

MAINE STATE LEGISLATURE

The following document is provided by the
LAW AND LEGISLATIVE DIGITAL LIBRARY
at the Maine State Law and Legislative Reference Library
<http://legislature.maine.gov/lawlib>



Reproduced from scanned originals with text recognition applied
(searchable text may contain some errors and/or omissions)

PUBLIC ACTS

OF THE

STATE OF MAINE,

PASSED BY THE

TWELFTH LEGISLATURE,

AT ITS SESSION, HELD IN JANUARY, 1832.

PUBLISHED AGREEABLY TO THE RESOLVE OF JUNE 28, 1820.

AUGUSTA:

I. BERRY & CO., PRINTERS TO THE STATE.

1832.

Chapter 17.

AN ACT additional to "An act directing the method of laying out and making provision for the repair and amendment of Highways."

SECT. 1. *Be it enacted by the Senate and House of Representatives, in Legislature assembled,* That any town in this State, having a population of four hundred inhabitants, may at any legal meeting of its inhabitants vote to raise such sum of money, to be expended in making and repairing its public roads, as they may think necessary; and may, by vote of said inhabitants, if they see fit, direct the same to be assessed upon polls and estates and collected in the same manner as other cash taxes of said town are assessed and collected.

Towns having four hundred inhabitants may raise money to be expended in making and repairing public roads.

How assessed and collected.

SECT. 2. *Be it further enacted,* That the nineteenth section of the act to which this is additional, passed the second day of March one thousand eight hundred and twenty one be and hereby is repealed.

Part of former act repealed.

[Approved by the Governor, February 27, 1832.]

Chapter 18.

AN ACT additional to regulate the inspection of Beef and Pork.

SECT. 1. *Be it enacted by the Senate and House of Representatives, in Legislature assembled,* That the quality of Beef which has heretofore been designated No. 2, shall hereafter be designated **Prime Beef**; and all barrels and half-barrels thereof for exportation shall be branded **Prime Beef**. And the quality heretofore designated No. 3, shall hereafter be designated **Cargo Beef**; and all barrels and half-barrels thereof for exportation shall be branded **Cargo Beef**.

Quality of Beef heretofore designated No. 2, to be hereafter branded **Prime Beef**; that designated No. 3, to be branded **Cargo Beef**.

SECT. 2. *Be it further enacted,* That the quality of Pork heretofore designated No. 2, shall

Quality of Pork heretofore designated No. 2.

hereafter be designated **Prime Pork**; and all barrels and half-barrels thereof for exportation shall be ^{to be branded} **Prime Pork**, ^{Prime Pork,} ^{&c.} And that quality heretofore designated No. 3, shall hereafter be designated **Cargo Pork**; and all barrels and half-barrels thereof for exportation shall be branded **Cargo Pork**.

SECT. 3. *Be it further enacted,* That every barrel and half barrel of **Pork** which shall be packed or repacked for exportation shall contain two hundred pounds to every barrel and one hundred pounds to every half barrel, packed or repacked as aforesaid. ^{How much every barrel, and every half barrel of Pork shall contain.}

SECT. 4. *Be it further enacted,* That it shall be the duty of the **Inspector General of Pork and Beef** and of his **Deputies**, either by themselves or other persons by them appointed, who shall be under oath to the faithful performance of their duty, to weigh all hides taken from cattle slaughtered for barreling, making reasonable deductions for waste. And a bill of said hides, specifying the original weight thereof and the amount deducted for tare and drainage shall be made and signed by the person weighing the same, for which service four cents per hide shall be paid by the purchaser. ^{Duty of the Inspector General and his Deputies.}

SECT. 5. *Be it further enacted,* That so much of the first section of an additional Act to regulate the **Inspection of Beef and Pork**, passed on the twenty eighth day of **March** one thousand eight hundred and thirty one as requires the inspection of **Beef and Pork** within the time between sun-rising and sun-setting, and also so much of the fifth section of the same act as is inconsistent with any provisions of this act, be and hereby are repealed. ^{Part of former Act repealed.}

[Approved by the Governor, February 27, 1832.]