MAINE STATE LEGISLATURE

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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.

ACTS AND RESOLVES

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SIXTY-FOURTH LEGISLATURE

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AUGUSTA:

BURLEIGH & FLYNT, PRINTERS TO THE STATE. 1889.

PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1889.

The word Oldtown, wherever it occurs in said chapter, shall be changed to Old Town, in order to conform to the orthography of the act of incorporation of the town of Old Town.

Снар. 533 Change in orthography of name.

SECT. 4. This act shall take effect when approved.

Approved March 8, 1889.

Chapter 533.

An Act to cede to the United States of America, jurisdiction over Clark's Ledge and Great Duck Island.

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

The consent of the state is hereby given to the purchase by the government of the United States, or under its authority, of a part or all of Great Duck island, so called, lying about five miles south of Mount Desert island.

Consent of the state given to purchase of Duck Island.

Jurisdiction is hereby ceded to the United Jurisdiction, ceded to United States of America over the following described parcels of land, namely:

States, on parcels of land.

The ledge designated as Clark's ledge on page thirty, division A of the Atlantic Coast Pilot, second edition, eighteen hundred and seventy-nine, and described as lying about three hundred and twenty-five yards above Todd's head, and about one hundred yards from shore; the said ledge being nearly or wholly submerged at high water, and the portion exposed at low water is about two hundred feet long and seventy-five to one hundred feet wide.

Clark's ledge.

All that part of Great Duck island aforesaid, that the Duck Island. United States may acquire by purchase or under the provisions of chapter two of the Revised Statutes of this state. Provided, however, that this cession of jurisdiction is granted and made upon the express condition, that the state of Maine shall retain a concurrent jurisdiction with the United States in and over said tracts of land and every portion thereof, so far, that all processes, civil or criminal, issuing under the authority of said state, or any officers thereof, may be executed by the proper officers thereof, upon any persons amenable to the same, within the limits and extent of said

state to retain concurrent juris-diction, so that processes may be executed.

Снар. 534

tracts of land as in like manner and to like effect as if the said jurisdiction had not been ceded.

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

Approved March 9, 1889.

Chapter 534.

An Act to amend the charter of the Eastport Water Company.

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

Authorized to take water from from Boyden's lake.

--powers.

Shall file plans of location in registry of deeds, in Washingten county.

—what plan shall specify.

-notice, shall be published in some newspaper.

The Eastport Water Company is hereby authorized for the purposes named in its act of incorporation to take and use water from Boyden's lake, so called, in the town of Perry, and to conduct and distribute the same, to and through the town of Eastport; and in so doing to erect and maintain in said lake, suitable gate houses, and to connect pipes and aqueducts therewith; to survey for, locate, lay and maintain, suitable pipes and aqueducts, to carry its pipes and aqueducts under or over any water course, bridge, highway, or other way; to enter upon and excavate any highway or other way, in such manner as least to obstruct the same; to enter, pass over and excavate, any lands necessary for the purposes specified by this act; to carry, lay and maintain said pipes and aqueducts along and within the limits of any highway, across any bridge, and through any lands necessary; to take and hold, by purchase or otherwise, any real estate necessary for the purposes authorized by this act.

SECT. 2. Said corporation shall file in the registry of deeds, in the county of Washington, plans and specifications of the location of all lands and water rights taken under the provisions of this act; any plan of water rights shall specify the area of the aperture of the pipe or pipes at said gate houses, and the maximum amount of water to be daily drawn therefrom; and notice of the substance of said plans shall be published three weeks successively in some newspaper published in said town of Eastport; and no entry shall be made upon any lands, except to make surveys, until ten days after the last publication in said newspaper. New plans may be filed, with specifications, as aforesaid, when it becomes necessary to increase the maximum daily amount of