MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

112

PASSED BY THE

FORTIETH LEGISLATURE

OF THE

STATE OF MAINE.

1861.

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

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PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1861.

gious and benevolent purposes, with all the immunities and privileges and subject to all the liabilities of like corporations.

Снар. 59. Powors, privileges, &c. First meeting, how called.

A majority of the first five persons named in this act may call the first meeting of the association, by posting up notice thereof, in some public place in said town of Westport, seven days at least before the time appointed for such meeting.

By-laws.

Said association shall have power to adopt such by-laws and regulations, not inconsistent with the laws of this state as may be necessary to carry into effect the designs of the association,

This act shall take effect and be in force on and after its approval by the governor.

[Approved March 5, 1861.]

Chapter 59.

An act to incorporate the Bangor and Piscataquis Railroad Company,

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

Nason, John L. Hodsdon, C. H. Crocker, Charles A. Everett, A.

Ira Crocker, James Dunning, Charles B. Abbot, Thomas

Sect. 1.

M. Robinson, John H. Ramsdell, Phineas Tolman, W. W. Willard. C. L. Dunning, Peter Perham, Joseph Chase, Ephraim Flint, Adams H. Merrill, Henry Hudson, Thomas S. Pullen, A. G. Lebroke. Charles E. Kimball, C. H. B. Woodbury, John H. Rice, J. H. Mc-Comber, T. A. Keating, John Hitchborn, James Campbell, E. L. Hammond, John Gilman, Geo. W. Wingate, J. S. Monroe, Chas. McCluer, B. R. Lake, A. J. Chase, Moses Parshley, Atwood Barrows, E. P. Snow, Seth Lee, Simon Lee, John Gilman, W. P. Lamson, C. O. Palmer, J. S. Wiley, their associates, successors and assigns, are hereby made and constituted a body corporate and politic, by the name of the Bangor and Piscataguis Railroad Company, and by this name may sue and be sued, plead and be impleaded, and shall have and enjoy all proper remedies at law and ors, &c. in equity to secure and protect them in the exercise and use of the rights and privileges, and in the performance of the duties hereinafter granted and enjoined, and to prevent all invasions thereof, or interruptions in exercising and performing the same; and the said corporation is hereby authorized and empowered to locate, construct, and finally complete, alter and keep in repair, a railroad

with one or more sets of rails or tracks, with all suitable bridges, tunnels, viaducts, turnouts, culverts, drains, and all other necessary appendages, from some point between the south line of the Corporators.

Corporate

Location and construction of,

city of Bangor and the north line of the town of Oldtown; provided Proviso.

Снар. 59.

Powers, privileges, &c.

Right to take and hold land, &c., of others.

Right to take, remove and use earth, &c. Proviso.

Further pro-

Compensation for damages.

Damages, how

Land, how held. Damages, application for limited.

Right to fell and remove trees.

Capital stock.

Directors, how

the same does not infringe or encroach upon the corporate rights or limits of the Penobscot Railroad Company, in the county of Penobscot, on the westerly side of the Penobscot river, with the right to connect with any railroad from Bangor to Oldtown or elsewhere; thence in the most practicable direction to Brownville, in the county of Piscataquis, and the Katahdin Iron Works, so called, in the same county, with a branch from the town of Milo up the valley of the Piscataguis to Moosehead lake, in said county of Piscataquis; and said corporation shall be and hereby are, invested with all the powers, privileges and immunities which are or may be necessary to carry into effect the purposes and objects of this act as herein set forth; and for this purpose said corporation shall have the right to purchase, or to take and hold so much of the land and the real estate of private persons and corporations, as may be necessary for the location, construction and convenient operation of said railroad and branch; and they shall also have the right to take, remove and use for the construction and repair of said railroad and appurtenances any earth, gravel, stone, timber or other materials on or from the land so taken; provided however, this said land so taken shall not exceed six rods in width, except where greater width is necessary for the purposes of excavation or embankment; and provided, also, that in all cases said corporation shall pay for such lands, estate or materials so taken and used, such price as they and the owner or respective owners thereof may mutually agree on; and in case said parties shall not otherwise agree, the said corporation shall pay such damages as shall be ascertained and determined by the county commissioners for the county where such land or other property may be situated, in the same manner and under the same conditions and limitations as are by law provided in the case of damages by the laying out of highways; and the land so taken by said corporation shall be held as lands taken and appropriated for highways. And no application . to said commissioners to estimate said damages shall be sustained unless made within three years from the time of taking such land or other property; and in case such railroad shall pass through any woodland or forests, the said company shall have a right to fell or remove any trees standing therein within four rods of such road which by their liability to be blown down, or from their natural falling might obstruct or impair said railroad by paying a just compensation therefor, to be recovered in the same manner as provided for the recovery of other damages in this act.

