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-SEVENTH LEGISLATURE

OF THE

STATE OF MAINE

1895.

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

AUGUSTA:
BURLEIGH & FLYNT, PRINTERS TO THE STATE.
1895.

PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1895.

Снар. 219

Chapter 219.

An Act to enlarge powers of Reliable Manufacturing Company.

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

The Reliable Manufacturing Company, formerly Co. may the Car Track Friction Appliance Company, may enlarge the purposes. purposes for which it was organized, as set forth in its certificate of organization, by adding the following, 'as also to acquire, manufacture, sell, lease and license any other mechanical device or article whatsoever.'

All transactions of said corporation, otherwise Doings confirmed. legal, within the scope of the powers enumerated in the preceding section of this act, since June seventeen, eighteen hundred and ninety, are hereby confirmed.

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

Approved March 20, 1895.

Chapter 220.

An Act to organize the Plantation of The Forks.

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

Township number one in the fourth range east Boundaries. of Kennebec river in Bingham's Kennebec Purchase in the county of Somerset, is hereby organized into a plantation by the name of The Forks, and is hereby invested with all the Name. powers and privileges, and subjected to all the duties and obligations incident to other organized plantations.

Said plantation is hereby made the legal suc-Plantation made the suc-Sect. 2. cessor of the former plantation of The Forks, and is invested with all the corporate property of said former plantation, and authorized to assume and pay the debts thereof, and to raise money by tax for that purpose.

cessor of plantation.

SECT. 3. The organization of the existing plantation of Organization The Forks is hereby confirmed and made valid, and the first of existing plantation, annual meeting called by the assessors thereof after the pas-

made valid

Chap. 221 sage of this act, shall be the first meeting of the plantation hereby organized.

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

Approved March 20, 1895.

Chapter 221.

An Act to incorporate Long Pond Dam Company.

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

Corporators.

SECT. 1. John F. Sprague, Amasa S. Garland, Henry Hudson, George A. Matthews and Omar Clark, their associates, successors and assigns, be and are hereby created a body politic and corporate by the name of the Long Pond Dam Company, with the powers and rights of similar corporations.

with side dams and sluices on Long Pond stream, near the foot of Long pond, to facilitate the driving of logs and lumber down Long Pond stream, and said corporation may remove rocks, build dams and side dams, and make other

improvements on Long Pond stream, between said Long pond and Lake Onawa, in the township of Elliottsville and

Said corporation may erect and maintain a dam

Corporate name.

May erect dam, on Long pond. SECT. 2.

—make improvements in other waters.

-may take land.

Damages, how estimated.

Owners of land, may take stock.

county of Piscataquis, and may take land and materials for building said dams and making said improvements; and if the parties owning said land and materials cannot agree upon the damages therefor, then said damages shall be estimated by the county commissioners for Piscataquis county, as provided by law in case of taking land for public highways.

Sect. 3. Any or all owners of land from which the logs or other lumber is cut, which passes through or over said dams or improvements, shall have the right to take an interest in the stock of said corporation in proportion to their

Sect. 4. The said corporation may demand and receive a toll upon all logs and lumber which may pass through or over said dams and improvements of said corporation, of forty cents for each thousand, board measure, wood scale, except

interest in said land, by paying their proportion of the cost

of building said dams and making said improvements.

Tolls established.