MAINE STATE LEGISLATURE

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PRIVATE ACTS

OF THE

STATE OF MAINES

PASSED BY THE

LEGISLATURE.

AT ITS SESSION, JANUARY, 1822.

RUBLISHED AGREEABLY TO THE RESOLVE OF JUNE 28, 1820.

PORTLAND:
ABIJAH W. THAYER, PRINTER TO THE STATE,
1822.

same be paid. And if within three months next after Articles stopping such articles as aforesaid, no person shall ap-claimed to be pear to claim the same, and pay the toll thereon, said cor-due. poration shall proceed to sell the same at public vendue to the highest bidder, first giving twenty days notice of such sale, by posting up notifications thereof in some public place in Orono and in Bangor, and by advertising the same in some newspaper printed in the Notice to be same County, if any there be, describing the articles given. and the marks, if any thereon, as nearly as may be; and out of the proceeds of such sale to pay the toll aforesaid and all necessary incidental charges, and to Proceeds to pay over the surplus to the owners of the articles so be paid to the sold, on demand. But if no person shall demand such owners, &c. surplus within a year next after such sale, the same shall become the property of the corporation.

Be it further enacted, That either of the Owners may persons named in the first section of this act, who are articles. now the owners of piers, rocks, boomsticks, or ironwork, which have heretofore been used for the erection and maintenance of booms upon the waters aforesaid, shall have the privilege of furnishing the same to said corporation at its just value, to be used in the erection and maintenance of the booms authorized to be kept by this act; Provided, such piers and rocks are in such places as that they can be profitably employed by the corporation for such purpose; and if Proviso. such persons and said corporation cannot agree on the value of such piers, rocks, boom-sticks or iron-works, the same may be appraised by a committee or estimated by a Jury in the same manner as is provided in the fifth section of this act.

This Act passed February 4, 1822.

CHAPTER CXVI.

AN ACT authorizing the Executor of the last Will and Testament of Benjamin Cole to sell certain lands.

BE it enacted by the Senate and House of Representatives, in Legislature assembled, That Elliot G. Vaughan, executor of the last Will and Testament of Benjamin Discription of Cole, late of Hollis, in the County of York, be, and he thorized to be hereby is authorized to sell at public or private sale, sold; to the best advantage, the whole of the homestead farm, and a wood lot of thirty-five acres, being the real estate of said Cole, deceased, with the buildings thereon standing, in said Hollis; and to make and de-

liver good and sufficient deed or deeds of the same; and after deducting all necessary incidental expenses, and the balance of his administration account, as settled and to be settled with the Judge of Probate, to

proceeds to be vest the proceeds of such sale in good notes, secured vested.

Interest to be applied.

Proviso.

by a mortgage, or in public securities; the interest whereof to be applied in the same manner as the income of said farm and wood lot, as directed to be applied by the last Will and Testament of said Cole forever: Provided that the said Vaughan do first give bond with sufficient surety or sureties to the Judge of Probate for the County of York, for the time being, conditioned, that the said Vaughan shall comply in the sale of said estate, with the directions of the law regulating sales of land by Executors and Administrators for the payment of debts, and shall faithfully invest the proceeds of such sale, as aforesaid, and apply the interest thereof according to the true intent and meaning of the devisor, as declared in his last Will and Testament aforesaid.

[This act passed February 5, 1822.]

CHAPTER CXVII.

AN ACT incorporating the middle River Bridge and Turnpike Corporation in Machias.

Persons incorporated.

Representatives, in Legislature assembled, That Samuel A. Morse, William A. Crocker, George S. Smith, John Holway, Jeremiah O' Brien, Harrison Thatcher, Ebenezer Inglee, Obadiah Hill, Joseph Fenno, William F. Penniman and Newell Witherbee, with their associates, be, and they hereby are made a corpora-