# 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 BY THE

#### EIGHTEENTH LEGISLATURE,

JANUARY SESSION, 1838.

Published agreeably to the Resolve of June 28, 1820.

AUGUSTA: LUTHER SEVERANCE, PRINTER. 1838. SECT. 3. Be it further enacted, That this Act—when to take shall take effect and be in force as soon as it shall be effect. approved by the Governor.

[Approved by the Governor March 8, 1838.]

#### Chapter 318.

AN ADDITIONAL ACT anthorizing Attorneys in the Court of Common Pleas to practice law in the Supreme Judicial Court in certain cases.

Be it enacted by the Senate and House of Repre-Persons admitsentatives in Legislature assembled, That all per-law in C. C. sons who have been or may hereafter be admitted tice in S. J. to practice law in the Court of Common Pleas, of es. regular standing at the bar of said Court, are hereby authorized to conduct, manage and argue, all cases both of law and fact in the Supreme Judicial Court, any law or usage to the contrary notwithstanding.

[Approved by the Governor March 8, 1838.]

#### Chapter 319.

AN ACT additional to an Act to regulate the taking of Alewives at Neguasset Falls in the town of Woolwich.

Section 1. Be it enacted by the Senate and House Alewives not to from and after the passing of this act, no person shall be allowed to take any of the fish called Alewives, by net or otherwise in Neguasset Stream in said town of Woolwich, on any other days than Monday, Tuesday, Wednesday and Thursday, in each week, and any person or persons who shall take fish in said stream penaltics. other than on the days as aforesaid, he or they shall forfeit and pay, for every fish so unlawfully taken, a fine not exceeding ten cents nor less than three cents, and also be liable to forfeit their nets.

Sect. 2. Be it further enacted, That all fines and forfeitures incurred under this act shall be recovered in the same way and manner and to the same use as is provided in the ninth section of an act to which this is additional.

[Approved by the Governor March 8, 1938.]

#### Chapter 320.

. His K<del>orana</del> kake

AN ACT to prevent fraud in the pressing of Hay.

Section 1. Be it enacted by the Senate and House of Representatives in Legislature assembled, That all hay which shall be pressed or put up in bundles Hay pressed or put up in bundles put in bundles for sale within this State after the first day of August for sale, how to next, shall be branded upon the bands or boards enclosing the same, with the first letter of the christian name and the whole of the surname of the person packing and screwing, or otherwise pressing said hav, or causing the same to be done, and with the name of the town, city or plantation where said hay shall be pressed, or where the person packing or screwing said hay shall live, and with the name of the State.

Be it further enacted, That all pressed Sect. 2. hay which shall be offered for sale or for shipping, renalty for of fering for sale without being branded as aforesaid, shall be forfeit-pressed hay not ed, one half to the person or persons prosecuting how appropriatherefor, and the other half to the use of the city, town or plantation where said hay shall be offered for

sale or for shipping.

SECT. 3. Be it further enacted, That any master Penalty on mass or commander of any vessel which shall take on board on pressed hay, not branded as aforesaid, shall forfeit and hay not so brand- pay the sum of two dollars for each and every bundle of hay so received; one half to the use of the person or persons prosecuting therefor, and one half to the use of the city, town or plantation where said hay shall be received on board.

be branded.