MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

SIXTY-FIRST LEGISLATURE

OF THE

STATE OF MAINE.

1883.

Published by the Secretary of State, agreeably to Resolves of June 28, 1820, February 18, 1840, and March 16, 1842.

A U G U S T A : $\label{eq:sprague} \mbox{ son, printers to the state.}$ 1883 .

PUBLIC LAWS

OF THE

STATE OF MAINE.

1883.

Снар. 151

Chapter 151.

An Act additional to chapter ninety-two of the Revised Statutes, concerning mills and mill-dams,

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

Right to erect and maintain dams for purpose of cutting ice. In order to create ponds for the purpose of cutting and harvesting ice for the market, any persons or corporation may erect and maintain, on their own land, a dam or dams, on streams not navigable or floatable, but emptying into tide waters, navigable in the winter, and flow the lands above during the months of November, December, January, February, March and April; but they shall draw off the water to its natural state by the twentieth day of May in each year; and if any such lands are injured by such flowing, the owners thereof shall have the same remedies in all respects as in case of lands flowed by dams erected and maintained for mill purposes, provided, however, that no right shall be granted by this act to flow any mill-dam or any mill privilege, improved or unimproved.

Approved February 28, 1883.

Damages, how

Proviso.

Chapter 152.

An Act to amend section one hundred and twenty-seven of chapter eighty-two of the Revised Statutes, relating to alias or pluries executions.

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

Sec. 127, ch. 82, R. S., amended. Section one hundred and twenty-seven of chapter eightytwo of the revised statutes, is hereby amended, by striking out the word "three" in the second line of said section, and inserting the word 'ten,' so that said section, as amended, shall read:

Execution may be renewed within ten years after return day of preceding execution. 'Sect. 127. An alias or pluries execution may be issued within ten years after the day of the return of the preceding execution, and not afterwards.'

Approved February 28, 1883.