

ACTS AND RESOLVES

OF THE

SIXTY-SECOND LEGISLATURE

OF THE

STATE OF MAINE.

1885.

Published by the Secretary of State, agreeably to Resolves of June 28, 1820, February 18, 1840, and March 16, 1842.

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PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1885.

Chapter 381.

An Act additional to and amendatory of "An Act to incorporate the Cedar Brook and Swift Cambridge River Improvement Company."

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

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Sec. 3, Special Laws, 1875, amended.

SECT. 1. Section three of the special laws of eighteen hundred and seventy-five, entitled, "An Act to incorporate the Cedar Brook and Swift Cambridge River Improvement Company" is amended by striking out the words, "three cents per log," in the third and fourth lines, and inserting instead. the words 'thirty cents for each and every thousand feet thereof, board measure, according to the woods scale,' so that the section as amended will read as follows:

' Sect. 3. The said corporation may demand and receive Tolls. as a toll for all logs that may be driven or float down said streams into the town of Upton, in said Oxford county, the sum of thirty cents for each and every thousand feet thereof, board measure, according to the woods scale; and a lien is ment. hereby created upon said logs, to continue for three months after the same shall have passed down said streams into the town of Upton aforesaid, and to be enforced by attachment.'

SECT. 2. Section four of said act is amended by striking Bec. 4, amended. out all the words following the word "corporation," in said section, and inserting instead, the words 'and also its receipts for tolls, which shall be open for inspection at all reasonable times to any person interested in the same,' so that the section when amended will read as follows:

SECT. 4. An account of the costs of said improvements Shall keep an shall be kept by the clerk or treasurer of said corporation, receipts and expenditures. and also its receipts for tolls, which shall be open for inspection at all reasonable times to any person interested in the same.'

The capital stock of said corporation shall be Capital stock. SECT. 3. divided into fifty equal shares, and any person owning timber lands from which the timber can be hauled into said streams shall have a right, at any time within thirty days after the re-organization of this company by the subscribers for the shares thereof, to become a stockholder in this company, and to take the number of shares bearing the same proportion to the whole that the quantity of such land as he owns, bears

account of

ANNIE DYER, NAME CHANGED-PASSADUMKEAG LOG DRIVING CO.

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to all the land from which the timber can be conveniently hauled into said streams, paying therefor his proportional part of the money already expended by this company in improving said streams.

First meeting,

SECT. 4. When the capital stock has been subscribed for, the clerk of this corporation is hereby authorized to call a meeting of the share-holders by giving them seven days' notice in writing, and said share-holders may then re-organize said company and adopt a code of by-laws.

SECT. 5. All acts and parts of acts inconsistent with this act are hereby repealed.

SECT. 6. This act shall take effect when approved.

Approved February 5, 1885.

Chapter 382.

An Act to change the name of Annie Dyer.

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

That the name of Annie Dyer, adopted daughter of Edwin H. and Jane M. Thompson, of Brunswick, be, and is hereby changed to Emma Sewall Thompson.

Approved February 5, 1885.

Chapter 383.

An Act to amend "An Act to incorporate the Passadumkeng Log Driving Company."

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

Section two of "An Act to incorporate the SECT. 1. Passadumkeag Log Driving Company," approved February seventeen, eighteen hundred and eighty-three, is hereby amended by adding to the section, the words 'and between the Grand Falls and Suponic pond,' so that the limits of said company shall be from Grand Falls and the dam at foot of Nickatous lake, and between Grand Falls and Suponic pond. SECT. 2. This act shall take effect when approved.

Approved February 5, 1885.

how called.

Inconsistent acts repealed.

Name changed.

Charter of Passadumkeag Log Driving Co., amended.

Limite.