# MAINE STATE LEGISLATURE

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## ACTS AND RESOLVES

OF THE

## SIXTY-THIRD LEGISLATURE

OF THE

### STATE OF MAINE.

1887.

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

AUGUSTA:

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## PRIVATE AND SPECIAL LAWS

OF THE

# STATE OF MAINE.

1887.

#### Chapter 184.

An Act to amend Section four, Chapter five hundred and five of the Private and Special Laws of eighteen hundred and eighty-five, relating to the Provident Aid Society.

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

Section four of chapter five hundred and five of the private laws of eighteen hundred and eighty-five, is hereby amended, so as to read as follows:

Sec. 4, ch. 505, Private Laws, 1885, amended.

Said corporation shall, upon December thirtyone of each year, have on deposit in the state treasury, for the benefit and protection of its certificate holders, a fund equal to one death assessment on all its members, and if said cor-

poration shall neglect for sixty days to satisfy any judgment recovered against it in any court in this state, upon any certificate issued by it, the treasurer of state may apply said fund

Shall keep on equal to one death assessment.

to the satisfaction of said judgment, and said corporation shall not transact further business until said deposit is restored. Said corporation shall annually, on the thirty-first day of De- Reserve fund. cember, have on deposit in the state treasury, in addition to the

of its total receipts, by assessments collected to pay death benefits during the year then ended, and said deposits shall be continued until amounting to twenty-five thousand dollars. income from said deposits, or any accumulation in excess of

amounts theretofore deposited, an amount equal to ten per cent

The -how income

required amount, may be withdrawn and applied to payments of death benefits, or as deemed advisable by said corporation. All the funds provided for in this section, may be deposited in -how fund shall be invested. cash, or in the form of interest bearing securities, approved

by the governor and council of the state of Maine, or such

securities as those in which any insurance company or savings bank may, from time to time, be legally authorized to invest deposits, and the state treasurer shall hold such cash or securities on deposit in accordance with the provisions of this act; but said corporation may withdraw all or any part thereof, on depositing, in their place, cash or other securities, whose market value shall be equal to the par value of those withdrawn; and it shall be the duty of the treasurer to make such

exchange, if the governor and council, upon application of the corporation, shall find and cause to be certified to him that the

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market value of the securities offered, is not less than the par value of those proposed to be withdrawn.'

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

Approved March 3, 1887.

### Chapter 185.

An Act to supply the people of the town of Orono with Pure Water.

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

Corporators

SECT. 1. Albert White, A. F. Lewis, E. N. Mayo and George W. Lunt, with their associates, successors and assigns, are hereby incorporated a body politic by the name of the Orono Water Company, for the purpose of supplying the town of Orono, or any part thereof, with pure water for domestic, manufacturing, private and public uses.

May hold real

estate.

Corporate name

Said corporation may for said purposes, hold real and personal estate not exceeding in amount thirty thousand dollars.

authorized to take water.

SECT. 3. Said corporation is hereby authorized, for the purposes aforesaid, to make the necessary surveys, to take, hold and convey to the town of Orono, and through

-real estate.

-lay pipes, through private lands, etc.

-may lay pipes, etc., in the streets of Orono.

-responsible for damages to

any part thereof, the water of any river, spring, natural or artificial pond, brook or other water sources in said town in the county of Penobseot; and said corporation may take and hold by purchase or otherwise, any real estate necessary for the preservation and purity of the same, and for laying and maintaining aqueducts and pipes for distributing the water so taken and held; and may lay its water pipes through any private lands, with the right to enter upon the same and dig therein for the purpose of making all negessary repairs or service connections; and for the purposes aforesaid may lay its pipes under or over any water course, street, railroad, highway or other way in such a manner as not unnecessarily to obstruct the same; and may lay down in, and through the streets and ways in said town of Orono, and to take up, replace and repair all such pipes, aqueducts or fixtures as may be necessary for the purpose of their incorporation, under such reasonable restrictions as the selectmen of said town may impose; and said corporation shall be