

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)

NEW DRAFT.

Sixty-Sixth Legislature.

HOUSE.

No. 94.

STATE OF MAINE.

IN THE YEAR OF OUR LORD ONE THOUSAND EIGHT HUNDRED
AND NINETY-THREE.

AN ACT to grant Certain Powers to the Green Mountain
Carriage Road Company.

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

SECTION 1. The Green Mountain Carriage Road Com-
2 pany is authorized to construct, maintain and operate a
3 toll carriage road and foot way in the town of Eden, Han-
4 cock county, beginning at some convenient point on the
5 "Eagle Lake Road", so called, near the foot of Green
6 mountain, and extending thence up the sides of Green
7 mountain to the summit thereof, with all necessary toll
8 gates, toll houses and waiting stations.

SECT. 2. For the purposes named in the foregoing
2 section of this act, the said Green Mountain Carriage Road

3 Company is authorized to take and hold by gift or purchase,
4 or as for public purposes by right of eminent domain, land
5 not exceeding six rods in width for its main line of road,
6 and not exceeding twelve rods in width for any side road
7 or turn out place, and not exceeding one acre for each toll
8 house or station.

SECT. 3. The method of such taking of land by
2 eminent domain, shall be by causing surveys and plans
3 thereof to be made and such plans and an accurate descrip-
4 tion of lands to be taken to be filed and recorded in the
5 Hancock county registry of deeds, with the names of the
6 owners of the land so taken, and by causing such descrip-
7 tion to be published in some newspaper printed in said
8 Hancock county.

SECT. 4. In case said company and the owner of any
2 land so taken do not agree upon the damages for such
3 taking, either party may petition the county commissioners
4 of Hancock county to assess such damages, and thereupon
5 and thereafter the proceedings shall be the same as in the
6 case of assessing damages for land taken for highways.

SECT. 5. For the purposes named in the first section
2 of this act, the said company may levy and collect such
3 reasonable tolls as may be approved by the county com-
4 missioners of Hancock county for the use of its road and
5 stations. The said company may also for the same pur-
6 poses borrow money, issue its notes or bonds, and se-
7 cure the same by a mortgage of its property and fran-
8 chises. The said company also, after constructing its
9 road, and making the same suitable for travel, may lease
10 or dispose of its said property and franchise to any per-
11 son, or any corporation authorized by law to operate
12 such roads.

STATE OF MAINE.

HOUSE OF REPRESENTATIVES, }
February 10, 1893. }

Reported by Mr. HAMLIN of Ellsworth, from Committee on Judiciary,
and ordered printed under joint rules.

W. S. COTTON, *Clerk*