

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.

SEVENTY-SEVENTH LEGISLATURE

SENATE

NO. 79

In Senate, Feb. 11, 1915.

*Reported by Sen. Colby from Committee on State Lands and
Forest Preservation, and ordered printed under joint rules.*

W. E. LAWRY, Secretary.

STATE OF MAINE

IN THE YEAR OF OUR LORD ONE THOUSAND NINE
HUNDRED AND FIFTEEN

AN ACT to enable the town of Rangeley to make a fill in and
maintain a dam at the outlet of Haley Pond for a park and
sanitary purpose.

Be it enacted by the People of the State of Maine, as follows:

Section 1. The town of Rangeley in the county of Frank-
2 lin is hereby authorized, for the purpose of establishing a
3 park and making Rangeley village more sanitary; first, to
4 acquire by purchase or by right of eminent domain certain
5 lands in Rangeley village on and along the northerly shore
6 of Haley pond, so called, and to fill as a part of such park
7 such portions of said pond adjacent to the shore so acquired
8 as are uncovered when the water is low in said pond during

9 the summer months, thus making the shores of said pond
10 more sightly and healthy, providing such fill shall not be
11 made so as to interfere with the natural flow of said waters
12 or with the use of the same for floating logs or other public
13 uses; and second to acquire by purchase or take by right
14 of eminent domain the dam and so much land at the outlet
15 of said Haley pond as may be necessary for the purposes
16 herein named, and to rebuild and maintain said dam at a
17 height not to exceed eight feet and hold back the waters of
18 said pond, during the summer at not exceeding the present
19 high water level so as to cover the marshes and unsightly
20 shores of said pond.

Sect. 2. All proceedings other than specifically provided
2 for herein shall be in accordance with the provisions of chap-
3 ter four of the revised statutes and the amendments and
4 additions thereto authorizing cities and towns to acquire and
5 maintain public parks and squares.

Sect. 3. For park purposes the said town is hereby au-
2 thorized in addition to such sums as may be appropriated
3 and raised from year to year by taxation, to from time to
4 time issue its bonds in sums not exceeding in all five thou-
5 sand dollars on such terms and conditions as the town shall
6 determine.