# 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.

## PRIVATE AND SPECIAL LAWS

OF THE

# STATE OF MAINE.

1893.

#### Снар. 496

#### Chapter 496.

An Act to grant certain powers to the Green Mountain Carriage Road Company.

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

Company, authorized to construct a toll carriage road in Eden.

-location.

SECT. 1. The Green Mountain Carriage Road Company is authorized to construct, maintain and operate a toll carriage road and foot way in the town of Eden, Hancock county, beginning at some convenient point on the Eagle lake road, so called, near the foot of Green mountain, and extending thence up the sides of Green mountain, to the summit thereof, with all the necessary toll gates, toll houses and waiting stations.

Authorized to take land, by right of eminent domain.

SECT. 2. For the purposes named in the foregoing section of this act, the said Green Mountain Carriage Road Company is authorized to take and hold by gift or purchase, or as for public purposes by right of eminent domain, laud not exceeded six rods in width for its main line of road, and not exceeding four rods in width additional, and ten rods in length for any side road or turn out place, and not exceeding one-fourth of an acre for each toll house or station, but said toll houses or stations shall not exceed three in number.

Method, by which land may be taken. SECT. 3. The method of such taking of land by eminent domain, shall be by causing surveys and plans thereof to be made and such plans and an accurate description of lands to be taken, to be filed and recorded in the Hancock county registry of deeds, with the names of the owners of the land so taken, and by causing such description to be published in some newspaper printed in said Hancock county.

Damages, how assested, in care of disagreement.

SECT. 4. In case said company and the owner of any land so taken do not agree upon the damages for such taking, either party may petition the county commissioners of Hancock county to assess such damages, and thereupon and thereafter the proceedings shall be the same as in the case of assessing damages for land taken for highways.

Tolls.

—may issue bonds and mortgage property. SECT. 5. For the purposes named in the first section of this act, the said company may levy and collect such reasonable tolls as may be approved by the county commissioners of Hancock county for the use of its road and stations. The said company may also for the same purposes borrow money, issue its notes or bonds, and secure the same by a mortgage

of its property and franchises. The said company also, after constructing its road, and making the same suitable for travel, may lease or dispose of its said property and franchise to any person, or any corporation authorized by law to operate such roads.

Approved March 14, 1893.

Снар. 497 -may lease or sell.

### Chapter 497.

An Act to confirm the organization of the Hancock County Fair Association and entitle it to share in the stipend for agricultural societies.

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

SECT. 1. The organization of the Hancock County Fair Hancock Association is hereby confirmed and it is hereby expressly declared and made to be a beneficiary under the law paying stipend. annual stipends to agricultural societies, so that it shall receive its share of such stipend under the conditions imposed by law.

Association,

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

Approved March 14, 1893.

### Chapter 498.

AnjAct to Protect Deer on the Island of Mount Desert.

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

All persons are hereby prohibited from hunting or killing on Mount Desert island for the space of two years, brown by the prohibited for the space of two years. any deer on Mount Desert island for the space of two years, under the pains and penalties now prescribed by law for hunt- two years. ing or killing deer in close time.

Approved March 15, 1893.