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.

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PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1867.

Rights and liabilities.

CHAP. 342. the corporation; but the said railway and wharves shall not extend into the tide waters of the Piscataqua river more than one hundred feet from low water mark; and said corporation shall exercise all the rights and privileges, and be subject to all the liabilities and restrictions conferred and imposed upon such corporations by the laws of this state.

Organization.

Sect. 4. Any three of the persons named in this act may call the first meeting of said company, by posting up notices in three or more public places in said town of Kittery seven days at least prior to said meeting, stating the time, place and objects thereof.

Sect. 5. This act shall take effect when approved by the governor.

Approved February 22, 1867.

Chapter 342.

An act giving to Woodland plantation authority to raise money for the repair of ways and bridges.

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

· Plantation vested with power of town.

Sect. 1. Authority such as towns in this state possess under the laws thereof, to raise and expend money for the repair of ways and bridges, is hereby given to Woodland plantation, in Aroostook county.

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

Approved February 22, 1867.

Chapter 343.

An aet additional to incorporate the Augusta Hotel Association.

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

Directors to make assessment on shares of stock.

Demand for payment, how made.

Forfeiture of shares for nonpayment of assessment.

Sect. 1. In order to enable the Augusta Hotel Association to redeem its real and personal property from the mortgages thereon, the directors are authorized to assess on the several shares of stock the just proportion of the amount due on said mortgages, and certify the same to the treasurer of said association, and he shall as soon as practicable demand payment thereof of the holder of said stock for the time being, in person if in the city of Augusta, or by letter if not; and unless such assessment is paid in thirty days after demand, the delinquent shares shall be sold at auction by said treasurer after publishing notice thereof, in some newspa- Chap. 344. per printed in Augusta, three weeks successively prior to the time of sale, and posting written notices thereof in two public and conspicuous places in said city.

SECT. 2. The city of Augusta is hereby authorized to raise Assessment on money by loan or otherwise, by vote of the city council, to pay the assessment on the shares held by said city.

shares held by city, how provided for.

Sect. 3. All acts and parts of acts inconsistent with this act are hereby repealed.

Approved February 22, 1867.

Chapter 344.

An act to amend "an act to authorize John McIntire to extend a wharf in the town of Camden," approved February eighth, eighteen hundred and sixty-seven.

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

An act to authorize John McIntire to extend a wharf in the town of Camden, is hereby amended by adding the following proviso to the first section of said act: provided that said John McIntire shall have no authority under this act to extend his wharf until he has first obtained the consent of the abuttors.

Consent of abuttors to be obtained.

Approved February 22, 1867.

Chapter 345.

An act to authorize the First Parish in Falmouth to sell and convey certain lands.

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

Sect. 1. Authority is hereby given to Reuben Merrill, Nathan- Sale of estate iel Merrill and E. N. Tewksbury, or any two of them, to sell and and by whom convey, in behalf of the First Church and Parish in Falmouth, sixty acres of land in said Falmouth, granted to said church and parish under their name then of the Second Church and Parish of Falmouth, at New Casco, for the use of their minister and his successors forever, by the proprietors of Falmouth, January twenty-one, seventeen hundred and seventy-four; provided that said persons shall be Proviso as to elected trustees for that purpose by said First Church and Parish at a election by meeting legally called under the provisions of "an act additional to disposal of chapter twelve of the revised statutes, relating to parishes, religious societies and meeting-houses," approved February first, eigh-