

## **PUBLIC ACTS**

و الترو مرد م

OF THE

# STATE OF MAINE,

PASSED BY THE

### THIRTEENTH LEGISLATURE,

At its Session, held in January, 1833.

PUBLISHED AGREEABLY TO THE RESOLVE OF JUNE 28, 1820.

AUGUSTA :

I. BERRY & CO. PRINTERS TO THE STATE.

1833.

for defraying the expenses aforesaid. And said Committee shall also pay all damages sustained by reason of said boom, to the aforesaid aggrieved party, whether the boom be opened within said ten days or not.

SECT. 3. Be it further enacted, That if any person shall wilfully or wantonly cut or break, or otherwise injure any boom to be erected across Dead River by virtue of this act, he shall be liable Persons who to indictment; and on conviction shall, for each of-<sup>shall injure any boom erected</sup> fence, forfeit and pay to the use of the State, a fine under this Act not exceeding one hundred dollars, or be imprisoned indictmentin the common jail for a term not exceeding convictionsix months; and shall be liable to an action, as at <sup>Imprisonmentfurther liabilicommon law, in favor of the said Prudential Com- ties. mittee for the damages caused by such injury, to be regulated agreeably to said act, and the proceeds applied to the expenses of driving logs, as aforesaid.</sup>

SECT. 4. Be it further enacted, That the powers given by this act may be enlarged, restrain-<sup>Powers</sup> granted ed, or annulled at the pleasure of the Legislature.<sup>be changed.</sup>

[Approved by the Governor, February 20, 1833.]

### Chapter 55.

#### AN ACT to remove the Judicial Courts, in the County of York, from the town of York to the town of Alfred.

SECT. 1. Be it enacted by the Senate and House of Representatives, in Legislature assembled, That the term of the Supreme Judicial S. J. C. and Court, now by law required to be holden at York, C. C. P. and in the County of York, upon the last Tuesday of Commissioners April annually, and the term of the Court of Comhereafter to be had at Alfred. mon Pleas, now required by law to be holden at said town of York, upon the last Tuesday of May annually, and the term of the Court of County Commissioners, now required by law to be holden at said town of York, upon the Tuesday next before the last Monday of May annually, shall re-

spectively be holden at Alfred, in and for said County, upon the above-mentioned days, fixed by law for the holding of said terms respectively; any thing in any Act contained, to the contrary notwithstanding.

SECT. 2. Be it further enacted, That all writs, warrants, complaints, executions, bills in equity, petitions, recognizances, orders, certificates, reports, and all processes of every kind, commenced for, pending in, or returnable to, either of said Courts, at the terms thereof to be holden at said town of York, next after the passing of this Act, shall be returned to, have day in, and be acted upon by, said Courts at their respective terms, next to be holden at Alfred, as provided in the first section of this Act.

[Approved by the Governor, February 20, 1833.]

#### Chapter 56.

AN ACT additional to an "Act respecting the collection of taxes on unimproved lands, not taxable by the Assessors of any town or plantation."

SECT. 1. Be it enacted by the Senate and House of Representatives, in Legislature assembled, That when any lands shall be sold, by virtue of a warrant from the Treasurer of the State or of any County, for the non-payment of State or County taxes, the person or persons, to whom the right of redemption belongs, shall be entitled to redeem the time within five same, at any time within five years from said sale, by depositing with the Treasurer of the County, in which said land may lie, for the use of said purchaser, his executors, administrators or assigns, a sum equal to the amount of said tax, for which the land was assessed, and the necessary charges of sale, and all taxes subsequently assessed on the same and paid by said purchaser, his heirs, executors, administrators, or assigns, together with twelve per cent. interest on said sums.

Persons whose lands are sold for Taxes may redeem the same at any years from the sale.

Return of precept when made.