

MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

PASSED BY THE

FORTY-THIRD LEGISLATURE

OF THE

STATE OF MAINE.

1864.

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

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1864.

PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1864.

respects as if its corporate capacity had been continued four years by said act of March third, aforesaid.

SECT. 2. This act shall take effect when approved.

Approved February 13, 1864.

Chapter 311.

An act additional to "an act incorporating the trustees of the fund for the support of the episcopate of the Protestant Episcopal Church in the diocese of Maine."

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

The trustees of the aforesaid fund shall have power to take and hold real and personal estate contributed for parochial endowments or other church purposes, to the additional amount of fifty thousand dollars, and to manage and dispose of the same in accordance with the terms of the several gifts, grants or endowments, and said trustees shall keep an account with each endowment or gift comprising said fund, and report their doings in managing the same and the condition thereof to the convention of the diocese annually.

May hold real and personal estate.

—to additional amount of \$50,000.

—to keep account of endowment, &c.

Approved February 13, 1864.

Chapter 312.

An act to incorporate the Floods Pond Dam Company.

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

SECT. 1. James W. Comins, Daniel B. Hinkley, Thomas N. Egery, George Stetson, Eben Harding and Isaiah Stetson, their associates, successors and assigns, are hereby created a corporation by the name of the Floods Pond Dam Company, with all the rights and powers of such corporations under the general laws of the state, for the purpose of building and maintaining dams and sluices, removing ledges, rocks and other obstructions and improving the navigation of the streams or brooks, which form the outlets of Floods Burnt and Springy ponds, commonly so called, in the towns of Otis and Mariaville, in the county of Hancock.

Corporators.

Corporate name. Rights, powers, &c.

SECT. 2. Said corporation shall have a toll of thirty-five cents per thousand feet, board measure, at a straight and sound woods scale, on all logs driven out of said streams or brooks and over the improvements which shall be made by said corporation, and a lien thereon is hereby created, and if said toll shall not be paid within

Toll established.

Lien created.

CHAP. 313.

—if not paid
may advertise
logs for sale.

—may sell to
pay toll.

Owners of lands
may become
stockholders.

—number of
shares to be
taken.

Corporation to
keep account
of expendi-
tures, &c.

Toll, when
shall be
redeemed.

fifteen days after the logs shall have passed said improvements, the corporation may advertise the same in some newspaper printed in the county of Hancock, at least two weeks before the day appointed for said sale; and if said toll is not paid before the time advertised for said sale, may sell so much thereof as is necessary to pay said toll and expenses.

SECT. 3. Any person owning timber land from which the timber can be hauled into said Floods Burnt or Springy ponds, or the said outlets thereof, shall have the right at any time before the said improvements are made, to become a stockholder in this corporation, and to take a number of shares bearing the same proportion to the whole that the quantity of such land he owns bears to all the land from which the timber can be conveniently hauled into said waters.

SECT. 4. Said corporation shall keep an accurate account of all their expenditures and disbursements, and also of their receipts for toll which shall be open for inspection at all reasonable times to any person interested in the same, and when said corporation shall have received the full amount of their expenditures with twelve per cent. annual interest on the same, then said toll shall be reduced to ten cents per thousand feet to keep said works in repair.

Approved February 17, 1864.

Chapter 313.

An act to incorporate the Baskahegan Dam Company.

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

Corporators.

SECT. 1. John Pomroy of Bancroft, James S. Hamilton of Orono, Joseph D. Smith of Veazie, Davis R. Stockwell, Joab W. Palmer, Benjamin Johnson, Walter Brown, Isaiah Stetson, George Stetson, William H. McCrillis and Thomas W. Baldwin of Bangor, their associates, successors and assigns, are hereby created a body corporate, under the name of the Baskahegan Dam Company, with all the general powers, rights and duties of other corporations under the laws of this state, for the purpose of erecting and maintaining a dam at Baskahegan Falls near the mouth of Baskahegan stream in Bancroft, in the county of Aroostook, and another dam at the outlet of Baskahegan lake, in township number nine, range third, in the county of Washington, both for the purpose of facilitating the driving of lumber, and also to make such other improvements in the navigation of said Baskahegan stream between said dams as may be found expedient.

Corporate
name.
Powers,
privileges, &c.