MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

115

PASSED BY THE

FORTY-FIFTH LEGISLATURE

OF THE

STATE OF MAINE.

1866.

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

A U G U S T A : STEVENS & SAYWARD, PRINTERS TO THE STATE. $1\,8\,6\,6\,.$

PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1866.

bills in equity, which power is hereby specially conferred on said Chap. 120. court. And it is hereby provided, that the said lien provided for in this section shall not be deemed waived or ineffectual by the acceptance on the part of said city, of any mortgage or other securities contemplated by the provisions of this act, or otherwise.

Acceptance of act, when and how made.

This act shall not take effect until it shall have been duly accepted by said city of Bangor, by a vote of the legal voters thereof, voting in ward meeting duly and legally called, within eleven months from and after its approval, and by a majority of, at least, three-fourths of the legal voters of said city present and voting at said meetings as aforesaid; nor shall said act take effect until the same shall be duly accepted by the city council of said city, by concurrent vote of the two boards of said council, and by a majority of five-sevenths of the aldermen present and voting, and a majority of three-fourths of the common council at a meeting duly called for the purpose, at least thirty days subsequent to its acceptance by vote of the city as hereinbefore provided. The returns of such ward meetings shall be made to the aldermen of said city, and by them counted and declared, and the clerk of said city shall make a record thereof, and if the act shall be accepted as aforesaid, then after such acceptance and record thereof, all the parts of this act shall take effect and be in full force thereafter.

returns and

SECT. 13. The provisions of this act shall be in force from and after its approval by the governor.

Approved February 20, 1866.

Chapter 120.

An act to authorize Everett W. Stetson and Joseph H. Stetson to extend a wharf into the tide waters of the Damariscotta river.

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

Everett W. Stetson and Joseph H. Stetson of Damariscotta in the county of Lincoln, their heirs and assigns, are hereby wharf, extent authorized and empowered to make and maintain, upon their own land, in the tide waters of the Damariscotta river, in Newcastle, certain additions to their wharf in said Newcastle, known as the Bryant wharf, namely:—to extend said wharf southerly by the westerly bank of said river three hundred feet; and easterly to the westerly edge of the channel of said river.

Construction of and direction

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

Approved February 20, 1866.