MAINE STATE LEGISLATURE

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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.

authorized and empowered to repair and maintain their dam across CHAP. 262. the Lower Kezar river, in the town of Lovell, in the county of Location and Oxford, to repair the old sluice through said dam, or build and maintain a new one, for the purpose of facilitating the slipping of lumber through said dam, and slip and driving it down said stream.

Sect. 2. There shall be allowed the said Samuel B. Locke, Tolls,

John Locke and Charles R. Locke, second, their associates, successors, heirs and assigns, for the passage of each and every thousand feet, board measure, of lumber, according to the woods scale, through their dam and sluice, a toll of ten cents, to be paid by the owner of said lumber upon the passage of said lumber through a lien on all the lumber slipped through said dam and sluice to se-

said dam and sluice; and the said owners of said dam shall have Liens for same.

Sect. 3. It shall be the duty of any person or persons who Duties of may pass said dam and sluice with logs or lumber to employ a sufficient number of men to execute the work promptly, so that no more water shall be used than is indispensably necessary.

the revised statutes.

cure the payment of the toll, as aforesaid, which may be enforced by attachment, and which shall take precedence of all other claims, except liens reserved by section nineteen, of chapter ninety-one of

Approved February 12, 1867.

Chapter 262.

An act to annex Sarsfield plantation to the town of Fort Fairfield.

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

Sect. 1. Sarsfield plantation, composed of Plymouth township, range one, west from the east line of the state, is hereby annexed to the town of Fort Fairfield.

Annexation.

Sect. 2. All nucollected taxes legally assessed in said plantation, shall be collected by the collector of said plantation, and paid over to the treasurer of said town, and the highway surveyors shall account with the selectmen of said town, the same as they are now required to do with the assessors of said plantation; and said town shall assume and pay all debts and liabilities, of every description, of said plantation, and may be sued therefor if not paid by them; and all rights of said plantation in lands sold or forfeited for taxes therein, and not redeemed, are hereby transferred to said town and vested in them as fully as the same are now held by said plantation.

Provisions as to taxes, roads, corporate debts, and lands forfeited.

CHAP. 263.
School districts.

Sect. 3. The school districts in said plantation shall remain as now organized, until altered by said town.

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

Approved February 12, 1867.

Chapter 263.

An act to authorize Simon McDougal and James Race to extend their wharf in the town of Boothbay.

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

Location.

Direction and

extension.

Simon McDougal and James Race, their associates, successors and assigns, are hereby authorized to extend their wharf, on their own land in the town of Boothbay, into tide waters in the Damariscotta river, as follows: in a northeasterly direction from their wharf as now built, one hundred and ten feet, and in a northwesterly direction sixty feet.

Approved February 12, 1867.

Chapter 264.

An act to change the state valuation of the town of Chelsea, in the county of Kennebec.

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

Valuation established at \$153,550.

Sect. 1. The valuation of estates in the town of Chelsea, in the county of Kennebec, shall be one hundred and fifty-three thousand, five hundred and fifty dollars, and the same is hereby established as the true valuation of estates in said town for the purpose of taxation, until the further order of the legislature.

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

Approved February 12, 1867.