Sect. 2. The capital stock of said corporation shall consist of not less than five thousand, nor more than twenty thousand shares, and the immediate government and direction of the affairs of said corporation shall be vested in nine, eleven or thirteen directors, who shall be chosen by the members of said corporation, in the

manner hereinafter provided, and shall hold their office until others shall have been duly elected and qualified to take their place, a majority of whom shall form a quorum for the transaction of business, and they shall elect one of their number to be president of the corporation, and shall have authority to choose a clerk who shall be sworn to the faithful discharge of his duty, and a treasurer who shall be sworn, and also give bonds to the corporation, with sureties to the satisfaction of the directors, in a sum not less than ten thousand dollars, for the faithful discharge of his trust; and for the purpose of receiving subscriptions to the said stock, books shall be opened under the direction of the persons named in the first section of this act, at such times as they may determine, in the city of Bangor and in the towns of Dover, Milo and Brownville, and elsewhere, as they shall appoint, to remain open for five successive days at least, of which time and place of subscription public notice shall be given in one newspaper printed in each of the counties of Penobscot and Piscataquis, ten days before the opening of such subscriptions; and any seven of the persons named in the first section of this act are hereby authorized to call the first meeting of said corporation, for the choice of directors and organization, by giving notice in one or more newspapers published as before named, of the time and place and the purposes of such meeting, at least fourteen days before the time mentioned in such notice.

Sect. 3. When said corporation shall take any land or other estate, as aforesaid, of any infant, person non compos mentis, or feme covert, whose husband is under guardianship, the guardian of such infant, or person non compos mentis, and such feme covert, with the guardian of her husband, shall have full power and authority to agree and settle with said corporation for damages, or claims for damages by reason of taking such land and estate as aforesaid, and give good and valid releases and discharges therefor.

Sect. 4. The president and directors for the time being are hereby authorized and empowered by themselves or their agents, to exercise all the powers herein granted to the corporation, for the purposes of locating, constructing and completing said railroad and branch, and for the transportation of persons, goods and property of all descriptions, and all such powers and authority for the management of the affairs of the corporation, as may be necessary and proper to carry into effect the objects of this grant, to purchase and hold land, materials, engines and cars, and other necessary things in the name of the corporation, for the use of said road, and for the transportation of persons, goods and property of all descriptions, to make such equal assessment from time to time on all the shares in said corporation as they may deem expedient and necessary in the execution and progress of the work, and direct the same

Снар. 59.

—tenure of office.

President and clerk.

-treasurer.

-bond.

Books of subscription, when and where to be opened, &c.

-notice, how given.

First meeting,

Land taken of certain persons, whom to settle with.

President and directors, powers and duties of. CHAP. 59.

Assessments.

-neglect to pay, proceedings in case of.

Shares of delinquent subscribers, how disposed of.

Proviso.

Toll.

Transportation, construction of wheels, &c.

Connection with other roads and regulation of, &c.

Private ways, &c., crossing to be paid to the treasurer of this corporation. And the treasurer shall give notice of all such assessments; and in case any subscriber or stockholder shall neglect to pay any assessment on his share or shares, for the space of thirty days after such notice is given or shall be prescribed by the by-laws of said corporation, the directors may order the treasurer to sell such share or shares at public auction, after giving such notice as may be prescribed, as aforesaid, to the highest bidder, and the same shall be transferred to the purchaser, and such delinquent subscriber or stockholder shall be held accountable to the corporation for the balance, if his share or shares shall sell for less than the assessments due thereon, with the interest and costs of sale, and shall be entitled to the overplus, if his share or shares shall sell for more than the assessments due, with interest and costs of sale; provided however, that no assessment shall be laid upon any shares in said corporation of a greater amount in the whole than one hundred dollars.

