

PRIVATE AND SPECIAL

ACTS

OF THE

STATE OF MAINE,

PASSED BY THE

THIRTEENTH LEGISLATURE,

AT ITS SESSION COMMENCING JANUARY 2, 1833.

PUBLISHED AGREEABLY TO THE RESOLVE OF JUNE 28, 1820.

AUGUSTA:

I. BERRY & CO. PRINTERS TO THE STATE.

1833.

Company carrying on the business of Insurance, shall be eligible as a Director of this Corporation.

SECT. 5. Be it further enacled, That a majority of the Amajority shall whole number of Directors shall constitute a quorum for constitute a quorum. the transaction of business. And said Corporation shall have power to make by-laws for managing the affairs of Corporation said Company, not repugnant to the laws of the State.

SECT. 6. Be it further enacted, That any two of the First meetingthree persons, first above named, may call the first meet- how to be called. ing of said Company, by publishing the time and place thereof in the Working-Men's Advocate, a 'newspaper printed in Belfast, at which meeting any officers may be chosen, and any corporation business transacted.

may make by-laws.

CHAPTER 372.

AN ACT to prevent the destruction of Pickerel in the Great and Little Madomack Ponds.

Approved March 2, 1833.

SECT. 1. Be it enacted by the Senate and House of Representatives, in Legislature assembled, That if any person, within four years from the passing of this Act, shall take or de- Any person who stroy any Pickerel in the Great Madomack Pond or the any pickerel in Little Madomack Pond in Waldoborough, or any of the omackPond&c. streams entering into or issuing out of either of said Ponds, for every offence. or any of the waters connected therewith, he shall forfeit and pay a fine of Three Dollars for every pickerel so taken or destroyed.

SECT. 2. Be it further enacted, That if any person shall Any person who set eel-pots, fish-pots, or nets; or erect any wears in shall set eel-pots either of said ponds or any of the streams or waters afore-said waters, for said, for the purpose of taking said fish, or obstructing taking said fish their passage in said waters, he shall forfeit and pay a fine shall forfeit \$5 for each offence. of Five Dollars, for every such offence.

SECT. 3. Be it further enacted, That it shall be lawful, Obstructions for any person, finding any of the obstructions aforesaid found in any of

the Great Mad-

SURVEY OF LUMBER.

said waters may be demolished.

Fines-how to be recovered and applied.

placed or erected in either of said ponds or any of the streams or waters thereof, to take up, pull down and demolish the same. And all fines, arising from the violation of this Act, may be recovered by action of debt, one moiety thereof to the use of said town, and the other moiety thereof to the person who may sue therefor.

CHAPTER 373.

AN ACT to regulate the survey of Lumber in the County of Penobscot.

Approved March 2, 1833.

SECT. 1. Be it enacted by the Senate and House of Representatives, in Legislature assembled, That in addition to the Surveyors, usually chosen by towns and plantations, that County Commissioners for the County of Penobscot, are hereby directed and required to appoint some suitable person, to be Surveyor General of lumber for said County; County of Pe- who shall make his residence in Bangor, and hold his office for the term of four years, unless sooner removed by said Commissioners; and shall give bond with sufficient sureties, to the Treasurer of said County, in the sum of Two Thousand Dollars, for the faithful discharge of his duties, to be approved of by said Commissioners, and shall be sworn to the upright, and faithful performance of his trust; and said Surveyor General shall be authorized and required to appoint such number of Deputies not less than ten, who shall be on oath to the faithful performance of their duties, and give bond therefor, to the Surveyor General, and may be removed by him at pleasure-Provided that nothing in this Act shall be construed to prevent any person or persons, from completing any survey, on any contract heretofore made, with express reference to a survey by a particular individual.

sioners required to appoint aSurveyor General of Lumber for the nobscot-

Tenure of his office.

He shall give Bond.

Shall be swern.

Shall appoint Deputies who shall give Bond to S. G. who may remove them at pleasure.

Previso.

554