

MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

4628

PASSED BY THE

TWENTY-SECOND LEGISLATURE

OF THE

S T A T E O F M A I N E ,

A . D . 1 8 4 2 .

Published by the Secretary of State, agreeably to Resolves of June 28, 1820, February 26, 1840, and
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1 8 4 2 .

PRIVATE AND SPECIAL LAWS

OF THE

S T A T E O F M A I N E .

1842.

CHAP. 47.

SECT. 4. The said corporation shall deposit with the treasurer of the county of Penobscot, on or before the first day of January next, five cents per thousand feet on all the logs and other lumber rafted at said booms the present year, with a schedule of the names of the owners or persons paying boomage and in case the toll shall be reduced by the next legislature the said treasurer shall pay to said owners or persons paying boomage, pro rata, the amount of such reduction on the amounts severally paid by them, and return the balance, if any, to said corporation. And if the sum deposited in said treasury shall not be sufficient to pay the said owners or persons paying boomage, the corporation shall be held to make up the deficiency to the owners aforesaid. And the treasurer shall be allowed to deduct from the amount to be paid to each log owner or person paying boomage, one dollar, for his compensation.

Corporation to deposit certain proportion of the receipts for boomage with the treasurer of Penobscot county.

How to be expended.

Corporation to make up deficiency, &c.

SECT. 5. Logs which have no mark upon them, called prize logs, and marked logs not claimed by any one, called scattering marks, shall be secured and kept together until all the logs are rafted out of the boom, and shall then be sold at auction, after notice of the time and place of sale, and quantity and a description of the marks upon the logs shall have been published in two newspapers printed in Bangor, fifteen days before such sale; and after deducting the boomage and the necessary expenses of advertising and sale, the proceeds of the sale of prize logs shall be paid over to the owners of the logs of that year, in the boom, in proportion to the quantity of logs owned by each; and the proceeds of the scattering marks shall be paid into the treasury of the county of Penobscot, and a particular description of each mark and its estimated value shall be deposited with the treasurer; and if, within one year, an owner appears and proves his property in any logs so sold, the net proceeds of the sale of such logs shall be paid to the owner, and the balance shall remain for the use of the county of Penobscot; and logs sold for boomage shall be advertised in the same manner as is provided in this section for advertising scattering marks.

Unclaimed and prize logs, to be sold at auction.

Description to be published.

Proceeds of sale, how disposed of.

[Approved March 17, 1842.]

Chapter 48.

AN ACT to change the names of certain persons.

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

George Craven, of Orrington, shall be allowed to take the name

Names of certain persons changed.

CHAP. 48.

of Wiggin Merrill; Jackson McLaughlin, of Bucksport, shall be allowed to take the name of Andrew Harriman; Charles Hiram Judge, of Portland, shall be allowed to take the name of Charles Hiram Beeman; James Stevens, of Thomaston, shall be allowed to take the name of James Morris; John Doore, of Steuben, shall be allowed to take the name of John Leighton; Harrison Parlin, of Winthrop, shall be allowed to take the name of William Harrison Parlin; Elkanah J. S. Brookings, of Woolwich, shall be allowed to take the name of John Brookings; Ephraim Philbrick, of Unity, shall be allowed to take the name of Charles Philbrick; Ivory Foss, of Hancock, shall be allowed to take the name of Ivory Hovey Foss; Sherebiah Dakin, of Orono, shall be allowed to take the name of Samuel Sherebiah Dakin; Hannibal Ingalls Kimball, of Mercer, shall be allowed to take the name of Hannibal Kimball Ingalls; Julia Emerson Kimball, of Mercer, shall be allowed to take the name of Julia Emerson Kimball Ingalls; Dorcas Howard Rice, of Eastport, shall be allowed to take the name of Isabella Howard Rice; Ann Hurd, of Augusta, shall be allowed to take the name of Ann Hamlen; Phebe Elizabeth Closson, of Bluehill, shall be allowed to take the name of Elizabeth Closson Gray; Mary Jane Hale, of Fayette, shall be allowed to take the name of Mary Asenath Hale; Harriet E. Cochran, of Portland, shall be allowed to take the name of Harriet E. Tucker; Keziah Meserve Vosmus, of Danville, shall be allowed to take the name of Keziah Meserve Larrabee; Mary Ann Brainerd, of Industry, shall be allowed to take the name of Mary Ann Brainerd Gower; and Peter Whitney Waterhouse, of Gray, shall be allowed to take the name of Peter Whitney Cary.

[Approved March 17, 1842.]

Chapter 49.

AN ACT to set off a part of Passadumkeag to Lowell.

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

SECT. 1. All that part of the town of Passadumkeag situated east of a line drawn due north from the northwest corner of Bingham's Penobscot purchase, and being bounded on the north by the town of Enfield, east and south by the town of Lowell, with all the inhabitants having a legal settlement thereon, be, and the same hereby is, set off from the town of Passadumkeag and annexed to the town of Lowell, in the county of Penobscot.

Part of Passadumkeag set off to Lowell.
Boundaries.