

### ACTS AND RESOLVES

OF THE

# SIXTIETH LEGISLATURE

OF THE

## STATE OF MAINE.

## 1881.

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## PUBLIC LAWS

OF THE

# STATE OF MAINE.

## 1881.

#### PARTITION FENCES.

western normal school at Gorham, the sum of nincteen thou- CHAP. 97. sand dollars is hereby annually appropriated, the same to be expended under the direction of the normal school trustees, How expended. as required by act of legislature, chapter one hundred and fourteen, in the year of our Lord one thousand eight hundred and seventy-three.

SECT. 2. The treasurer of state is hereby authorized and Treasurer of state directed to deduct from any of the school moneys raised for from school the support of common schools in the state, the sum of nineteen thousand dollars, for the purposes indicated in this act.'

Approved March 18, 1881.

### Chapter 97.

An act to amend section thirteen of chapter twenty-two of the Revised Statutes, relating to Partition Fences.

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

SECT. 1. Section thirteen of chapter twenty-two of the Sec. 13, ch. 22, R. S., amended. revised statutes is hereby amended by adding thereto the following: 'But all partition fences divided by parol agreement, and actually built in pursuance of such agreement, including fences so built heretofore, shall be deemed legal fences as if divided by fence viewers or written agreement; and the adjoining owners shall support their respective portions of fence, under such agreement, until otherwise ordered by the fence viewers on application to them by either party. And when a party shall have constructed his part of a fence in pursuance of a parol or written agreement or assignment of fence viewers, no assignment shall thereafter be made by fence viewers, depriving such party of the full value of such fence or any part thereof,' so that said section as amended shall read as follows:

' Sect. 13. When a fence between owners of improved Division of fences, lands is divided either by fence viewers, or by the written agreement of the parties recorded in the town clerk's office, where the land lies, the owners shall erect and support it accordingly; but if any person lays his lands common, and determines not to improve any part of them, adjoining such fence, and gives six months' notice to all occupants of adjoin-

directed to deduct moneys.

when binding.

CHAP. 98. ing lands, he shall not be required to maintain such fence while his land so lies common and unimproved. But all partition fences divided by parol agreement and actually built in pursuance of such agreement, including fences so built heretofore, shall be deemed legal fences as if divided by fence viewers or written agreement, and the adjoining owners shall support their respective portions of fence under such agreement, until otherwise ordered by the fence viewers, on application to them by either party. And when a party shall have constructed his part of a fence in pursuance of a parol or written agreement or assignment of fence viewers, un assignment shall thereafter be made by fence viewers, depriving such party of the full value of such fence or any part thereof.'

Approved March 18, 1881.

### Chapter 98.

An act to repeal section fifty-three, chapter two hundred and twenty-four of the Publie Laws of eighteen hundred and seventy-four, relating to the inspection and sale of Agricultural Productions.

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

Section fifty-three of chapter two hundred and twenty-four of the public laws of eighteen hundred and seventy-four, is hereby repealed.

Approved March 18, 1881.

Sec. 53, ch. 224, public laws 1874, repealed.