

## ACTS AND RESOLVES

of the

# FIFTY-EIGHTH LEGISLATURE

OF THE

## STATE OF MAINE.

### 1879.

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## PRIVATE AND SPECIAL LAWS

OF THE

# STATE OF MAINE.

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CHAP. 154. Land owners may appeal to connty commissioners.

Clerk to notify commissioners. Time and place to be appointed. Selectmen to be notified.

Notice, how given.

Proceedings at the hearing.

Report to be recorded in town clerk's office. Decision final.

Dams and embankments when constructed. Commissioners expenses. appeal is not so lodged with the clerk, no appeal shall be taken. Any land owner aggrieved at the decision of said selectmen as to the aforesaid location, may appeal as aforesaid to the county commissioners of Oxford county, by entering his said appeal with the clerk of said commissioners at Paris, in said county, within ten days after receiving notice of the decision of said selectmen; said clerk shall immediately notify said board of commissioners of said appeal, and said commissioners shall forthwith appoint a time and place within thirty days, when they will view the premises, and hear all interested. The clerk aforesaid, shall notify by letter the said selectmen and the parties taking the appeal, of the time and place designated by the commissioners for hearing the parties; he shall also cause a notice of said hearing to be published one or more times in some newspaper printed in said Oxford county, and shall mail a copy of said paper, with the notice printed therein, to the respective parties.

At the time of said hearing, said commissioners shall view the premises, hear the parties, after which they may confirm the decision of said selectmen in whole or in part, or may make such new location or locations as is in their judgment necessary, and assess all damages caused by said locations. They shall also cause a report of their doings to be recorded in the clerk's office in said town of Byron, also in their own office. Their said decision as to said location to be final, but not as to damages.

• SECT. 3. Said dams or embankments may be constructed before the question of damage is settled.

SECT. 4. The expense of the commissioners shall be included in their regular bills against the county.

Approved February 20, 1879.

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#### Chapter 154.

An Act relating to the Monmouth Mutual Fire Insurance Company.

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

SECT. 1. The directors of the Monmouth Mutual Fire Insurance Company of the second-class policies, so called, are hereby authorized to sell, convey and give title to the building and other property belonging to their first-class policies, so called, and apply the proceeds thereof, to the payment of the indebtedness of the said first-class policies.

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

Approved February 20, 1879.

Monmouth Mutual Fire Insurance Company authorized to sell property of one class.

Proceeds, how applied.