

ACTS AND RESOLVES

OF THE

FORTY-SEVENTH LEGISLATURE

OF THE

STATE OF MAINE.

1868.

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

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OF THE

STATE OF MAINE.

1868.

PISCATAQUIS IRON WORKS,-FISHING IN KEN. AND SOM. COUNTIES.

CHAP. 492. pews, &c., made valid.

ing the pews in said house, are hereby confirmed and made valid, notwithstanding any informalities or defects in their proceedings heretofore had relating thereto.

SECT. 2. This act shall take effect when approved. Approved February 12, 1868.

Chapter 492.

An act to incorporate the Piscataquis Iron Works.

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

Corporators.

Powers, duties, &c.

Capital.

Purpose.

Location.

Thomas N. Egery, E. P. Cutler, and Frederick F. French, their associates, successors and assigns, are constitued a corporation by the name of the Piscataquis Iron Works, with the powers and privileges, and subject to the duties and liabilities, of manufacturing corporations, as provided by the laws of the state. Said corporation may purchase and hold real and personal estate in value of five hundred thousand dollars at any one time. Said corporation may improve, lease, sell and convey their real and personal estate as other proprietors of real and personal estate may lawfully do. Said corporation are authorized to carry on the manufacture of iron and steel, and convert to useful purpose iron and other ores on land which the corporation may own in the county of Piscataquis or elsewhere. Said corporation are authorized to purchase and acquire, by assignment or other conveyance, the franchise or franchises of the Katahdin Iron Works, and afterwards enjoy and exercise all the powers and privileges granted by law to the Katahdin Iron Works.

Approved February 12, 1868.

Chapter 493.

An act to regulate the taking of trout, pickerel and perch in certain ponds in Kennebec and Somerset counties.

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

SECT. 1. No person shall take or destroy any trout, pickerel or perch, in Snow, Great, Long, McGrath, North, East or Richardson ponds, or any stream flowing from or into them, in the counties of Kennebec or Somerset, except by the ordinary process of angling with single baited hook and line or artificial fly.

SECT. 2. Whoever sets any net, seine, weir or trawl, or uses

Taking of certain fish, except by hook and line, prohibited.

HARRISON WATER POWER COMPANY.

any grapnel or spear in the aforesaid waters for the purpose of CHAP. 494. taking or destroying any trout, pickerel or perch, shall forfeit for each offence ten dollars, and whoever takes or destroys any such fish therewith shall forfeit five dollars for each fish so taken or destroyed.

SECT. 3. All nets, seines, weirs and trawls set in said waters contrary to the provisions of this act, shall be forfeited to any person seizing the same, and no action shall be maintained in any seizure. court in this state against any person or persons for the recovery of damages for the taking or destruction thereof.

SECT. 4. The penalties and forfeitures provided for in this act Penalties and may be recovered and appropriated as in section fifty-one, chapter forfeitures, how recoverable. forty, of the revised statutes.

Approved February 12, 1868.

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Penalties for taking same by other means than foregoing.

Unlawful implements so used, subject to

Chapter 494.

An act to incorporate the Harrison Water Power Company.

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

SECT. 1. Samuel Thomas, Philander Tolman, Silas Blake, Sam- Corporators. uel Gray, Joshua Howard and John Dawes, their associates, successors and assigns, are constituted and made a body politic and corporate, by the name of the Harrison Water Power Company, with all the powers and privileges, and subject to all the duties Powers, duties, and liabilities, provided by the laws of this state concerning man- deufacturing corporations.

SECT. 2. Said corporation is authorized to manufacture woollen Location and and cotton goods in the town of Harrison, in the county of Cum- purpose. berland, to purchase and hold real estate, including buildings and machinery necessary for manufacturing purposes, to the amount of thirty thousand dollars, and to sell the same, together or in par- Capital. cels; said capital stock to be divided into shares of one hundred Shares. and twenty-five dollars each, and to make all necessary rules and regulations for prosecuting their designs as above stated, consistent with the laws of this state.

SECT. 3. Either of the persons herein named as corporators Organization. may call the first meeting of the corporation by giving three days' personal notice to the other corporators.

Approved February 12, 1868.