MAINE STATE LEGISLATURE

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ACTS, RESOLVES AND CONSTITUTIONAL RESOLUTIONS

AS PASSED BY THE

One Hundred and Sixth Legislature

OF THE

STATE OF MAINE

Published by the Director of Legislative Research in accordance with the Revised Statutes of 1964, Title 3, Section 164, Subsection 6.

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PUBLIC LAWS

OF THE

STATE OF MAINE

AS PASSED BY THE

One Hundred and Fifth Legislature

AT THE

SPECIAL SESSION

January 24, 1972

to

March 10, 1972

AN ACT Relating to Closed Season on Deer on Swan Island, Hancock County.

CHAPTER 560

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

R. S., T. 12, § 2353, amended. The 8th paragraph of section 2353 of Title 12 of the Revised Statutes is amended to read as follows:

There shall be a continual closed season on deer on all of Swan Island in the Town of Swan's Island, located in the County of Hancock except that it shall be lawful to hunt with bow and arrow in accordance with chapter 321 during the month of October and the month of November of each calendar year.

Effective June 9, 1972

CHAPTER 561

AN ACT Relating to Veterans Preference in State Employment.

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

R. S., T. 5, § 674, repealed and replaced. Section 674 of Title 5 of the Revised Statutes, as amended by section 1 of chapter 67 of the public laws of 1967, is repealed and the following enacted in place thereof:

§ 674. Veterans preference

In making appointments to and retention in any position on an open competitive basis in the classified service, preference shall be given to veterans of the Armed Forces of the United States, who have been honorably separated, or to their wives, widows or mothers as set forth in this section.

- 1. Definitions. As used in this section, the following words shall have the following meanings, unless the context otherwise indicates:
 - A. Armed Forces. "Armed Forces" means the United States Army, Navy, Air Force, Marine Corps or Coast Guard.
 - B. Honorable separation. "Honorable separation" means discharge or release from a continuous tour of active duty in any of the Armed Forces, the official records of which show the character of service or type of discharge to have been honorable.
 - C. Veteran. "Veteran" shall mean a person, male or female, who served on full-time active duty, exclusive of active duty for training, in the Armed Forces of the United States.

- D. War, etc. "War, campaign or expedition" mean any of the following periods:
 - April 6, 1917 through November 10, 1918
 - December 7, 1941 through September 1, 1945
 - June 27, 1950 through January 31, 1955
 - August 5, 1964 to a termination date to be determined.
- 2. Examination preference. Preference points shall be added to the earned qualifying rating in examinations, providing a passing grade is attained, of veterans applying for positions in the state service in accordance with the following:
 - A. Five-point preference (Veteran). A veteran who served on active duty in any of the Armed Forces for at least 90 days consecutively during a war, campaign or expedition and who was honorably separated therefrom shall be accorded a 5-point preference.
 - B. Five-point preference (Widow). The widow of a veteran as defined in paragraph A, who has never remarried, shall be granted a 5-point preference.
 - C. Ten-point preference (Veteran). A veteran who served on active duty in any of the Armed Forces for at least 90 consecutive days, at any time, was honorably separated therefrom, and who has a service-connected disability or receives compensation, pension or disability retirement under public statutes administered by the Veterans Administration or by a branch of the Armed Forces shall be accorded a 10-point preference.
 - D. Ten-point preference (Wife). The wife of a disabled veteran as defined in paragraph C is entitled to 10-point preference in lieu of the veteran when his service-connected disability disqualifies him for appointment in the classified service along the general lines of his usual occupation.
 - E. Ten-point preference (Widow). The widow, who has never remarried, of a veteran who lost his life under honorable conditions while serving on active duty in any of the Armed Forces during war, campaign or expedition, or who died as the result of service-connected disability shall be accorded a 10-point preference.
 - F. Ten-point preference (Mother). The natural mother of a deceased veteran, who lost his life under honorable conditions while serving on active duty in any of the Armed Forces during a war, campaign or expedition, and who is or was married to the father of the veteran on whose service she bases her claim; and who is widowed, divorced or separated; or who lives with her totally and permanently disabled husband (either the veteran's father or the husband of her remarriage), is entitled to a 10-point preference.
 - 3. Certification preference.
 - A. The names of 5-point preference veterans shall be entered on appropriate registers in accordance with their respective augmented ratings, but they shall be entered ahead of all nonveterans having the same rating.

- B. The names of qualified 10-point preference veterans, who have a compensable service-connected disability of 10% or more, shall be placed at the top of the appropriate register in accordance with their respective augmented ratings, in nonprofessional and nonscientific classes below range 12 of the Compensation Plan.
- 4. Appointment preference. When names are certified for a position in the state service, and such certification includes a veteran preference eligible, should the appointing official pass over a veteran eligible to select a nonveteran, he shall file with the Personnel Board his reasons in writing for so doing. The Personnel Board shall determine the sufficiency of such reasons and, if found insufficient, shall require the appointing official to submit more detailed information in support of his action, and a copy shall be made available to the veteran eligible upon his request. If reasons deemed sufficient by the Personnel Board for passing over his name shall 3 times have been given by an appointing officer, certification of his name for appointment may thereafter be discontinued.
- 5. Retention preference. In any reduction in personnel in the state service, veteran preference employees whose service ratings are "good" or better shall be retained in preference to all other competing employees and veteran preference employees whose service ratings are less than "good" shall be retained in preference to competing nonpreference employees who have equal or lower service ratings.

In determining qualifications for examination, appointment, promotion, retention, transfer or reinstatement with respect to veteran preference eligibles under this section, the board or other examining agency may waive requirements as to age, height and weight, provided any such requirement is not essential to the performance of the duties of the position for which examination is given. The board or other examining agency, after giving due consideration to the recommendation of any accredited physician, may waive the physical requirements in the case of any veteran, provided such veteran is, in the opinion of the board or other examining agency, physically able to discharge efficiently the duties of the position for which the examination is given.

This section shall apply to all examinations for original positions in the State Police, the Department of Inland Fisheries and Game and the Department of Sea and Shore Fisheries.

Effective June 9, 1972

CHAPTER 562

AN ACT Relating to Property Tax Exemption of Certain Pollution Control Facilities.

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

Sec. 1. R. S., T. 36, § 656, sub-§ 1, ¶ E, amended. Paragraph E of subsection 1 of section 656 of Title 36 of the Revised Statutes, as repealed and re-