MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

FIFTY-NINTH LEGISLATURE

OF THE

STATE OF MAINE.

1880.

Published by the Scoretary of State, agreeably to Resolves of June 28, 1820, February 18, 1840, and March 16, 1842.

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PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1880.

timber and knees from the landing, so called, to the head of Chap. 217 said Godfrey falls, and the said Seboois Log Driving Company shall have a lien upon all such logs, timber and knees for such supplies, material and men, and if the same is not paid within twenty days after such logs, timber and knees arrive at said boom, the said Seboois Log Driving Company may sell so many of said logs, timber and knees as may be Enforcement. necessary to pay for said men, material and supplies, first giving ten days' notice of the time and place of sale in some newspaper printed in Bangor.

Sect. 7. This act shall take effect when approved.

Approved February 20, 1880.

Chapter 217.

An act to amend "An act to establish a Police Court in the City of Rockland," approved March fourteen, eighteen hundred and sixty-one.

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

Section nine, of chapter seventy-eight, of the sec. 9, ch. 78 of special laws 1861, private and special laws of eighteen hundred and sixty-one, shall be amended by striking out all of said section after the word "cents", in the fifteenth line, and substituting the following: 'and said judge shall receive said fees as his salary', so that said section, as amended, shall read as follows:

'SECT. 9. Said police court shall be holden on the first Police court hold-Tuesday of each month, at nine of the clock in the forenoon, en, when and for what purpose. for the transaction of civil business, and all civil processes shall be made returnable accordingly; and said court may be adjourned from time to time, at the discretion of the judge; said court to be held at such place as said city shall provide for that purpose. It shall be the duty of the judge of said court to make and keep the records of said court, or cause Records, how the same to be done, and to perform all other duties required of similar tribunals, and copies of the records of said court, duly certified by the judge, shall be legal evidence in any court of this state. The fees in all cases, civil and criminal, Fees, before said court, shall be the same as are now taxable by justices of the peace, or trial justices; provided, that the price of blank writs, which shall be signed by the judge of

Chap. 218 said court and bear the seal of said court, shall be two cents; and said judge shall receive said fees as his salary.'

Sec. 13, ch. 78, special laws 1861. amended.

SECT. 2. Section thirteen, of chapter seventy-eight, of the private and special laws of eighteen hundred and sixtyone, shall be amended by striking out the following words: "the judge of said court shall receive from said city, in quarter yearly payments, at the close of each quarter, an annual salary of such amount as the mayor and aldermen shall determine, which shall be in full for all fees pertaining to said office," so said section, as amended, shall read as follows:

City to provide suitable room and furnish same

Said city of Rockland shall have power, and 'SECT. 13. it shall be its duty to raise money to provide a suitable room in which to hold said court, and to furnish the same in an appropriate manner, including stationery, record books, fuel, lights, and other things necessary to accommodate said court; and the judge of said court shall not act as counsel or attorney in any case within the jurisdiction of said court, nor in any such matter or thing which may depend on, or have relation to, any case, matter or thing depending or cognizable in said court.'

Judge not to act as counsel.

> Sect. 3. This act shall take effect on the first day of March, eighteen hundred and eighty.

> > Approved February 20, 1880.

Chapter 218.

An act additional to the acts establishing The Auburn Aqueduct Company, and to Increase the Capital Stock of said company, and to make valid certain acts of said

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

Wanton or ma licious injury to property or cor-ruption of waters prohibited.

Sect. 1. Any person who shall wantonly or maliciously injure any of the property of the Anburn Aqueduct Company, or who shall corrupt the waters of Wilson pond, in the city of Auburn, or of any of the tributaries of said pond, or of any of the reservoirs of said company, or shall render them in any manner impure, or shall throw the carcasses of dead animals or other offensive matter or materials into the waters of said pond or its tributaries, or any of the reservoirs of said company, or shall leave such carcasses or other offensive matter