# MAINE STATE LEGISLATURE

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### PRIVATE AND SPECIAL

## ACTS

AR 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.

AUGUSȚA:
1. BERRY & CO., PRINTERS TO THE STATE.
1832.

tate.

ficient repair by said Committee or the major part of them, they shall make a statement thereof in writing under their Said Committee hands and lodge the same with the Clerk or Treasurer of shall lodge a statement rola said side boom corporation, which certificate shall be taken tive to the condition of said and considered as conclusive evidence that said side booms Side Booms and and piers, are, and were at the time of making such certifi-Clerk or Treas-cate out of good and sufficient repair, and said proprietors, urer of said Side Boom Corpora- shall not thereafter be entitled to demand and receive said tion &c. additional toll of eight cents, until said side booms and piers shall be put in good and sufficient repair, and a certificate to that effect from said Committee, shall have been lodged with the Clerk or Treasurer of said boom corporation.

Be it further enacted, That whenever said pro-SECT. 5. Unless the Side prietors shall wilfully suffer or permit their said side booms Booms and and piers, to be and remain in an insecure, ruinous and Piers are kept in good repair, improper state and condition, for any unreasonable length the right of the Proprietors to of time, their right to demand, and take the additional sum demand the ad-dition sum, shall of eight cents mentioned in the first section of this act shall cease. cease.

#### CHAPTER 270.

AN ACT to incorporate the Hancock Agricultural Society.

Approved March 8, 1832.

Be it enacted by the Senate and House of Representatives, in Legislature assembled, That John Burnham, Rowland H. Bridgham, Sewall Lake, Charles Jarvis and Names of persons incorpora-their associates, successors and assigns, be and they hereby are created a corporation by the name of the Hancock Agricultural Society, with power by that name to sue and be sued, use a common seal, make by-laws for the man-Powers &c. agement of their affairs, not repugnant to the laws of the May hold Real State, take, hold and possess any estates, real or personal, or Personal Es the yearly income of which shall not exceed three thousand dollars, to be used exclusively for the promotion and improvement of agriculture and the mechanic arts connected therewith; and said corporation may sell or lease their estates at pleasure, and have and enjoy all the powers and privileges usually granted to similar corporations.

SECT. 2. Be it further enacted, That the powers grant-Powers granted ed by this Act may be enlarged, restricted or annulled at the pleasure of the Legislature.

SECT. 3. Be it further enacted, That John Burnham may call the first meeting of said corporation by giving First meeting. such previous notice as he may judge suitable.

#### CHAPTER 271.

AN ACT to incorporate the East Somerset County Agricultural Society.

Approved March 8, 1832.

- SECT. 1. Be it enacted by the Senate and House of Representatives, in Legislature assembled, That Henry Warren, Names of Persons incorporatelijah Wood Jr., Augustus J. Brown, Sewall Prescott ted. and Jacob Stafford their associates and successors be and hereby are created a corporation by the name of the East Somerset County Agricultural Society, with power by that Powers &c. name to prosecute and defend suits at law; to have a common seal; to make by-laws for the management of their affairs, not repugnant to the laws of the State; to take and hold any estate, real or personal, the yearly income of which shall not exceed three thousand dollars, to be or personal Esused exclusively for the promotion of Agriculture, and the tate &c. mechanic arts connected therewith, and may sell or lease the same at pleasure and have all the powers incident to similar corporations.
- SECT. 2. Be it further enacted, That the first meeting of said Corporation may be called by any three of the persons above named on giving such notice as they may think proper.
- SECT. 3. Be it further enacted, That the powers, grant-Powers granted ed by this Act, may be enlarged, restricted or annulled at ed. the pleasure of the Legislature.