

ACTS AND RESOLVES

OF THE

SIXTIETH LEGISLATURE

OF THE

STATE OF MAINE.

1881.

Published by the Secretary 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.

1881.

MAINE CENTRAL INSTITUTE.

CHAP. 71.and interest as aforesaid, and all necessary repairs shall be
deemed a part of the cost of the dams and improvements,
and Charles D. Bryant and William H. McCrillis of Bangor,
are appointed to audit and allow the accounts and determine
the cost of the improvements on the said east branch of
Sebois stream scparately, and audit and allow the cost of the
other dams and improvements separately, but the amount
allowed for all the dams and all the improvements shall not
exceed four thousand dollars.

SECT. 5. A book of subscription for stock or shares of said company shall remain open ten days during the month of March, at the office of C. G. Sterns and Company, in Bangor, and said Bryant and McCrillis shall determine the number of shares that each person interested shall be allowed to subscribe for.

SECT. 6. The third section of the act to which this is additional is hereby repealed.

SECT. 7. The logs cut and hauled, the lumbering season of eighteen hundred and eighty and eighteen hundred and eighty-one, by N. G. Gould and also by Gilbert and Company, shall be subject only to the payment of twenty cents toll, instead of forty cents toll, for each thousand feet, board measure, woods scale.

SECT. 8. This act shall take effect when approved.

Approved February 28, 1881.

Chapter 71.

An act relating to the Maine Contral Institute.

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

SECT. 1. The trustees of the Maine Central Institute shall have the power at any time after the passage of this act, to strike out the words "the Maine Central," before the word "Institute," and insert the surname of any person who may give the institute at least the sum of ten thousand dollars.

SECT. 2. In case the buildings and grounds of the said institute shall not be free from debt in two years from the passage of this act, the said trustees shall have the power to

Terrenting -

Section 3, repealed.

Subscription for stock.

Exceptions made in favor of certain lumber.

Name of institute may be changed.

Location may be changed.

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locate the said institute in some town or city in this state whose CHAP. 71. inhabitants may furnish it with suitable buildings and grounds free from any expense to the said institute; provided, that said institute shall not be removed to any town where a normal school is located.

SECT. 3. The "Resolve in favor of the Maine Central Resolve of 1870, Institute," approved March twelve, eighteen hundred and resolve of 1879, seventy, and amended by the "Resolve" approved March one, eighteen hundred and seventy-nine, is hereby further amended, by striking out the words "school property to the amount of forty thousand dollars," and inserting the words 'suitable buildings and grounds,' so that said resolve, as amended, shall read as follows:

'Resolved, That the sum of ten thousand dollars be, and hereby is appropriated out of the state treasury, for the use of the trustees of the Maine Central Institute, as endowment fund to said institution, the money to be retained in the treasury, and the interest to be paid semi-annually, till the year one thousand eight hundred and eighty-five; and if at that time the said trustees shall own, unincumbered, suitable -conditions. buildings and grounds, equal in value to its buildings and grounds at Pittsfield, in case of removal, and the said institution shall be in successful operation, the said sum of ten thousand dollars shall be paid to the trustees of said institution for the use and benefit thereof; and they shall safely invest the same, the interest only to be expended annually; provided, that the trustees of said institution, in consideration of the aid thus rendered by the state, shall, within one year after the passage of this resolve, establish, and thereafter maintain a normal department for the preparation of teachers.'

This act shall be in force when approved by the Act to be in force when SECT. 4. Governor, and accepted by the said trustees.

Approved February 28, 1881.

Appropriation for endowment fund.

accepted by trustees.