Sect. 5. A toll is hereby granted and established for the sole benefit of said corporation, upon all passengers and property of all descriptions which may be conveyed or transported by them upon said road, at such rates as may be agreed upon and established from time to time by the directors of said corporation. The transportation of persons and property, the construction of wheels, the form of cars and carriages, the rights of roads, and all other matters and things in relation to said road, shall be in conformity with such rules, regulations and provisions, as the directors shall from time to time prescribe and direct.

Sect. 6. The legislature may authorize any other company or companies, to connect any other railroad or railroads, with the railroad of said corporation, at any point on the route of said railroad. And said corporation shall receive and transport all persons, goods and property of all descriptions, which may be carried and transported to the railroad of said corporation, on such other railroads as may be hereafter authorized to be connected therewith, at the same rates of toll and freight, as may be prescribed by said corporation, so that the rates of freight and toll of such passengers and goods, and other property as may be received from such other railroads so connected with said road as aforesaid, shall not exceed the general rates of freight and toll on said railroad received for freight and passengers, at any of the deposits of said corporation.

Sect. 7. If said railroad in the course thereof, shall cross any private way, the said corporation shall so construct said railroad, as not to obstruct the safe and convenient use of such private way; and if said railroad shall in the course thereof, cross any canal, railroad or the highway, the said railroad shall be so constructed, as not to obstruct the safe and convenient uses of such canal or highway, and the said corporation shall have power to raise or

lower such highway or private way, so that the said railroad if necessary, may conveniently pass over or under the same, and erect such gate or gates thereon, as may be necessary for the safety of travellers on said railroad, highway or private way, and shall keep all bridges and embankments necessary for the same in good repair.

Sect. 8. Said railroad corporation shall erect and maintain, sub-Fences. stantial, legal and sufficient fences on each side of the land taken by them for their railroad, where the same passes through enclosed or improved lands, or lands that may be hereafter improved.

The said corporation shall at all times, when the post- Mail, transportation of master general shall require it, be holden to transport the mail of the United States from and to such place or places on said road as may be required, for a fair and reasonable compensation; and in case the corporation and the postmaster general shall be unable to agree upon the compensation aforesaid, the legislature of the state shall determine the same; and the said corporation, after they shall commence the receiving of tolls, shall be bound at all times to have said railroad in good repair, and a sufficient number of Obliged to keep suitable engines, carriages and vehicles for transportation of persons and articles, and be obliged to receive at all proper times and places and carry the same, when the appropriate tolls therefor shall be paid or tendered; and a lien is hereby created on all arti- Lien for paycles transported for said tolls, and said corporation fulfilling on its part all and singular the several obligations and duties by this section imposed and enjoined upon it, shall not be held or bound to allow any engine, locomotive, cars, carriages or other vehicle, for the transportation of persons or merchandise to pass over said gines of other roads. railroad, other than its own, furnished and provided for that purpose, as herein enjoined and required; provided however, that said Proviso. corporation shall be under obligation to transport over said road the passenger and other cars of any other incorporated company, that may hereafter construct a railroad connecting with that hereby authorized, such other company being subject to all the provisions of the fifth and sixth sections of this act, as to rates of toll and all other particulars enumerated in said sections.

SECT. 10. If any person shall wilfully and maliciously, or wantonly and contrary to law, obstruct the passage of any carriages on such railroad, or in any way spoil, injure or destroy said railroad, or any part thereof, or any thing belonging thereto, or any materials or implements to be employed in the construction of, or for the use of said road, he, she or they, or any person or persons assisting, aiding or abetting such trespass, shall forfeit and pay to said corporation, for every such offence, treble such damages as shall be proved before the justice, court or jury before whom the trial shall be had, to be sued for before any justice or in any court

Снар. 59.

In case of disagreement, mined.

Cars and en-

Malicions

Forfeiture, punishment, Снар. 59.

