. S., T. 38, § 240, amended. Section 240 of Title 38 of the Revised Statutes is amended to read as follows:

§ 240. Restrictions on power boats; Portage Lake and Quimby Pond

No person shall operate any boat or canoe propelled by motor on that portion of Portage Lake in Townships T. 13, R. 6, W.E.L.S., County of Aroostook, known as the Floating Island Area, north and westerly of a line beginning at the eastern edge of the marshy peninsula running out from Hutchinson Ridge, running 50 yards outside of the floating islands in a northerly direction to the mouth of Mosquito Brook; and on that portion of Pennemaquan River in Pembroke, County of Washington, between the Little Falls Dam and the Iron Works Dam.

No person shall operate any boat or canoe propelled by motor on Quimby Pond in the Town of Rangeley, Franklin County.

Sec. 50. P. L. 1971, c. 231, § 16, additional. Chapter 231 of the public laws of 1971 is amended by adding a new section 16, to read as follows:

Sec. 16. Effective date. This Act shall become effective 90 days after the adjournment of the Legislature only for the purpose of holding hearings and adopting rules and regulations. Such rules and regulations shall become effective January 1, 1972.

Effective September 23, 1971

Chapter 404

AN ACT to Revise Laws Relating to Aviation.

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

Sec. 1. R. S., T. 6, § 2, sub-§§ 3 and 4, amended. Subsections 3 and 4 of section 2 of Title 6 of the Revised Statutes are amended to read as follows: