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

OF THE

FORTY-EIGHTH LEGISLATURE

OF THE

STATE OF MAINE.

1869.

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

PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1869.

Снар. 225.

authorized to loan credit. Amount. by tax or loan, such sums of money as they shall deem expedient, not exceeding forty thousand dollars for the town of Hartland, and sixty thousand dollars for the town of St. Albans, and may appropriate the same to aid in the construction of the Pittsfield, Hartland and St. Albans Railroad, in such manner as they shall deem proper; provided that two-thirds of the legal voters present and voting at such meetings shall vote therefor.

Contracts under which scrip of towns may be issued. SECT. 2. The towns named in the first section of this act, may each make such contracts with the Pittsfield, Hartland and St. Albans Railroad Company, for the purpose mentioned in the preceding section, as they may think proper and necessary, and may raise money by tax or loan to carry the same into effect, not exceeding the amount named in the preceding section.

Sum to be raised each year, how applied. SECT. 3. The said towns shall each raise in each year, commencing the third year after a loan shall be effected, should the money be raised by a loan, a sum not less than three per cent. of the amount of such loan, to be applied to the liquidation of the principal of such loan, in addition to the interest, unless the same shall be satisfactorily provided for in some other way.

Selectmen may vote upon stock held by town, or appoint agent for that purpose.

- SECT. 4. The selectmen of the towns named in this act are authorized to vote upon the stock held by said towns at all meetings of said railroad corporation, or appoint an agent for that purpose, by writing, under their hands.
 - Sect. 5. This act shall take effect when approved.

Approved March 5, 1869.

Chapter 225.

An act authorizing the county commissioners of the county of Aroostook to reassess cortain taxes.

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

Reassessment of certain taxes authorized.

Sect. 1. The county commissioners of the county of Aroostook, at their next session after the passage of this act, are hereby authorized to reassess upon the unincorporated tracts and townships of land situated in said county, the several amounts assessed thereon by the commissioners of said county in the year eighteen hundred and sixty-eight, as their proportion of the ordinary county expenses of that year; and the taxes hereby authorized to be reassessed, shall be collected according to the provisions of law without reference to the month in which they may be reassessed.

Shall be certified to freasurer, &c. Sect. 2. The taxes hereby authorized to be reassessed shall be certified to the treasurer of state in like manner as is now pro-

vided by law and by him advertised according to law, within three CHAP. 226. months from the date of said assessment.

This act shall take effect when approved. Sect. 3.

Approved March 5, 1869.

Chapter 226.

An act additional to "an act to prevent the destruction of fish in East Machias waters," approved February thirteenth, eighteen hundred thirty-three.

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

SECT. 1. No person shall be allowed to take any salmon, shad The taking of fish or alewives in the waters of Machias east river by means of a large regulated. net, seine, spear or scoop net, after the fifteenth day of July of each year, under a penalty of twenty dollars for each barrel or less quantity of salmon, fifteen dollars for every barrel or less quantity of shad, and five dollars for every barrel or less quantity of alewives so taken.

SECT. 2. The penalties imposed by this act may be recovered Penalties imposed. by an action of debt, one-half to the use of the town wherein the offence shall have been committed, and one-half to the use of the person who shall sue therefor.

Approved March 5, 1869.

Chapter 227.

An act to authorize the county commissioners of Cumberland county to locate a read across the tide water in Portland harbor.

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

SECT. 1. The county commissioners for the county of Cum- Location and berland are hereby authorized to establish and lay out a county of road over road in accordance with the petition of Mark Trickey et als., authorized. commencing on the road leading from Portland and Saco over Vaughan's bridge, at some point near the Kerosene Oil Company's Works in Cape Elizabeth or at the end of Fourth street in Ligonia village, so called, on the southerly bank of Long creek, thence across said creek by a bridge with a suitable draw therein; thence extending in a westerly direction over land owned by Mark Trickey, Charles P. Trickey, Charles Chesley, Otis Trickey, Isaac Johnson and others, to the county road leading from Saccarappa