## 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.

Снар. 228.

to Stroudwater, being a distance of about three miles, the same to be subject to the approval of the harbor commissioners of the city of Portland.

Sect. 2. This act shall take effect when approved.

Approved March 5, 1869.

#### Chapter 228.

An act to incorporate the Maine Quarry and Mining Company.

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

Corporators.

Sect. 1. Thomas S. Lang, Daniel Moor, Charles Chipman, Orric Hawes, Edward S. Weeks, John A. Lang, and Albert B. Otis, their associates, successors and assigns are hereby incorporated and constituted a body politic by the name of the Maine Quarry and Mining Company, with all the powers and privileges and subject to all the duties and liabilities provided by law in such cases.

May hold real and personal estate.

Corporate name.

Powers and privileges.

Sect. 2. The said company shall have power to purchase and hold real and personal estate, mining rights or deposits of minerals, quarries of slate, granite or other quarries, within the county of Kennebec, to the amount of one hundred and fifty thousand dollars. Also, power to erect all necessary works, furnaces and machinery for smelting, reducing or manufacturing minerals, metals, slate, granite, wood, iron, steel, cotton or wool.

Capital stock and shares. Sect. 3. The capital stock of said company shall be divided into shares of one hundred dollars each.

First meeting, how called. Sect. 4. The first meeting of said corporation shall be called by any three of the corporators by giving each of the corporators notice in writing seven days before such meeting.

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

Approved March 5, 1869.

### Chapter 229.

An act regulating the anchorage of vessels in Belfast harbor.

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

Vessels, anchorage of, regulated. Sect. 1. No vessel shall remain at anchor longer than twelve hours in the river and harbor of Belfast, at any time from the first day of January to the fifteenth day of March, of each year, between Whites and McGilvery's shipyard and Lewis' wharf.

certain require-

The master, or person in charge of any vessel lying Chap. 230. in said harbor, neglecting or refusing to comply with the requirements of section one, the harbor master may, after giving reasonable notice, take possession of such vessel and remove the same ings against beyond the limits prescribed in said section; and he may recover the reasonable expenses of said removal in an action of debt against the master, or the owner or owners of such vessel, together with costs, before any competent court,

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

Approved March 5, 1869.

#### Chapter 230.

An act additional to "an act to incorporate the city of Auburn."

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

A police court shall be and is hereby established in Police court SECT. 1. and for the city of Auburn, to be called the police court of Auburn, to consist of one judge, who shall be appointed and com- appointed, &c. missioned in the manner provided by the constitution, who shall have concurrent jurisdiction with trial justices, in all matters, civil and criminal, not over twenty dollars, within the county of Androscoggin, and shall have original and exclusive jurisdiction in all civil actions, not over twenty dollars, in which both parties interested, or, in which the party plaintiff and person or persons summoned as trustees, shall be inhabitants of, or residents of said city of Auburn, excepting all actions in which said judge may be interested, and said court shall have concurrent jurisdiction with trial justices in all cases of forcible entry and detainer, arising in said county, and original and exclusive jurisdiction in all such cases arising in said city, and shall have original and exclusive jurisdiction in all cases of violation of the by-laws of said city, and shall have authority to act and do anything as a magistrate, which a trial justice is authorized by law as a magistrate to do, and any person aggrieved by any judgment awarded by said court, may appeal therefrom in like manner as if the same had been awarded by any trial justices, justices of the peace or justices of the peace and quorum.

It shall be the duty of said court to make and keep Records. its own record, which record shall be such as would be legal records in a court of trial justice, and copies of the records of said court duly certified, shall be evidence in the other courts of this state.

established ; shall iudge: how

Jurisdiction.