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

OF THE

SIXTY-SIXTH LEGISLATURE

OF THE

STATE OF MAINE.

1893.

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

AUGUSTA:
BURLEIGH & FLYNT, PRINTERS TO THE STATE.
1893.

PUBLIC LAWS

OF THE

STATE OF MAINE.

1893.

Снар. 184

Chapter 184.

An Act to amend section five of chapter three hundred and twenty-four of the Public Laws of eighteen hundred and eighty-five, in relation to the jurisdiction of the Superior Court of Aroostook County.

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

Sec. 5, ch. 324, Pub. Laws, 1885, amended. SECT. 1. Section five of chapter three hundred and twenty-four of the public laws of eighteen hundred and eighty-five is hereby repealed and the following inserted in lieu thereof:

Jurisdiction of superior court of Arcostook county.

'Sect. 5. Within said county, said superior court shall have concurrent appellate jurisdiction of civil appeals from municipal courts, police courts, and trial justices, and concurrent original jurisdiction of actions of scire facias on judgments and recognizances, of bastardy trials, of proceedings in habeas corpus and of actions of trespass quare clausum, and of all other civil actions at law not exclusively cognizable by municipal courts, police courts and trial justices, except complaints for flowage and real actions.'

Inconsistent acts, repealed.

SECT. 2. All acts and part of acts inconsistent with this act are hereby repealed; and this act shall take effect when approved.

Approved March 3, 1893.

Chapter 185.

An Act to amend section two and section three of chapter one hundred forty of the Public Laws of eighteen hundred ninety-one, relating to the organization of Corporations chartered by Special Statute.

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

Sec. 2, ch. 140, Pub. Laws, 1891, amended. SECT. 1. Section two of chapter one hundred and forty of the public laws of eighteen hundred ninety one is hereby amended, so that said section when amended, shall read as follows:

Fees to be paid by corporatious chartered by special statute. 'Sect. 2. The certificate mentioned in the preceding section shall not be received and filed by the secretary of state except upon the payment to him of the sum of fifteen dollars, if the capital stock does not exceed five thousand dollars; twenty-five dollars if the capital stock exceeds five thousand dollars and does not exceed ten thousand dollars; seventy-

Снар. 185

five dollars if the capital stock exceeds ten thousand dollars and does not exceed fifty thousand dollars; one hundred and twenty-five dollars if the capital stock exceeds fifty thousand dollars and does not exceed one hundred thousand dollars; sixty dollars upon every one hundred thousand dollars or fraction thereof in excess of one hundred thousand dollars, if the capital stock exceeds one hundred thousand dollars, which sum is to be paid by the secretary of state to the state treasurer for the use of the state, provided, that the provisions of this section shall not apply to corporations chartered for charitable and benevolent purposes.'

SECT. 2. Section three of said chapter one hundred and forty is hereby amended, so as to read as follows:

Sec. 3, amended.

'Sect. 3. No certificate of organization of any corporation for banking, insurance, construction and operation of railroads, or aiding in the construction thereof, the business of savings banks, trust companies, or corporations intended to derive a profit from the loan or use of money, safe deposit companies, renting of safes and burglar and fire proof vaults, telegraph and telephone companies, electric or gas light companies, street railway companies, water companies, or any corporation authorized to exercise the right of eminent domain, shall be received and filed by the secretary of state except upon payment to him of twenty-five dollars, if the capital stock does not exceed five thousand dollars; fifty dollars if the capital stock exceeds five thousand dollars and does not exceed ten thousand dollars; one hundred dollars if the capital stock exceeds ten thousand dollars and does not exceed fifty thousand dollars: two hundred dollars if the capital stock exceeds fifty thousand dollars and does not exceed one hundred thousand dollars; seventy-five dollars upon every one hundred thousand dollars or fraction thereof in excess of one hundred thousand dollars, if the capital stock exceeds one hundred thousand dollars, which sum is to be paid by the secretary of state to the state treasurer for the use of the state.'

Fees for filing certificates for banking, insurance, railroads, savings banks, trust, safe deposit, telephone, electric or gas light, street railway and water companies.

Approved March 3, 1893.