## MAINE STATE LEGISLATURE

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### ACTS AND RESOLVES

OF THE

## FIFTY-FOURTH LEGISLATURE

OF THE

### STATE OF MAINE.

1875.

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 & NASH, PRINTERS TO THE STATE.
1875.

### PRIVATE AND SPECIAL LAWS

OF THE

# STATE OF MAINE.

1875.

Sect. 2. This association may have a capital stock not exceed. Chap. 138. ing three thousand dollars, to be divided into such number of Capital stock. shares as they may decide; may hold real and personal estate to Shares. that amount; may make such rules and regulations as are neces- and personal sary for the management of their affairs; and shall hold and exercise all the powers and privileges usually granted companies for privileges. the purpose of engaging in associated dairying.

Powers and

SECT. 3. The first meeting of said corporation shall be held in First meeting. Wayne, and called by P. F. Pike, by giving seven days' notice thereof.

Sect. 4. This act shall take effect when approved.

Approved February 18, 1875.

#### Chapter 138.

An act relating to the city schools of Bangor.

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

- The superintending school committee of the city of Bangor shall consist of seven members, to be elected by the city council.
- The city council may provide that a part of said Supt. school com-SECT. 2. members shall hold for one year, a part for two years, and a part for three years, in the first instance; and in case they shall so provide, shall annually supply the vacancy that exists in the board; in case they shall not so provide, the tenure of office of the whole board shall be for one year, and until others are qualified in their stead.

- SECT. 3. The city council may annually elect an agent, whose Agent. duties shall be prescribed by the superintending school committee.
  - SECT. 4. This act shall take effect when approved.

Approved February 18, 1875.

#### Chapter 139.

An act to incorporate the Olamon Dam Company.

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

SECT. 1. Josiah Towle, Josiah C. Towle, Samuel Taylor, their Corporators. associates, successors or assigns, are hereby created a body politic and corporate by the name of the Olamon Dam Company. Corporate name. 104

CHAP. 140.

May remove obstructions.

Dams,

May take land. Damages. Sect. 2. The said corporation is hereby authorized to clear out the Olamon stream from its head branches to the Penobscot river, from all obstructions to the driving of lumber, to erect and maintain, repair and raise dams thereon for the same purpose, and also to make suitable side booms, at all necessary places, all for the purpose of facilitating the driving and booming of logs and lumber on said stream, and they may take such land as may be necessary for the purposes of the dams aforesaid, and all damages from any cause, flowage or otherwise, shall pay damages therefor as provided in chapter ninety-two of the revised statutes.

Toll

Sect. 3. Said corporation may demand and receive a toll for the passage of logs or lumber over a dam which they may erect on said stream on or near lot number ten, range six, in the town of Greenfield, ten cents per thousand feet, board measure, woods scale, and for all logs and lumber which may pass over a dam which they may erect or repair or improve, on or near lot number eight, range six, in the town of Greenfield, a toll of ten cents per thousand feet, board measure, woods scale.

Lien for toll.

- Sect. 4. Said company shall have a lein on all logs and lumber which may pass over said dams, for the payment of said tolls, and if said tolls are not paid within twenty days after the passage of the lumber over said dams, said corporation may sell so much of said lumber or logs as may be necessary to pay such tolls and charges, by first giving ten days' notice of the time and place of sale, in some newspaper printed in the city of Bangor.
- Sect. 5. When the company has received from the tolls a sufficient sum to pay amount of such improvements and repairs, and interest thereon, then the tolls shall cease.
- Sect. 6. The county commissioners of the county of Penobscot for the time being, shall, upon petition of any three of land owners or operators on said stream, audit said bills and costs of improvements for the purpose of this act.
  - Sect. 7. This act shall take effect when approved.

Approved February 18, 1875.

#### Chapter 140.

An act to amend "an act abating a portion of the state tax of Waterville, for the year eighteen hundred and seventy-three, and assessing the same upon the town of West Waterville."

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

Ch. 468, special laws of 1874, amended. Section two of chapter four hundred and sixty-eight of the private and special laws of eighteen hundred and seventy-four,