

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)

ACTS AND RESOLVES

PASSED BY THE

TWENTY-FOURTH LEGISLATURE

OF THE

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

A. D. 1844.

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

AUGUSTA:

W^M R. SMITH & Co., PRINTERS TO THE STATE.

1844.

PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE,

1844.

CHAP. 166.

Chapter 166.

AN ACT to set off certain persons and lands from the town of Brooks, in the county of Waldo, and annex the same to the town of Monroe.

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

Persons and estate set off.

Isaac Jordan and Archilaus W. Twombly, together with lot numbered thirteen, in the first range, and lots numbered fourteen and seventeen, in the third range of lots, in the town of Brooks, in the county of Waldo, are hereby set off from the said town of Brooks and annexed to the town of Monroe, in said county.

[Approved March 15, 1844.]

Chapter 167.

AN ACT further regulating the tolls of the Penobscot Boom Corporation.

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

Tolls.

The Penobscot Boom Corporation shall have the right to demand and receive thirty-six and one half cents, per thousand feet, board measure, for booming and rafting board logs and finding warp and wedges, upon all such logs rafted at their booms, instead of the rate of boomage heretofore received thereon ; and the rate of boomage herein provided, is hereby established to remain unchanged for the period of ten years ; and the corporation shall have the same lien upon the logs boomed, for security of the tolls, as it possessed prior to the passage of this act, to secure the former rate of boomage. And so much of the act, of eighteen hundred and thirty-two, as is inconsistent with the provisions of this act, is hereby repealed.

Established for 10 years.
Lien for collection of tolls.

Inconsistent provisions repealed.

[Approved March 20, 1844.]

Chapter 168.

AN ACT to change the names of certain persons.

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

Change of names.

William Moore, 2d, of Old Town, is hereby allowed to take the name of Edwin Moore ; Mary Starr, of Paris, is allowed to take the name of Mary Cummings ; Benjamin Garland, 2d, Mar-iam Garland, wife of the said Benjamin, Ziba, Laban, Edwin,

Addison, Mahala and Hannah, children of the said Benjamin, all of Ellsworth, are allowed to take the name of Franklin, as their surname; Joshua Tupper, Lucy Tupper, Caroline, Orren Dennison, Harrison, Lucy Ann, Grenville Hollice and Frances Ellen, children of the said Joshua, all of Lisbon, are allowed to take the name of Davis, as their surname; and said Harrison is likewise allowed to take the name of Henry Harrison Davis; Dudley Doe Bean, and Eliza Ann Bean, wife of the said Dudley, of Camden, are allowed to take the name of Daniel Dudley Bentley and Eliza Ann Bentley; Moses Carlton Mahoney, Susan Mahoney, wife of the said Moses, Sarah Elizabeth, Charles Edward and George Henry, children of the said Moses, all of Portland, are allowed to take the name of Jewett, as their surname; Cyrus True Fowler, of Prospect, is allowed to take the name of Cyrus True; Gilman Hilton, of Augusta, is allowed to take the name of Knaland Balfour; Charles Neal, of Bremen, is allowed to take the name of William Thompson; Rufus William Hitchcock and Benjamin Hitchcock, both of Portland, are allowed to take the name of Thaxter, as their surname; Jasper Carney, of Greenbush, is allowed to take the name of Sergeant Jasper Scott; Joseph W. Smith, Eliza Smith, wife of the said Joseph, Bracket and George, children of said Joseph, of Falmouth, are allowed to take the name of Kittredge, as their surname; Asia Ford, of Waterford, is allowed to take the name of Charles Asia Ford; Lorin Adams Adlay, of Clinton, is allowed to take the name of Lorin Adams; Peter Osgood Knight, of Falmouth, is allowed to take the name of Osgood Knight; Lucy Pease, of Brighton, is allowed to take the name of Lucy Frances Shepherd; Hiram Patten Eames, of Frankfort, is allowed to take the name of Hiram Eames Littlefield; Reuben Griffin, of Augusta, is allowed to take the name of Reuben Ganelle Griffin; John A. Hopkins, of Bangor, is allowed to take the name of John Ayer; Joseph Twitchel, Samuel Dexter Twitchel, Joshua Twitchel and Emeline Twitchel, all of Dixmont, are allowed to take the following names, viz: Joseph Twitchel is allowed to take the the name of Hobert Dennis; Samuel Dexter is allowed to take the name of Samuel Dexter Dennis; Joshua Twitchel is allowed to take the name of Joshua Dennis; and Emeline Twitchel is allowed to take the name of Emeline Dennis.

[Approved March 20, 1844.]