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

331

OF THE

FIFTY-SECOND LEGISLATURE

OF THE

STATE OF MAINE.

1873.

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

A U G U S T A: Sprague, owen & nash, printers to the state. $1\ 8\ 7\ 3\ .$

PUBLIC LAWS

OF THE

STATE OF MAINE.

1873.

fifth line, the word 'orioles,' so that said section as amended shall read as follows:

'SECT. 16. Whoever takes, kills, destroys, or pursues with intent of killing, destroying, or taking with dogs, guns, traps, nets, snares, pit-falls, or any other device or contrivance whatever, any of the birds commonly known as larks, robins, partridges, grouse, swallows, quails, wood-cocks, sparrows, orioles or snipes, except between the first day of September and the first day of February, shall forfeit for every such bird not less than five nor more than ten dollars, to be recovered by complaint before -how recovered. any municipal or police court or trial justice, one-half to the use of the complainant and the other half to the use of the town where the offence is committed.'

Penalty for

Approved January 27, 1873.

Chapter 91.

An act to amend section thirty-seven of chapter eighteen of the revised statutes relating to appeals from decision of county commissioners.

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

Section thirty-seven of chapter eighteen of the revised Amendment. statutes is hereby ameuded by striking out the words "it has been entered of record" in the fourth and fifth lines, and inserting instead thereof the words 'their return has been placed on file,' so that the section as amended shall read as follows:

'Parties interested, may appear jointly or severally at the time Appeal from of hearing before the commissioners, on a petition for laying out, altering or discontinuing any highway; and any such party may appeal from their decision thereon, at any time after their return has been placed on file, and before the next term of the supreme judicial court in said county, at which term such appeal may be entered and prosecuted by him, or by any other party who so appeared. And all further proceedings before the commissioners are to be stayed until a decision is made in the appellate court.'

decision of county when made.

Sect. 2. This act shall take effect when approved.

Proceedings stavcd.

Approved January 29, 1873.