

ACTS AND RESOLVES

PASSED BY THE

FORTY-FIRST LEGISLATURE

OF THE

STATE OF MAINE.

1862.

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.

1862.

Снар. 123.

SECT. 2. This act shall take effect and be in force from and after its approval by the governor.

[Approved February 4, 1862.]

Chapter 123.

An act authorizing the expenditure of moneys for war purposes.

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

Appropriation for war purposes, \$120,000. SECT. 1. The sum of one hundred and twenty thousand dollars, or so much thereof as may be necessary, is hereby appropriated out of any money in the treasury not otherwise appropriated, to defray the expenses of mustering the militia of the state, or any part thereof into the service of the United States or for the defence of this state, and of volunteers raised in this state for the service of the United States. All expenditures for arms, supplies, equipments, transportation and all other expenses necessary for said force, including those raised subsequent to the ten regiments authorized by act of April twenty-fifth, one thousand eight hundred and sixtyone or for the defence of the state, shall be made under the direction of the governor and council, and the governor with the advice of the council shall draw his warrants upon the treasurer for all expenditures hereby authorized.

SECT. 2. This act shall take effect when approved by the governor.

[Approved February 4, 1862.]

Chapter 124.

An act to incorporate the Calais Aqueduct Company.

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

SECT. 1. Samuel Kelley, C. H. Kelley, Cyrus Baker, Charles H. Whitney, Albert H. Sawyer, George W. Wilder, Joseph Granger, Lewis C. Kelley, Seth W. Smith, their associates and successors, be, and they hereby are, constituted and incorporated a body politic, and corporate forever by the name of the Calais Aqueduct Company, and by that name may sue and be sued, have and use a common seal, take and hold for the objects of their association any real and personal estate, to an amount not exceeding fifty-

Corporators.

Corporate name. May hold real and personal ostate. thousand dollars, and the same to use and dispose of at pleasure, make and execute any by-laws for the convenient management of By-laws. their affairs, not repugnant to the laws of the state, and generally, Powers, to have and enjoy all the powers and privileges incident to corporations instituted for like purposes.

SECT. 2. The first meeting of said corporation may be called by any three persons named in this act, by giving at least seven days notice of the time and place appointed for such meeting, in any public newspaper published at Calais in the county of Washington.

SECT. 3. This act shall take effect when approved by the governor.

[Approved February 4, 1862.]

Снар. 125.

First meeting, how called.

Chapter 125.

An aot to amend the charter of the Matawamkeag Lake Dam Company.

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

In place of the toll of one cent per thousand for every hundred Mattawamkeag dollars expended by Mattawamkeag Lake Dam Company, as provided by its act of incorporation, passed March seventeenth, in the rate of toll, year of our Lord one thousand eight hundred and sixty, there is hereby substituted, granted, and established, a uniform and permanent toll of twenty cents per thousand feet, board measure, on all logs passing its dam, to be collected in the manner provided in said -how collected. charter, so long as the dam is kept in good repair; provided how- Proviso. ever, that if said dam should be partially, or wholly destroyed, or carried away, and should not be rebuilt, and put in good order as soon as practicable, the tolls shall be suspended from, and after the time when it might, and should have been rebuilt, until it is rebuilt; and if any question arises as to the time when it should have been rebuilt, it may be decided by the commissioners named in said charter, on the application of either party; and provided also, that Further no toll is to be charged, till those parts of the dam which have proviso, already been carried away or destroyed, shall have been rebuilt.

[Approved February 6, 1862.]

Lake Co., charter amended fixing

Rebuilding, time of, how determined,