MAINE STATE LEGISLATURE

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THE LEGISLATURE

OF THE

STATE OF MAINE.

1864.

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1864.
STATE OF MAINE.

IN THE YEAR OF OUR LORD ONE THOUSAND EIGHT HUNDRED AND SIXTY-FOUR.

AN ACT relating to the redemption of railroad mortgages by subsequent mortgagees, and for the better protection of bondholders.

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

SECTION 1. In all cases where any entry or other steps have been, or shall hereafter be taken with a view to foreclose, or commence the foreclosure of any railroad mortgage upon any railroad within this state, or upon any part thereof, any subsequent mortgagees of the same road holding in trust for the benefit of any holders of the bonds or other claims secured by such subsequent mortgage, may pay the amount due upon the mortgage so being in process of foreclosure, at any
10 time before such foreclosure shall become absolute;  
11 and upon payment thereof shall hold the same in trust  
12 for the persons holding bonds or other claims secured  
13 by such mortgage, who severally shall have contrib-  
14 uted to the payment and redemption thereof; and  
15 each bondholder or other person so contributing, shall  
16 be equitably interested therein, in proportion to the  
17 amount he shall have paid; and the trustees of the  
18 subsequent mortgage shall be so far subrogated for the  
19 trustees under the preceding mortgage that they shall  
20 hold the same notwithstanding its payment for the  
21 persons contributing as aforesaid, in the same manner  
22 and with the same effect that it would have been held  
23 by the preceding mortgagees if it had not been paid  
24 or redeemed, subject, however, to the provisions for  
25 further contribution hereinafter contained.

Sect. 2. For the purpose of paying any such pre-  
2 ceeding mortgage, the trustees under any subsequent  
3 mortgage may with or without application as herein-  
4 after provided, call a meeting of the bondholders or  
5 other persons secured thereby, to be held at such time  
6 and place as they or a majority of them shall appoint,  
7 of which they shall give at least fourteen days notice  
8 in the state paper and such other newspapers as they  
9 may deem proper, therein stating the object of said
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10 meeting; and it shall be their duty to call such meeting upon the written application of any one or more of the persons interested in the subsequent mortgage as aforesaid (upon the payment of all reasonable expenses to be incurred thereby), provided the said application shall be made at least six months before the preceding mortgage will be absolutely foreclosed. The persons interested as aforesaid, present at such meeting, may organize the same by the choice of a moderator and clerk, and may proceed to determine what measures, if any, shall be taken for the payment or redemption of the preceding mortgage; and if a majority of the persons present, or persons holding a majority of the interest there represented, shall vote that it is expedient to pay or redeem the preceding mortgage, it shall be the duty of each and every bondholder, or other person holding claims secured by such subsequent mortgage, to contribute his proportion to the payment thereof, and if any such bondholder or other person shall, after due notice to be given as herein-after stated, fail to pay his proportion according to the provisions of this act, his rights shall be forever closed and barred.

Sect. 3. Whenever, at any meeting held in pursuance of the provisions of this act, it shall have been
3 voted that it is expedient to pay or redeem any prior
4 mortgage as aforesaid, the trustees under the subse-
5 quent mortgage, shall, immediately after being noti-
6 fied of the passage of such vote, give public notice
7 thereof, which notice shall be published at least three
8 weeks successively in the state paper, and such other
9 newspapers as the trustees may think proper, if the
10 time before the day of foreclosure will reasonably per-
11 mit, and shall therein call upon all bondholders and
12 other persons holding claims secured by such subse-
13 quent mortgage to pay their several proportions of the
14 sum to be paid for the redemption of the prior mort-
15 gage; and shall therein state the time and place, and
16 person to whom their several proportions shall be paid,
17 together with the rate per cent. which each hundred
18 dollars of the bonds or claims secured will be obliged
19 to pay as near as conveniently may be. And if any
20 person so interested shall fail to pay his proportion by
21 the time fixed in said notice, then any such deficiency
22 arising from such failure may be paid by any other
23 person or persons holding bonds or claims secured as
24 aforesaid; and the persons so paying any deficiency
25 as aforesaid, shall succeed to all the rights which the
26 person failing to pay as aforesaid would have had, if
27 seasonable payment had been made by him, subject
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28 however, to the further right of redemption as herein-
29 after provided.