Offenders liable to indictment, &c. proper to try the same, by the treasurer of the corporation, or other officer whom they may direct to the use of said corporation; and such offender or offenders shall be liable to indictment by the grand jury of the county within which trespass shall have been committed, for any offence or offences contrary to the above provisions; and upon conviction thereof before any court competent to try the same, shall pay a fine not exceeding five hundred dollars to the use of the state, or may be imprisoned for a term not exceeding five years, at the discretion of the court before whom such conviction may be had.

Accounts of corporation, how kept.

—open to inspection of governor and council.

Annual exhibit.

Taxes on real estate.

Shares, taxable as real estate.

Net income over ten per cent. per annum, how disposed of. Sect. 11. Said corporation shall keep, in a book for that purpose, a regular account of all their disbursements, expenditures and receipts, and the books of said corporation shall at all times be open to the inspection of the governor and council, and of any committee duly authorized by the legislature, and at the expiration of every year the treasurer of said corporation shall make an exhibit, under oath, to the legislature, of the profits derived from the income of said railroad.

All real estate purchased by said corporation for the Sect. 12. use of the same under the fourth section of this act, shall be taxable to said corporation by the several cities, towns and plantations, in which said land lies, in the same manner as lands owned by private persons, and shall in the valuation list, be estimated the same as other adjacent lands of the same quality in such city, town or plantation, and not otherwise, and the shares owned by the respective stockholders, shall be deemed personal estate, and be taxable as such, to the owners thereof, in the places where they reside and have their homes. And whenever the net income of said corporation shall have amounted to ten per centum per annum upon the cost of the road and its appendages and incidental expenses, the directors shall make a special report of the fact to the legislature, from and after which time, one moiety, or such other portion as the legislature may from time to time determine, of the net income of said railroad, accruing thereafter over and above ten per centum per annum first to be paid to the stockholders, shall annually be paid over to the treasurer of said corporation, as a tax in the treasury of the state, for the use of the state; and the state may have and maintain an action against said corporation therefor, to recover the same; but no other tax than herein is provided shall ever be levied or assessed on said corporation or any of their privileges or franchises.

Annual meeting.

Directors to be chosen.

SECT. 13. The annual meeting of the members of said corporation shall be holden on the first Monday in January, or such other day as shall be determined by the by-laws, at such time and place as the directors for the time being shall appoint, at which meeting the directors shall be chosen by ballot, each proprietor by himself

or proxy, being entitled to as many votes as he holds shares; and the directors are hereby authorized to call special meetings of the stockholders, whenever they shall deem it expedient and proper, giving such notice as the corporation by their by-laws shall direct.

Снар. 60. Special meet-

The legislature shall at all times have the right to inquire into the doings of the corporation and into the manner in which the privileges and franchises herein and hereby granted, may have been used and employed by said corporation. correct and prevent all abuses of the same, and to pass any laws imposing fines and penalties upon said corporation which may be necessary, more effectually to compel a compliance with the provisions, liabilities and duties hereinbefore set forth and enjoined, but not to impose any other or further duties, liabilities or obligations.

right of, to investigate corporation.

Sect. 15. If the said corporation shall not have been organized, and the location according to actual survey of the route filed with the county commissioners of the counties through which the same shall pass, on or before the first day of January, in the year of our Lord one thousand eight hundred and sixty-three, or if the said corporation shall fail to complete said railroad to Piscataguis river. on or before the first day of January, in the year of our Lord one thousand eight hundred and sixty-six, in either of the above mentioned cases, this act shall be null and void.

Time for organizing, &c., limited.

[Approved March 5, 1861.]

Chapter 60.

An act to incorporate the Kennebunkport Camp Meeting Association.

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

Sect. 1. C. C. Cone, Benjamin J. Herrick, James Andrews, Corporators. Ebenezer Emerson, Enoch Cousins, James Mann, George W. King, James D. Patten, Abel H. Jellison, John T. Patten, C. R. Lunt, Leonard Rumery and Adams Merrill, their associates and successors are hereby created a body corporate by the name of the Kennebunkport Camp Meeting Association, with all the powers and privileges and subject to all the duties and restrictions of corpora- privileges, &c. tions in this state.

Powers,

Sect. 2. Said corporation shall have authority to hold by pur- May hold chase or lease a tract of land in the town of Kennebunkport, in the certain tract of land. county of York, for the use of the Methodist Episcopal Church for annual religious meetings.