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 : $\label{eq:sprague} \text{Sprague & son, printers to the state.}$ $1883 \, .$

PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1883.

Chapter 261.

Снар. 261

An Act to make valid and legal the organization and subsequent meetings of the Dirigo Shovel Handle Company, of Farmington, Maine.

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

SECT. 1. The organization of the Dirigo Shovel Handle Doings of Dirigo Company, of Farmington, Maine, and the records and doings Co. made valid. of said company, at all its subsequent meetings, are hereby ratified and made legal and valid.

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

Approved February 24, 1883.

Chapter 262.

An Act additional to "An Act to incorporate the Penebscot Log Driving Company."

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

The Penobscot Log Driving Company may build Company authorized to build dam. Sect. 1. and maintain a dam across the outlet of each of the lakes Cauquomgomoc, in the county of Piscataguis, and Millinocket, in the county of Penobscot, to raise a head of water on each of said lakes for log driving purposes only. corporation may take land on which to build each of said -may take land. dams, and may flow contiguous lands. For land taken, and for land flowed, the parties may agree upon the damages, but Land damages, if the damages are not mutually adjusted, the owner, or party injured, may be compensated in full by the payment of such sums as may be determined by the commissioners to be appointed by the supreme judicial court in and for the county where the land is situate, on the petition of either party, their return being made to said court, and duly accepted, no other remedy for either of said causes shall be sustained, but either party may object to such report and demand a trial by jury, and thereupon a trial by jury shall be had in said court, and the court may enter up such judgment as law and justice may require, and said judgment shall be paid by said corporation, within six months from the time of its rendition, and if not so paid, all powers and privileges given by this act are void.