MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

FORTY-EIGHTH LEGISLATURE

OF THE

STATE OF MAINE.

1869.

Published by the Secretary of State, agreeably to Resolves of June 28, 1820, February 26, 1840, and March 16, 1842.

PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1869.

Sect. 2. The collectors of Madawaska plantation shall have Chap. 160. power to finish the collection of all taxes which have been com- Collectors. mitted to them for collection prior to the passage of this act, and in case of unpaid non-resident taxes shall have power to return them to the treasurer of the town of Madawaska as collectors of Treasurer. towns may now do; and the treasurer is hereby authorized and fully empowered to collect the same as treasurers of towns may now do, and the same shall be deemed as legally assessed.

William Dickey is hereby authorized to call the first First meeting, how called. meeting for the organization of said town by posting up two warrants in said town seven days previous to the meeting in the month of March or April following the approval of this act.

Sect. 4. This act shall take effect when approved.

Approved February 24, 1869.

Chapter 160.

An act authorizing Joshua Adams and others to rebuild and maintain their wharves in the tide waters of Camden harbor.

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

Sect. 1. Joshua Adams, Benjamin C. Adams, and Ellen F. Jones of Camden, in the county of Knox, their heirs, associates and assigns, are hereby authorized and empowered to rebuild and maintain upon their own land in the tide waters of Camden harbor, in said Camden, their wharves, known as the Salt wharves, on the easterly side of Camden harbor, one wharf extending from shore Limits. line on north side ninety-one feet, and on the south side sixty-six feet, being fifty feet wide; the other wharf extending from shore line ninety-five feet on each side, being forty-eight feet wide.

May rebuild, &c., wharves.

This act shall take effect when approved.

Approved February 24, 1869.

Chapter 161.

An act to incorporate the Bangor Mill Company.

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

Sect. 1. E. H. Rollins, Henry Rollins, Benjamin Johnson, J. Corporators. W. Palmer and James Dunning, their associates, successors and assigns, are hereby constituted a body politic and corporate, by

CHAP. 162. Corporate name. Powers and

Powers and privileges.

machinery.

the name of the Bangor Mill Company, with all the powers and privileges, and subject to all the duties and liabilities provided by the laws of the state concerning manufacturing corporations.

SECT. 2. Said corporation is authorized to erect in the city of Bangor, or the town of Brewer, all necessary buildings, with suitable machinery for carrying on the manufacture of wood or iron into any uses and forms, and for finishing and selling the same, and to have a capital of thirty thousand dollars, with power to increase said capital to one hundred thousand dollars.

Capital.

Estate. Shares SECT. 3. Said corporation may purchase and hold and sell real and personal estate; may divide their capital stock into shares, and may make such by-laws in relation thereto for the general management of said company, consistent with the laws of the state, as they may deem suitable.

First meeting, how called. SECT. 4. The first meeting of the corporation shall be called by either of the persons named in this act, by giving written notice to his associates, seven days at least, before the time of said meeting.

Sect. 5. This act shall take effect when approved.

Approved February 24, 1869.

Chapter 162.

, An act to make valid the doings of the town of Pittsfield.

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

Acts, votes and proceedings in voting loan to Going Hathorn, made valid.

- Sect. 1. All acts, votes and proceedings of the qualified voters of the town of Pittsfield, in the county of Somerset, at a town meeting held in said town on the tenth day of July in the year of our Lord one thousand eight hundred and sixty-eight, whereby they voted to loan to Going Hathorn the sum of fifteen thousand dollars, for a period of ten years, to aid in the erection of a woolen mill in said town, are hereby made valid and binding.
- SECT. 2. All acts and proceedings of the officers of said town done and had or that may hereafter be done or had in conformity with the acts, votes and proceedings of said town meeting are hereby made valid and binding and are hereby authorized.
 - SECT. 3. This act shall take effect when approved.

Approved February 24, 1869.