MAINE STATE LEGISLATURE

The following document is provided by the

LAW AND LEGISLATIVE DIGITAL LIBRARY

at the Maine State Law and Legislative Reference Library

http://legislature.maine.gov/lawlib



Reproduced from scanned originals with text recognition applied (searchable text may contain some errors and/or omissions)

ACTS AND RESOLVES

PASSED BY THE

FORTY-SIXTH LEGISLATURE

OF THE

STATE OF MAINE.

1867.

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. $1\,8\,6\,7\,.$

PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1867.

they shall, at all times, maintain and keep in repair in said dams, a Chap. 230. safe and convenient sluice for running boards, logs and other lum- Sluices, ber down said river; and the damages to any person caused by the flowage of either of said dams, shall be ascertained, secured and recovered in the manner provided in chapter ninety-two of the revised statutes, subject to any alterations of the same that have been, or may be made.

flowage, &c.

Sect. 3. Said company may construct, repair, and forever main- Canals. tain any canals or sluices necessary for the use and development of their water power on either or both sides of the river, to draw water therein to propel machinery; the canal on the eastern side to extend from either of said dams southerly not below the mouth of the Sebasticook; and that on the westerly side from either of said dams southerly not below Leeman's Island; and said company may enter upon, take, hold and use such land as may be necessary for constructing and maintaining the canals and sluices aforesaid; and the damages to any person for the land so taken and used, Land damages. shall be ascertained, secured, collected and paid in the manner provided in chapter fifty-one of the revised statutes, subject to any alterations thereof that have been or may be made; and in case of a failure to pay said damages, the owner may maintain an action of trespass, or have any other remedy provided in said chapter.

SECT. 4. This act shall take effect when approved by the governor.

Approved February 7, 1867.

Chapter 230.

An act to make valid the doings of the town of Frankfort.

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

Sect. 1. All acts and proceedings authorized by law which Doings at have been done by the inhabitants of Frankfort at either of the annual meetings of said town in the years eighteen hundred and thereof made sixty, eighteen hundred and sixty-one, eighteen hundred and sixtytwo, eighteen hundred and sixty-three, eighteen hundred and sixtyfour, eighteen hundred and sixty-five and eighteen hundred and sixty-six, shall be as valid and effectual as if all the preliminary forms and requirements of law relating thereto, including posting, return, and record of warrants, the administration of oaths to town officers and record thereof, had been fully complied with, and the records of said town are hereby made legal evidence of its doings at either of said meetings; but nothing contained in this act shall

ings and records valid.

CHAP. 231. effect actions for or against said town now pending, or any other suit to be commenced for the same or like cause of action.

> This act shall take effect when approved by the governor.

> > Approved February 8, 1867.

Chapter 231.

An act to amend "an act to incorporate the Skowhegan Hall Association," approved January twenty-third, eighteen hundred and sixty-six.

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

Amendment.

SECT. 1. Section two of an act entitled "an act to incorporate the Skowhegan Hall Association," approved January twentythird, eighteen hundred and sixty-six, is hereby amended by striking out the word "twenty-five," in the second line of said section, and inserting instead thereof the word fifty, so that said section, as amended, shall read as follows:

Section as amended.

Sect. 2. Said corporation may purchase and hold real and personal estate to the amount of fifty thousand dollars, may erect and maintain a block of buildings in Skowhegan Village, to be used for stores, halls and other purposes, and may improve, rent, lease, sell, convey and transfer the corporate property, as may be necessary.

Approved February 8, 1867.

Chapter 232.

An act authorizing the construction of a wharf into tide waters at Sabbath Day Harbor, in the town of Islesboro.

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

Corporators.

Sect. 1. Benjamin Rider, J. R. Grover, S. H. Pendleton, N. A. Abbott, H. M. Burgess, J. S. Sylvester, L. A. Knowlton and T. H. Parker, their heirs, associates and assigns, are hereby authorized and empowered to build and maintain at Sabbath Day Harbor, in the town of Islesboro, a wharf from the shore in said harbor, extending into tide waters from low water mark one hundred and fifty feet.

Location and extension.

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

> > Approved February 8, 1867.