

# MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

SIXTY-SECOND LEGISLATURE

OF THE

STATE OF MAINE.

1885.

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Published by the Secretary of State, agreeably to Resolves of June 28, 1820,  
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PRIVATE AND SPECIAL LAWS  
OF THE  
STATE OF MAINE.

1885.

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from the Kennebec river east to its junction with the European and North American Railway.

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

Approved February 16, 1885.

**Chapter 404.**

An Act prohibiting the taking of fish from Rounds' Brook in the town of Dayton.

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

SECT. 1. All persons are forbidden fishing for, or taking trout or any other fish from Rounds' brook, so called, in the town of Dayton, in the county of York, for the term of three years after the passage of this act.

Taking trout from Rounds' Brook for three years, forbidden.

SECT. 2. If any person shall violate any of the provisions of this act, he shall forfeit for each and every violation of the same, the sum of ten dollars, to be recovered in an action of debt, one-half to the person who may prosecute, and the other half to the use of the York County Fish and Game Protective Society.

Penalty for violation.

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

Approved February 16, 1885.

**Chapter 405.**

An Act to incorporate the Sunday River Improvement Company.

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

SECT. 1. Galen C. Moses, Edward Plummer and R. H. Wheeler, and their associates and successors, are hereby incorporated into a company under the name of the Sunday River Improvement Company, with all the rights, powers and privileges, and subject to the liabilities of similar corporations.

Corporators.

Corporate name.

Powers.

SECT. 2. The capital stock of said corporation shall be five thousand dollars.

Capital stock.

SECT. 3. Said corporation is hereby authorized to improve Sunday river in the county of Oxford for log driving purposes, and to this end may remove obstructions therein, and widen

Authorized to improve Sunday river.

## CHAP. 405

or deepen the channel, construct dams, side-dams, booms, side-booms, sluice-ways, piers, and make such other improvements as may be necessary to accomplish the object of this act; *provided, however*, that for all damages from flowage, or for material taken for such purposes, or for any injury arising therefrom, said corporation shall pay an adequate compensation; such damages may be determined by the county commissioners of said Oxford county in the same manner, and under the same conditions as are provided in the case of damages by the laying out of public highways; and for lands flowed by said corporation, the owners shall be entitled to the same remedies as are now provided by law in cases of flowing lands by erection of dams for mills, and in either case said damages may be recovered in an action upon the case by suit at law; but if any of said county commissioners are interested in said damages, the one, so interested, shall not act in the assessment of damages aforesaid, but his place shall be filled by the supreme judicial court at any of its sessions held in and for said Oxford county upon the application of any party in interest.

—proviso.

—damages, how determined.

Remedy for lands flowed.

May receive tolls.

SECT. 4. Said corporation, after it shall have made, in the judgment of said county commissioners, or board as above provided, such substantial improvements of Sunday river above specified entitling it to tolls, may demand and receive a toll of fifteen cents per thousand feet, board measure, for all logs, except poplar and other small logs not exceeding twelve feet in length put into said water for paper-pulp material, that shall pass over and by the improvements above-named, above the old mill-site, near the Eames place, on said river. But no tolls shall be laid or collected upon any logs put into said water below said Eames place aforementioned.

—exceptions.

Charter void, if improvements are not made in three years.

SECT. 5. Said contemplated improvements are to be made within three years from the granting of this charter, otherwise this charter becomes void and of no effect.

Approved February 16, 1885.