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 RY THE

THIRTEENTH LEGISLATURE,

At its Session, held in January, 1823.

PUBLISHED AGREEABLY TO THE RESOLVE OF JUNE 28, 1820.

AUGUSTA:

1. BERRY & CO. PRINTERS TO THE STATE.

1823.

balancing, wire dancing, personal agility, slight or dexterity, without having first obtained license therefor, in manner hereinafter specified, the person or persons so offending shall pay a fine for every such offence not exceeding One Hundred Dollars nor less than Ten Dollars to be recovered aby action of How to be debt in the name of the overseers of the poor, and to the use of the poor of the city, town or plantation, wherein the same may have been committed.

Sect. 2. Be it further enacted, That the Selectmen of any town, Assessors of any plantation or Mayor of any city, may grant license for any of Selectmen, Asthe foregoing exhibitions or performances, to be had therein, on receiving for the use thereof a sum such grant license as they may adjudge suitable, not being less than less than less than \$5,00. Five Dollars for every such exhibition or performance, twenty four hours being allowed for the same. Provided, That the provisions of this Act shall not Proviso. be construed to extend to any permanently estab-

lished Museum or Theatre. SECT. 3. Be it further enacted, That it shall Duty of Selectbe the duty of the Selectmen of any town, Asses-men, Assessors, sors of any plantation or the Mayor of any city to oute. prosecute for any fine or penalty for the violation of the provisions of this act and the act to which this [is] additional, within said town, plantation or city, before any Court of competent jurisdiction. And Penalties to be all fines or penalties so recovered shall be paid into ury of Town &c. the treasury of said town, plantation or city for the use of the same.

[Approved by the Governor, March 2, 1933.]

Chapter 71.

AN ACT in addition to an Act for the encouragement of Agriculture, Horticulture and Manufactures.

Be it enacted by the Senate and House of Representatives, in Legislature assembled, That it shall be the duty of the several Agricultural Soreceive the gratuity of the State.

Duty of Agricultural Societies, which may receive the gratuity of the State, ties which may to transmit annually, in the month of December, to the Secretary of State, the information required of persons before receiving premiums, named in the third section of the act to which this [is] additional.

[Approved by the Governor, March 2, 1833.]

Chapter 72.

AN ADDITIONAL ACT regulating Elections.

Be it enacted by the Senate and SECT. 1. House of Representatives, in Legislature assembled, That whenever any unincorporated place classed, in any Representative district, with any town or towns adjacent thereto, it shall be lawful for any person resident in said unincorporated place, between the first and the twentieth day of May in any year, to present a list of his rateable poll and estate, as it existed on said first day of May, to the Assessors of either of said towns, who may require the same to be verified in the same manner as if presented by an inhabitant of said town. shall be the duty of said Assessors, after having made and finished the State and County tax of said year for said town, to subjoin thereunto an assessment against said person, to the amount of his proportion of the State and County tax, ascertained by said inventory, at the same rate as an inhabitant would be assessed in said tax upon a similar inven-Remedy for the tory. And the same remedy shall exist for the collection of said tax, as if said person were an inhabunder this Act. itant of said town. And said assessments shall be legal, although, by reason of the tax against said non-resident, the total thereof may exceed the whole amount with the five per cent overlay, which said Assessors were authorized by law to assess. the taxes thus assessed upon said person, resident in Town in which said unincorporated place, shall enure and belong to the town in which the same were assessed.

Residents in unincorporated places may present a list of their rateable estate &c. to Assessors of adjacent towns &c.

Duty of said Assessors.

collection of Taxes assessed

Said taxes to belong to the they are assessed.