MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

PASSED BY THE

FORTY-FIRST LEGISLATURE

OF THE

STATE OF MAINE.

1862.

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

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PUBLIC LAWS

OF THE

STATE OF MAINE.

1862.

CHAP. 97.

Shores to be teased.
—terms of loase.

Notice of sale, how given. scot river belonging to said tribe shall be hereafter leased, for the purpose of booming or hitching logs, under the orders of the governor and council; such leases shall not run longer than five years, and not more than one hundred rods of shore shall be sold in one lot; notice of the time and place of such sale shall be given by publishing the same in one of the daily papers of Bangor, thirty days, and such notice shall specify the shores to be sold, and the limits of each lot.

Agent of
Penobscot
Indians, salary
of.
—duty of.
Additional pay

Sect. 3. The salary of the agent of the Penobscot tribe is fixed at three hundred dollars; it shall be his duty to instruct the Penobscot Indians in agriculture, or to employ some competent person to perform the duty, and he shall be allowed in addition to his salary a further sum of one hundred and fifty dollars for this purpose.

Acts repealed.

SECT. 4. All acts inconsistent with the provisions of this act are repealed, and this act shall take effect when approved by the governor.

[Approved March 14, 1862.]

Chapter 97.

An act to limit the pay of county commissioners.

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

County commissioners, pay limited.

- SECT. 1. That the county commissioners shall not in any case upon which they may be called to act, receive or be entitled to pay for more than one travel in any one case.
- Sect. 2. This act shall take effect and be in force from and afterits approval by the governor.

[Approved March 14, 1862.]



Chapter 98.

An act to amend section two of chapter ninety-four of the revised statutes relating to tenancies at will.

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

Chap. 94, Sec. 2, R. S., amended.

Section two of chapter ninety-four of the revised statutes is amended by inserting at the close of the first sentence the words following: and it may be terminated by a written notice from the tenant, served on the landlord thirty days before the time appointed for its termination; and the provisions of this section shall apply to tenancies of buildings erected on land of a third party.

CHAP. 99.
Tenancy at will how terminated, &c.

[Approved March 14, 1862.]

Chapter 99.

An act amendatory of chapter forty of the revised statutes in relation to inspection of fish.

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

Sect. 1. The governor with advice of the council shall appoint an inspector general of fish, removable at pleasure, who shall be commissioned for a period not exceeding two years, and he shall be sworn and give bond with sufficient sureties in the sum of six thousand dollars to the treasurer of state for the faithful discharge of his duties before entering thereon.

Inspector general of fish, how appointed. —term of office. —shall be sworn and

give bond.

Sect. 2. The inspector general shall appoint one or more deputies in every town in this state where pickled fish or smoked herrings and alewives are cured or packed for exportation, who shall be responsible for their neglect or misconduct while acting under him, and when the office of inspector general becomes vacant, they may continue to discharge the duties of the office until a successor is appointed, and they shall be accountable to the state.

—may appoint deputies.

Deputies of, continue in case of vacancy.

Sect. 3. Every deputy shall be duly sworn by the inspector general or by a justice of the peace, and give bond to the inspector general with sureties to his satisfaction for the faithful performance of his duty, and the bond shall be so expressed as to to enure to the use of the state for the time the deputy exercises his duties during a vacancy in the office of inspector general.

Deputies to be

-to give bond.

-terms of.

Excise fees.

SECT. 4. Each deputy shall pay to the inspector general one dollar, as an excise fee for his bond and commission, and the inspector general may receive from each of his deputies for every cask of pickled fish inspected by him the following fees: for each tierce four cents; for each barrel one cent; and every smaller package one half cent.

Inspector general, return of.

SECT. 5. The inspector general shall in the month of January annually, make a return into the office of secretary of state, of all the fish inspected by him and his deputies during the year preceding the first day of said January, designating the quantities, kinds and qualities of pickled and smoked fish respectively, and the secretary shall publish the same as soon after as may be in the state

—to be published.