MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

4628

PASSED BY THE

TWENTY-SECOND LEGISLATURE

OF THE

STATE OF MAINE,

A.D. 1842.

Published by the Secretary of State, agreeably to Resolves of June 28, 1820, February 26, 1840, and March 16, 1842.

AUGUSTA:

WM. R. SMITH & Co., PRINTERS TO THE STATE.

ERRATA:

The following leaf is inserted because one or more pages in this chapter have errors noticed and corrected here.

ERRATA.

PUBLIC LAWS.

- Page 1, chap. 1, ninth line, for "depositions" read "deposition"
 - 7, chap. 10, in enacting clause, for "enncted" read "enacted"
 - 23, chap. 31, section 7, fourth line, before the word "court" insert "the "
 - 24, chap. 31, bottom line, for "SECT. 15." read "SECT. 13."
 - 27, chap. 32, section 1, tenth line, for "whatever" read "whatsoever"

PRIVATE AND SPECIAL LAWS.

- Page 6, chap. 5, section 1, fourth line, for "the" read "this"
 - 16, chap. 17, fifth line from the bottom, for "agricultaral" read "agricultural"
 - 32, chap. 41, seventh line, for "building" read "buildings"

RESOLVES.

- Page 42, chap. 52, in the title and in second line, for "Brown" read "Brawn"
 - 58, chap. 69, thirteenth line from the bottom, for "township" read "townships"

Erratum. Page 154. For "Hancock" read "Aroostook."

PUBLIC LAWS

OF THE

STATE OF MAINE.

1820

Chapter 1.

AN ACT for taking depositions in certain cases.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Any justice of the district court, or a commissioner appointed by perositions unsuch justice, on application therefor, or any judge of probate, may R. S. how taken take depositions to be used in any case mentioned in the first section of chapter, one hundred and thirty three, of the revised statutes, when the deponent is about to go, before the session of the court, more than sixty miles from the place of trial of the action, in which the deposition is to be used, and not return in season to attend the same; and like notice shall be given to the adverse party, and the Notice. same fees paid for notices and for taking such depositions, as in case Fees. of depositions taken before a justice of the peace.

[Approved February 12, 1842.]

Chapter 2.

AN ACT to secure the rights of owners of logs, spars and other lumber in Kenduskeag stream.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

It shall be the duty of all owners of logs, spars and Owners of lumother lumber lying or being in the Kenduskeag stream, to keep open passage way. a passage way through their said logs, spars and other lumber, at least twenty feet wide; and if any such owner or owners shall refuse or neglect to open and keep open such passage way, after forty eight hours notice given to said owner or his agent by any