MAINE STATE LEGISLATURE

The following document is provided by the

LAW AND LEGISLATIVE DIGITAL LIBRARY

at the Maine State Law and Legislative Reference Library

http://legislature.maine.gov/lawlib



Reproduced from scanned originals with text recognition applied (searchable text may contain some errors and/or omissions)

ACTS AND RESOLVES

OF THE

SIXTY-FIFTH LEGISLATURE

OF THE

STATE OF MAINE.

1891.

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

AUGUSTA:
BURLEIGH & FLYNT, PRINTERS TO THE STATE.
1891.

PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1891.

said Weston, near his steam saw mill and the easterly shore CHAP. 105 of said river in said Somerset county, piers and booms for sorting out logs and lumber coming down said river for use and manufacture in his said mill and for holding the same. But said works shall be so constructed as not to impede the use or navigation of said river, and not to occasion any navigation. unreasonable delay or obstruction in the driving of any other logs and lumber.

Said parties by aid of such piers and booms, Powers and may separate or sort out such logs and lumber, coming down said river, as are destined and intended for use and manufacture in their said mill, and may also hold such logs and lumber, so sorted out for their use and manufacture as aforesaid.

SECT. 3. Said parties may take such lands as may be May take land. necessary for the erection and maintenance of said piers and booms and connecting the same with the river shore, and may, with their agents, servants and teams, pass and repass over said shores, and to and from the same over the land of other persons for the purposes aforesaid and for managing said piers and booms, making compensation therefor as is -damages, how provided in the case of damages for lands taken in laying out highways.

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

Approved February 25, 1891.

Chapter 105.

An Act to incorporate the Alumni Association of the Gorham Normal School.

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

SECT. 1. William E. Ayer, Fannie M. Young, Fred Ben-Corporators. son, Alice M. Spear, Alden J. Whitney, Jennie M. Colby, Hubert L. Berry, Mary Alden, Jesse W. Sanborn, Fannie E. Hopkinson, Thomas V. Smith, Edith H. Rowe, John W. Brackett, Grace A. Lord, Lillian G. Pennell, Hallie G. Avery, George Kilgore, their associates, successors, heirs and assigns are hereby created a corporation by the name of _corporate the Alumni Association of Gorham Normal School, for the name purpose of acquiring and holding lands, and erecting build-

Снар. 106

-purposes.

ings thereon, for the accommodation of said association, as a place for meeting in reunions of said Alumni; and said corporation for said purposes, may hold real and personal estate necessary and convenient therefor, not exceeding in amount fifty thousand dollars.

Capital stock.

SECT. 2. The capital stock of said corporation shall be two thousand five hundred dollars, but may be increased to fifty thousand dollars, by a vote of said corporation, and said stock shall be divided into shares of five dollars each.

Officers.

SECT. 3. The officers of said corporation shall be a president, vice president, secretaries, one recording and one corresponding, treasurer, and not less than five nor more than eleven other persons, who, with the president, vice president, secretaries and treasurer, shall constitute the board of directors.

Treasurer, shall give bend.

Sect. 4. The treasurer of said corporation shall furnish bonds with sureties in such sum as the board of directors may determine.

Election of officers, how determined.

SECT. 5. The manner of election of the aforesaid officers, their term of office, their powers and duties shall be determined by said corporation.

First meeting, how called. SECT. 6. The first meeting of said corporation may be called by any two of the above named corporators, by notice by letter, signed by the two persons calling such meeting, and mailed to each corporator above named, at least fourteen days before the date of said meeting.

SECT. 7. This act shall take effect when approved.

Approved February 25, 1801.

Chapter 106.

An Act to provide for the election of a school committee and superinteudent of schools for the town of Skowhegan.

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

Town, authorized to elect school committee. SECT. 1. The town of Skowhegan may, at any annual municipal election hereafter to be held in said town, elect, at the option of said town, instead of the superintending school committee or supervisor of schools authorized by law, a school committee of five persons, all of whom shall be residents of said town; two of their number shall be elected to serve one

-tenure of.