

# PRIVATE ACTS

OF THE

# STATE OF MAINE,

PASSED BY THE

# SEVENTH LEGISLATURE,

AT ITS SESSION

## HELD IN JANUARY, 1827.

PUBLISHED AGREEABLY TO THE RESOLVE OF THE 28TH OF JUNE, 1820.

#### PORTLAND,

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# CHAPTER CCCCLVII.

AN Additional ACT to the several Acts to prevent the destruction of Fish in Denny's River and Pinmaquan.

**BE** it enacted by the Senate and House of Representatives, in Legislature assembled, That the Fish Committee, any and each of them, Powers of Fish chosen in the towns of Charlotte, Baring, Coop-Committee tended. er, and plantation number Fourteen, shall have and exercise the same power in all and either of the towns through which the fish pass, including Dennysville, as they have had right heretofore to exercise in the towns or plantations in which they were severally chosen: Provided, That the Fish Committees, in either of the aforesaid towns or Provise. plantations, shall neglect to keep open, and cause to be kept open, good and sufficient fishways, under the Act passed February the fourth in the year eighteen hundred and twenty-four, and the Act additional thereto, passed February the fourth eighteen hundred and twenty-six. And And Penalty in forme the penalty mentioned in the second section of er act altered. said first mentioned act against persons offending. as therein described, shall be not less than twenty dollars, any thing in said Act to the contrary notwithstanding.

[Approved by the Governor, Feb. 7, 1827.]

## CHAPTER CCCCLVIII.

AN ACT to incorporate the Proprietors of Kennebunk Port Distillery,

SECT. 1. BE it enacted by the Senate and House of Representatives, in Legislature assembled, That Simon Nowell, Eliphalet Perkins, Persons incorpo-Silas Moody, John G. Perkins, William Jefferds and Jonathan Stone, Jun'r, their associates and successors, be, and they hereby are constituted a body politic and corporate, by the name of the Proprietors of the Kennebunk Port DistillePòwers.

May hold estate, &c.

ry; for the purpose of establishing and carrying on a Distillery in said town; with power to prosecute and defend suits at law by their corporate name; to have and use a common seal; to make any by-laws for the convenient management of their affairs, not repugnant to the laws of the State; to take, hold and possess any personal property to the amount of twenty thousand dollars, and any real estate not exceeding ten thousand dollars in value; and the same to grant, bargain, sell or convey; together with such powers and privileges as are usually incident to similar corporations.

SECT. 2. Be it further enacted, That if any person or persons, or corporation, shall obtain <sup>Mode of levying</sup> judgment and execution against the corporation the corporation. <sup>Mode of levying</sup> judgment and execution against the corporation the corporation. <sup>Mode of levying</sup> judgment and execution against the corporation the same upon the body or bodies, or real or personal estate of any person or persons, who shall be, or shall at any time within three years next preceding, have been, members of said corporation.

> SECT. 3. Be it further enacted, That the first meeting of said corporation, shall be notified and held at such time and place, as a majority of the persons named in this Act may direct.

SECT. 4. Be it further enacted, That the powers granted by this Act, may be enlarged.

Powers restricted or annulled, at the pleasure of the Legislature.

[Approved by the Governor, Feb. 7, 1827.]

## CHAPTER CCCCLIX.

AN ACT additional to an Act respecting Fisheries in the waters of Vinalhaven.

SECT. 1. BE it enacted by the Senate and House of Representatives, in Legislature assembled, That it shall be lawful for the Selectmen of the town of Vinalhaven, or the Committee of

Eirst meating, how called.