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

331

OF THE

FIFTY-SECOND LEGISLATURE

OF THE

STATE OF MAINE.

1873.

Published by the Secretary of State, agreeably to Resolves of June 28, 1820, February 28, 1840, and March 16, 1842.

A U G U S T A : sprague, owen & mash, printers to the state. 1873.

PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1873.

dent, lightning or by any other means excepting that of design CHAP. 255. on the part of the insured; and may purchase and hold such real May purchase and personal estate as may to them be deemed necessary to effect personal estate. the object of their association, and may sell and convey the same at pleasure.

Sect. 2. Said company may make, establish and put in exe- By-laws. cution such by-laws not contrary to the laws of this state as may seem necessary or convenient for the regulation and management of its affairs, and do and execute all such acts as may be necessary to carry into effect the purposes intended by this act.

Sect. 3. The first meeting may be called by any three persons named in this act, by posting up in four public and conspicuous places in said town of Chesterville notice of time and place at least ten days before said meeting, at which time and place the Officers, when members present may elect all needful officers, fix their compensation and manage their own affairs in any way not repugnant to the general laws of this state relating to said companies.

First meeting,

elected.

This act shall take effect when approved.

Approved February 6, 1873.

Chapter 255.

An act to incorporate the Mattanawcook Dam Company.

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

SECT. 1. Caleb Holyoke, Davis R. Stockwell, Timothy Fuller, Corporators. Chandler Bruce, and William R. Ayer, are hereby created a body politic and corporate by the name of the Mattanawcook Dam Corporate name. Company, with all the powers and privileges of similar corporations.

The said corporation is authorized to receive a con- Dams, corpora-SECT. 2. veyance from the said corporators of the dams owned by them and built for the purpose of facilitating the driving of logs down said Mattanawcook stream and the waters thereof, and the land agent, at the request of said corporation and at the cost and expense of said corporation, shall audit and allow the expense and cost of such dams, and file the same in the land office.

tion authorized to receive con-

-land agent to audit cost of.

SECT. 3. After the conveyance of said dams to said corpo- Toll granted. ration, the said corporation may demand and receive as a toll for the passage of logs over said dam or dams, and for the use of the head of water to drive the same to the Penobscot river, five cents for each and every thousand feet of logs, board measure, woods scale, that may pass over the Long Pond dam; five cents for each

Снар. 256.

thousand feet of logs, board measure, woods scale, which may pass over the Folsom dam, and twenty-five cents for each thousand feet of logs, board measure, woods scale, that may pass over the Stone dam, Grist Mill dam, and Mill dam. And said corporation shall have a lien on all such logs for the payment of the tolls; and if said tolls are not paid to said corporation within twenty days after the passage of the logs over the said dams, the said corporation may sell so much of said logs as may be necessary to pay all such tolls and charges, first giving ten days' notice of the time and place of such sale in a newspaper printed in Bangor.

Lien for payment of toll.

—logs may be sold to pay.

-when to cease.

Sect. 4. When the corporation has received from the tolls a sum sufficient to pay the costs and expense of said dams, as determined by the land agent, with interest, the tolls shall cease and the dams be free to the use of the people, without payment of tolls.

Sect. 5. This act shall take effect when approved.

Approved February 11, 1873.

Chapter 256.

An act additional relative to the building loan of the city of Portland.

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

Bonds may be cancelled.

Sect. 1. The commissioners of the building loan of the city of Portland, with the consent of the city council of Portland, are authorized from time to time to cancel as paid, any or all bonds issued by the city of Portland, in pursuance of the acts authorizing such building loan, whenever any of such bonds are held or purchased by such commissioners.

Sect. 2. This act shall take effect when approved.

Approved February 11, 1873.

Chapter 257.

An act to incorporate the East Dover Cheese Factory Association.

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

Corporators.

Sect. 1. Obed Town, Frank A. Brown, Ezra Town, Ozro Saunders, Fred A. Brown, C. C. Titcomb, L. G. Dow, B. F. Dow, Leander Town, and F. W. Titcomb, their associates, successors and assigns, are hereby incorporated into a body politic and