

**PUBLIC ACTS**

OF THE

**STATE OF MAINE,**

PASSED BY THE

**FOURTEENTH LEGISLATURE,**

*At its Session, held in January, 1834.*

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PUBLISHED AGREEABLY TO THE RESOLVE OF JUNE 23, 1820.

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AUGUSTA :

I. BERRY & CO., PRINTERS TO THE STATE.

1834.



Not to act as  
counsellor.

treasury. And all fines and penalties awarded by said Judge shall be accounted for and paid over, as if the same had been awarded by the sentence of any Justice of the Peace. And said Judge shall not act as counsellor or attorney in any case liable to come before said Court.

Act to take ef-  
fect in June.

SECT. 8. *Be it further enacted*, That this Act shall not be in force and take effect except for the purpose of appointing said Judge, which may be made forthwith, until the first day of June.

[Approved by the Governor, March 12, 1834.]

### Chapter 135.

AN ACT defining the time from which Public Statutes shall take effect.

Public Statutes  
to take effect 30  
days after recess  
of Legislature,  
unless, &c.

SECT. 1. *Be it enacted by the Senate and House of Representatives, in Legislature assembled*, That all Public Statutes shall take effect, and have force, in thirty days, from the recess of the Legislature, passing the same, unless the provisions of any law shall otherwise order.

Former act  
repealed.

SECT. 2. *Be it further enacted*, That the act entitled "An Act defining the time from which Public Statutes shall take effect," passed this session of the Legislature, be and the same is hereby repealed.

[Approved by the Governor, March 12, 1834.]

### Chapter 136.

AN ACT additional regulating the selection, empanneling and service of Jurors.

Selectmen,  
Treasurer, and

SECT. 1. *Be it enacted by the Senate and House of Representatives, in Legislature assembled*, That the Selectmen, Treasurer and Clerk of the several towns in this State shall constitute a

board for preparing lists of Jurors to be laid before said towns respectively for their approval, and the said towns shall have power by a majority of the legal voters in legal town meeting assembled to make alterations in such lists, by striking out such names therefrom, as they may deem proper, but shall not be allowed to insert any other names therein.

Clerk to form a board for preparing lists of Jurors.

SECT. 2. *Be it further enacted,* That so much of the act, to which is additional, as is inconsistent herewith be and the same is hereby repealed.

Part of former act repealed. Chap. 84, vol. 1, page 378.

[Approved by the Governor, March 12, 1834.]

**Chapter 137.**

AN ACT concerning Pounds, Beasts impounded and stray Beasts.

SECT. 1. *Be it enacted by the Senate and House of Representatives, in Legislature assembled,* That each town shall constantly keep and maintain a sufficient pound or pounds in such place or places therein, as the town shall direct : and every town that shall neglect for the space of six months to provide and maintain such pound, shall forfeit and pay a sum not less than fifty dollars nor more than one hundred dollars, to be recovered by presentment of the Grand Jury in the Court of Common Pleas, for the same County, for the use of said town, to build or maintain such pound or pounds.

Towns required to keep and maintain sufficient pounds.

Penalty for neglect.

How recovered.

SECT. 2. *Be it further enacted,* That if any horse, or horse kind, ass, mule, swine, goat, sheep, or neat beast shall, at any time, be found going at large, without a keeper, in the highways, roads, town-ways, or commons of the town, the owner thereof shall forfeit seventy five cents for every horse, horse-kind, ass or mule; twenty five cents for every swine, goat, or neat beast; and ten [cents] for every sheep; recoverable by action of debt to the use of the prosecutor; or the same beasts may be impound-

Penalties for horses, mules, swine, goats, sheep, &c. going at large in highways without a keeper.