MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

FIFTY-FIFTH LEGISLATURE

OF THE

STATE OF MAINE.

1876.

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. $1\,8\,7\,6\,.$

PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1876.

Chapter 211.

CHAP. 211.

An act authorizing Mark Marshall to build and maintain a wharf in the waters of Marshall's Cove, in St. George.

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

SECT. 1. Mark Marshall, of St. George, Knox county, his Mark Marshall heirs and assigns are hereby authorized to build and maintain a build a whark wharf, extending from his own land in Marshall's cove, into the tide waters, one hundred and fifty feet from low water mark.

authorized to

This act shall take effect when approved.

Approved January 28, 1876.

Chapter 212.

An act to encourage and protect the breeding of Trout and land-locked Salmon in Sunday pond, in lots number two and three, township number five, range four, in Oxford county,

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

SECT. 1. Samuel F. Gibson of Bethel, and Thomas S. Flint of Samuel F. Gibson township number five, range one, Oxford county, are hereby granted full and exclusive power during four years, to stock, in Sunday pond. cultivate and take fish from Sunday pond, belonging to said Gibson and Flint, in lots number two and three, township number five, range four, Oxford county, in this state, and for the additional period of five years, provided the said Gibson and Flint continue the legal proprietors thereof.

and Thomas S. Flint authorized to cultivate fish

SECT. 2. Said Gibson and Flint, their heirs or grantees, shall Rights, privileges be protected in breeding and cultivating in said pond, trout, landlocked salmon or black bass, and may prosecute any person taking or destroying any such fish, without written permission of the proprietor or proprietors aforesaid; and the penalty for every Penalty for violasuch offence shall be ten dollars, to be recovered in an action of debt, one-half to the person prosecuting, and one-half to the use of the county in which the offence is committed.

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

Approved January 28, 1876.