

MAINE STATE LEGISLATURE

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PRIVATE AND SPECIAL

ACTS

OF THE

STATE OF MAINE,

PASSED BY THE

TWELFTH LEGISLATURE,

AT ITS SESSION COMMENCING JANUARY 4, 1832.

PUBLISHED AGREEABLY TO THE RESOLVE OF JUNE 28, 1820.

AUGUSTA:

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

1832.

CHAPTER 229.

AN ACT to incorporate the town of Hodgdon.

Approved February 11, 1832.

SECT. 1. *Be it enacted by the Senate and House of Representatives, in Legislature assembled,* That the plantation called Hodgdon in the County of Washington, bounded North by the town of Houlton, East by the East line of the State, West by the township of Linneus and South by the half township of land granted to Westford Academy, with the inhabitants thereof, be and hereby is incorporated into a town by the name of Hodgdon. Boundaries described.

SECT. 2. *Be it further enacted,* That any Justice of the Peace for said County may issue his warrant directing some inhabitant of said town to notify said inhabitants to meet, at a time and place in said warrant specified, to choose all necessary town officers. Meeting for the choice of officers.

 CHAPTER 230.

AN ACT to incorporate the town of Lagrange.

Approved February 11, 1832.

SECT. 1. *Be it enacted by the Senate and House of Representatives, in Legislature assembled,* That the plantations called Oxford and Hammond, adjoining each other, and lying in the County of Penobscot, bounded on the North by Kilmarnock, on the East by Howland and township numbered one, on the West by Bradford and Milton and on the South by township numbered three, with the inhabitants thereof, be and hereby are incorporated into a town by the name of Lagrange. Boundaries described.

SECT. 2. *Be it further enacted,* That any Justice of the Peace for said County is hereby authorized to issue his

Meeting for
choice of offi-
cers—how
notified.

warrant directing any inhabitant of said town to notify the inhabitants thereof to meet at a time and place in said warrant specified for the choice of town officers.

CHAPTER 231.

AN ACT respecting Lumber in the Mattawamkeag River.

Approved February 11, 1832.

Be it enacted by the Senate and House of Representatives, in Legislature assembled, That no person or persons, after the first day of April in the year one thousand eight hundred and thirty three, shall draw or put into the Mattawamkeag river or its tributary streams, in the County of Penobscot, for the purpose of being run or driven through a place called Slew-gunda, any log, mast, spar or other timber exceeding thirty two feet in length. And any person or persons, offending against the provision aforesaid, shall forfeit and pay a fine of twenty dollars for each log, mast, spar or other piece of timber, exceeding the length aforesaid, by him or them drawn or put into the river or streams aforesaid, to be recovered by complaint before a Justice of the Peace, one half to the complainant and the other half to the use of the State; and such person or persons shall also forfeit to the use of the complainant the said log, mast, spar or other piece of timber, to be recovered by the same complaint.

No logs, masts,
spars or other
timber, exceed-
ing in length,
32 feet, shall be
put into the
Mattawamkeag
river, or its tri-
butary streams
for the purpose
&c.

Forfeiture for
violating the
provisions of
this Act.

How to be
recovered.

CHAPTER 232.

AN ACT to set off land from Porter to Brownfield.

Approved February 11, 1832.

Be it enacted by the Senate and House of Representatives, in Legislature assembled, That so much of a lot of land numbered twenty, owned by John Quint, as lies in the town of Porter be and hereby is annexed to the town of Brownfield.

Lot of land an-
nexed to the
town of Brown-
field.