

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.

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exceed twenty dollars, the fees and costs shall be the same as in CHAP. 347. the supreme judicial court.

SECT. 16. All the provisions of the statutes of this state in Laws relating relation to attachments of real and personal property, and the levy of executions on the same, shall be applicable to actions brought in this court, which shall have authority to issue executions to be satisfied in the same manner as though issuing from the supreme judicial court, except that no such execution shall be levied on Exception. real estate unless the debt or damage therein shall exceed the sum of twenty dollars.

SECT. 17. The municipal court of the city of Biddeford, and trial justices in the county of York, shall have power and jurisdiction over all actions and suits pending before them at the time and of trial this act shall take effect, or commenced previous to that time aud returnable before them on a day subsequent thereto, to the same extent as if this act had not passed; and in like manner shall have the same authority and jurisdiction to issue any execution on any judgment recovered, or which shall be recovered before them as aforesaid, in any action, as if this act had not passed.

SECT. 18. The municipal court of the city of Biddeford, or any Municipal trial justice in the city of Saco, may take cognizance of any ac- court of Bidde-ford or any tion, matter or thing within their jurisdiction, wherein the judge trial justice or recorder of said municipal court of the city of Saco is a party cognizance, &o. or interested.

SECT. 19. This act shall take effect and be in force from and after its approval.

Approved February 23, 1867.

Chapter 347.

An act additional to, and to collate certain provisions of former acts relating to the Konnebee and Wiscasset Railroad Company, and to amend the same.

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

SECT. 1. The Kennebec and Wiscasset Railroad Company is Location, hereby authorized to construct its road from some point at or near tide water, in the town of Wiscasset, to a point on the west side of Kennebec river, between the south line of Bath and the north line of Richmond, and there to connect with the Portland and Ken- Connection. nebec Railroad; and may construct bridges, with suitable draws Right of therein, as may be prescribed by the railroad commissioners, over construction. any tide waters on the line of said road; provided said road shall Proviso. be located and constructed before the thirty-first day of December,

to attachment and execution, applicable to actions in this court.

Jurisdiction of municipalcourt of Biddeford justice in actions now pending, &c.

may take

Снар. 348.

Capital and shares.

Assessments.

Corporate name.

Directors.

Vacancies.

2. 348. which will be in the year of our Lord one thousand eight hundred and seventy.

SECT. 2. The shares of the capital stock of said company shall be one hundred dollars each, instead of fifty dollars each, as is provided in section third of the act to establish said company, approved on the fifteenth day of April, in the year one thousand eight hundred and fifty-four; and assessments may be laid on each share to the amount of one hundred dollars, instead of fifty dollars, as is provided by the fifth section of the said act, which act is hereby amended to conform to the provisions of this act. And in any act wherein said company is intended, but is named as the Wiscasset and Kennebec Railroad Company, such act shall be construed to mean the Kennebec and Wiscasset Railroad Company, and the same is hereby amended accordingly.

SECT. 3. The aforesaid act to establish said company is hereby further amended, so that the government and direction of the affairs of said corporation shall be vested in nine directors, iustead of seven, as is in said act provided; and whenever a vacancy shall occur in said board of directors, the remaining directors, by a major vote, are hereby authorized to fill the same.

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

Approved February 23, 1867.

Chapter 348.

An act to amend "an act to incorporate the Pictou Mining Company," approved January twonty-second, eighteen hundred sixty-seven.

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

SECT. 1. Said act is hereby amended by striking out the whole of section three, and inserting instead thereof, the following :

Sect. 3. The first meeting of said corporation for the choice of officers may be called to be held at Augusta, by either of the persons named in this act, by giving notice in writing to each of the other corporators of the time and place of such meeting; and until such officers are thus chosen, the powers of said corporation may be exercised by the three persons above named, who may, for the time being, act as directors of said company, and a majority of whom shall constitute a quorum for the transaction of business.

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

Approved February 23, 1867.

Amendment.

Organization, where, how and by whom made.