Sect. 4. If no such meeting shall be seasonably
2 called by the trustees of the subsequent mortgage as
3 is provided for in this act, or if at such meeting duly
4 called the bondholders or other persons holding claims
5 secured by such mortgage, shall fail to vote that it is
6 expedient to pay or redeem the prior mortgage, it
7 shall be lawful and competent for any one or more of
8 the bondholders or other persons so secured by such
9 subsequent mortgages to pay over to the trustees hold-
10 ing such mortgage, so much money as shall be neces-
11 sary to redeem the said prior mortgage; and it shall
12 be the duty of such trustees upon seasonable payment
13 to them as aforesaid, to pay or redeem such prior
14 mortgage therewith; and upon the redemption thereof,
15 the persons so paying the money shall stand in the
16 same position and be vested with all the equitable
17 rights which the other bondholders or other persons
18 secured by such subsequent mortgage would have been
19 entitled to if they had paid in due season their propor-
20 tions thereof; and the trustees of the subsequent
21 mortgage shall hold the real and personal property so
22 redeemed in trust for the benefit of the persons paying
23 or furnishing the redemption money as aforesaid, sub-
ject however, to the same provision for further right of redemption which is provided in the preceding section for persons failing to pay their proportions after notice as is therein required.

Sect. 5. Whenever any prior mortgage shall have been paid or redeemed in pursuance of this act, and it shall appear to the trustees making such payment that any of the bondholders or other persons holding claims secured by the subsequent mortgage which they represent have failed to pay their proportion of the sum paid to redeem the prior mortgage, it shall be the duty of such trustees to give public notice that all persons who have failed to pay their proportion as aforesaid, may redeem their several proportions by payment to said trustees or their agent of the sum so paid or advanced in their behalf with interest at the rate of twelve per cent. per annum thereon at any time within one year from and after the first publication of said notice; and any payment so made to the trustees or their agent within the time aforesaid, shall have the effect to restore the persons so paying to the same position and interest in the property embraced in the prior mortgage which they would severally have been entitled to if they had paid their proportion thereof at any time before there would have been an absolute
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22 foreclosure of the prior mortgage if the same had not been paid or redeemed; and if no such payment shall have been made within the year aforesaid, the rights of all persons so failing to pay their proportion with interest as aforesaid in and to the property conveyed by the prior mortgage, shall be forever barred. All moneys paid to said trustees in pursuance of this section, shall be distributed pro rata among the several persons who paid or advanced the same. The notice aforesaid shall be published for at least ten weeks in succession in the state paper, and the first publication thereof shall not be until after the prior mortgage would have become foreclosed if it had not been paid or redeemed.

Sect. 6. All persons who have contributed or shall hereafter contribute to the payment of any prior mortgage in pursuance of the provisions of this act, shall have the right to organize and form a new corporation with such name as they may designate; and shall have and enjoy all the rights and privileges which are provided by law or which would attach to the bondholders or other persons holding claims secured by such prior mortgage, if the same had been foreclosed without any payment or redemption thereof; provided however, that the said rights and privileges, and also
the chartered rights and immunities conferred upon the holders of bonds secured by a mortgage of a rail-
road and its franchise upon a foreclosure thereof under the provisions of chapter fifty-one of the revised stat-
utes, shall be liable at any time to be amended, altered or repealed at the pleasure of the legislature.

Sect. 7. When the foreclosure of a railroad mort-
gage shall have been completed and a new corporation formed, the president and treasurer of the new corpo-
ration shall issue certificates of stock therein to each holder of bonds or coupons, or other claims secured by the mortgage foreclosed, to the extent of one share for every hundred dollars so secured, so held at the time of foreclosure; and the treasurer shall issue certificates for the fractions payable to the bearer in stock of the new corporation when presented in sums sufficient to make one or more shares; and when such certificates shall be presented in sufficient sums to entitle the holder to one or more shares, the president and treas-
urer shall issue certificates of stock for the same accordingly.

Sect. 8. The holders of the bonds or other claims under any mortgage put on foreclosure, in any meet-
ing called for that purpose, may by vote instruct the trustees to extend the time for the redemption of such
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5 mortgage; and thereupon the trustees of such mort-
6 gage shall be authorized and required by writing under
7 their hands, given to the party entitled to redeem, to
8 extend the time of the redemption, and the same shall
9 be extended accordingly.

Sect. 9. This act shall take effect and be in force
2 from and after its approval by the governor.
STATE OF MAINE.

In House of Representatives,}
March 9, 1864. }

On motion of Mr. WILLIAMS of Augusta, laid on the table, and 350 copies ordered to be printed for the use of the Legislature.

HORACE STILSON, Clerk.