

ACTS AND RESOLVES

OF THE

SIXTY-THIRD LEGISLATURE

OF THE

.

STATE OF MAINE.

1887.

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

> AUGUSTA: SPRAGUE & SON, PRINTERS TO THE STATE. 1887.

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PRIVATE AND SPECIAL LAWS

OF THE

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1889.

ELLIS POND IMPROVEMENT COMPANY.

No lot or parcel of land shall be assessed more provement. than one-third of the cost upon each side of the street for pavement and street improvements, except for sidewalks, as aforesaid, and in the case of such sidewalks, the amount assessed shall not exceed one-half the cost, the city to pay not less than one-third of the cost of street improvements and not less than one-half of the cost of permanent side-The amount to be assessed upon said lots shall be walks. determined by the board of assessors, added to the annual tax, and committed to the collector for collection in the same manner as other taxes, and there shall be the same lien upon the real estate so assessed that there is in the case of other Property owners who are aggrieved by the assesstaxes. ments aforesaid may have the right, so far as relates to said assessments to appeal therefrom to the supreme judicial court, which shall determine the amount to be paid in the same manner that land damages are to be determined under the provisions of section nineteen of this charter.'

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

Approved February 28, 1889.

Chapter 463.

An Act to incorporate the Ellis Pond Improvement Company.

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

SECT. 1. Edward Plummer, G. C. Moses, W. E. Plummer and W. H. Newell, their associates and successors, are hereby constituted a body corporate by the name of the Ellis Pond Improvement Company, with all the rights, powers name. and privileges, and subject to all the liabilities of similar corporations.

SECT. 2. Said corporation may construct and maintain a Authorized to dam at the outlet of Ellis pond in the town of Roxbury, county of Oxford and state of Maine, for the storage of water --purposes for log driving purposes, and may clear and remove the natural obstructions from, and widen the channel of the stream from said outlet, to its junction with Ellis river, in the town of Andover in said county, and may place dams, side dams and sluices therein between the points named, for

-assessments, how determined and collected.

-owners aggrieved by assessment, may appeal to S. J. Court.

Corporators,

Corporate

construct dam.

TOWN OF WATERBOROUGH.

May establish tolls.¹

—lien on ogs, for payment.

thereon

Capital stock.

First meeting, how called.

Taking of fsh from Woodsum's brook, prohibited for five years.

Penalty for violation. the purpose of facilitating log driving from said pond to said Ellis river. And for said purpose, said corporation may take land and material along said stream, being accountable to the owners thereof for all reasonable damages suffered thereby.

SECT. 3. After said corporation shall have constructed said dams, and shall have made other improvements sufficient to make the stream floatable for log driving purposes, it may demand and receive twenty-five cents per thousand feet, board measure, for all logs, and two cents per cord for all pulp wood, which shall pass through or by its said works between the points named. And said corporation shall have a lien on said logs, pulp wood, or other timber, for said toll for ninety days after the same has been floated out of said stream into said Ellis river, to be enforced by attachment thereon.

SECT. 4. The capital stock of said corporation shall not exceed two thousand dollars, to be divided into shares of fifty dollars each.

SECT. 5. For the purpose of organization, any one of the incorporators may notify each of the associates by letter, setting forth the time, purpose and place of said meeting, seven days at least before the date of said meeting.

SECT. 6. This act shall take effect when approved.

Approved February 28, 1889.

Chapter 464.

An Act to prohibit the taking of fish from Woodsum's Brook, in the town of Waterborough.

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

SECT. 1. All persons are forbidden from taking fish of any kind from Woodsum's brook, so called, in the town of Waterborough, in York county, for the period of five years from the approval of this act.

SECT. 2. Any person violating the provisions of this act shall be liable to a fine not to exceed ten dollars for each offense, to be recovered before any trial justice in York county, one-half to the complainant and one-half to the county of York.

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