# MAINE STATE LEGISLATURE

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### ACTS AND RESOLVES

PASSED BY THE

## THIRTY-FIFTH LEGISLATURE

OF THE

### STATE OF MAINE,

A. D. 1856.

Published by the Secretary of State, agreeably to Resolves of June 28, 1820, February 26, 1840, and March 16, 1842.

 $\begin{array}{c} \text{Augusin:} \\ \text{Fuller & fuller, printers to the state.} \\ 1856. \end{array}$ 

## PRIVATE AND SPECIAL LAWS

OF THE

# STATE OF MAINE.

1856.

at a price and on terms to be agreed on by the parties, and if Chap. 667. they cannot agree, then by referces mutually appointed by them, and if they cannot agree on referees, then by three referees appointed by any judge of the supreme judicial court residing in the county of Penobscot; to be appointed on the joint application of the parties or on the sole application of either, if the other refuses to join; which referees shall determine the price. time and mode of payment, and the persons to whom to be made; and if the log driving company shall perform said agreement or award, on their part to be performed, then this act shall be void.

[Approved April 9, 1856.]

#### Chapter 667.

An act additional to an act additional to an act to incorporate the Penobscot Log Driving Company.

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

The powers granted to the said company are Powers enlarged hereby enlarged and extended, so as to include within the chartered limits thereof, the boom and piers now in process of being erected at the head of Chesuncook lake, which are to become the property of said company, and all the expenses of erecting and completing the same, are to be assumed and borne by said company.

and extended.

The company may assess a toll, pursuant to the May assessa toll. provisions of their charter, not exceeding one dollar for every thousand feet board measure of logs driven under the provisions of said act; and all acts and parts of acts, providing for Inconsistent acts any different rate of toll, are hereby repealed, except that they shall remain in force as to all tolls heretofore assessed and remaining uncollected.

repealed, &c.

The directors may authorize the treasurer to give Directors may the company notes for the amount necessary to be raised to pay the expenses of erecting said boom and piers, for such &c. sums and payable at such times as they direct. Provided, this Proviso. act shall be accepted by the said company at a meeting called for that purpose.

authorize the treasurer to give

Sect. 4. This act shall not take effect until the said com- Act, when to pany shall purchase the boom and piers mentioned in the first section, in the manner provided in this act, and in the sixth

Chap. 668. section of an act, entitled "An act to incorporate the West Branch Chesuncook Boom Corporation," enacted in the year eighteen hundred and fifty-six; but if the owners of said works refuse to sell the same in the manner aforesaid, then this act shall have full force and effect.

[Approved April 9, 1856.]

#### Chapter 668.

An act to incorporate the Oldtown Manufacturing Company.

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

SECT. 1. Samuel Veazie, of Veazie, and John W. Veazie, of

Corporators.

Corporate name.

Powers and nrivileges.

Location.

May hold real and personal estate to amount of \$500,000.

Right to

lease, &c.

Rights of lessees.

Bangor, are hereby, with their associates and successors, incorporated into a corporation by the name of the Oldtown Manufacturing Company, with all the powers and privileges, and subject to all the liabilities and duties provided by the laws of this state concerning manufacturing corporations; with full powers to carry on within the limits of the town of Oldtown, the manufacture of cotton, woolen and linen goods, flour and meal, and articles of wood, iron, steel and any other materials, the manufacture of which is not prohibited by law; and for the above purpose, to have power to purchase and hold real and personal property to any amount not exceeding five hundred thousand dollars, which sum so invested may be divided into shares, and stock certificates therefor be issued if said company see fit; with the right to lease any property from others for the use of said company, and to erect, build and improve any building, fixtures and other erections on any land so owned or leased by said company, for their use, profit or accommodation, and to make any and all contracts necessary for the proper and successful promotion of their business as aforesaid, with power also to make leases to others of any estate so held by them, and of any power belonging to them.

Any lessee or lessees of said company are also authorized to carry on at the said company works, any branch of business authorized by their charter to be carried on by said company, in the same manner as said company are hereby authorized to do.

First meeting, how called,

SECT. 3. Either of the said corporators may call the first meeting of said corporation, by publishing a notice of the time