

ACTS AND RESOLVES

OF THE

SIXTY-SIXTH LEGISLATURE

OF THE

STATE OF MAINE.

1893.

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PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1893.

All taxes annually received by the state from CHAP. 552 SECT. 10. said Maine Shore Line Railroad Company under chapter six of the revised statutes and acts amendatory thereto, or under any laws hereafter enacted, shall be annually paid by the state to the treasurer of said Washington county for the use of said county, to an amount not to exceed the net amount of interest paid by said county on its bonds aforesaid during the year preceding.

SECT. 11. The acceptance of this act by the stockholders or directors of the said Maine Shore Line Railroad Company, shall be a legal release to said county of Washington from all obligations to the said Maine Shore Line Railroad Com- said railroad. pany, to guarantee the interest at five per cent payable semiannually for thirty years upon six hundred and fifty thousand dollars of the bonds of said railroad company, as was voted by said Washington county on the eighteenth day of May eighteen hundred ninety-one.

SECT. 12. This act shall take effect when approved.

Approved March 23, 1893.

Chapter 552.

An Act to empower the County of Washington to aid in the construction of a railroad through said county, and to acquire and hold preferred stock of the company building said railroad.

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

SECT. 1. The county of Washington is hereby authorized to aid in the construction of a railroad through said county by subscribing for and purchasing preferred stock of the Washington County Railroad Company to an amount not to exceed the sum of three hundred thousand dollars in all, and said preferred stock shall be guaranteed to receive dividends at the rate of five per cent per annum for each year that stock dividends are earned by said railroad before any dividend shall be declared or paid upon the other stock of said railroad company, but at no time shall the dividends on the common stock be greater than the dividend on the preferred stock.

Immediately upon written application of a ma-SECT. 2. jority of the directors of said railroad, to the county commis- the voterative county.

County of Washington, author. ized to sup. scribe for stock of Washington County Railroat Company.

-payment of dividends. guaranteed.

Preposition, to he submitted to the voter in

All state taxes on railroad, shall be paid to county.

Acceptance of act by R. R. Co., shall be a releas to county from all obligations to

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-county commissioners, shall appoint a day for meetings to vote thereon.

How meetings shall be called and held.

How the vote shall be taken.

-municipal officers, shall presite, and m ke returns to county commissioners.

County commissioners, shall canvass returns and deelare result.

—if majority of 70tes ar- in favor commissioners of said Washington county, said county commissioners shall submit to the voters of the several cities, towns and organized plantations in said county, the following proposi-'Shall the county of Washington subscribe for and tion. purchase a preferred stock of the Washington County Railroad Company to an amount not to exceed the sum of three hundred thousand dollars in all,' and it is hereby made the duty of the county commissioners of said county to appoint a day for meeting to vote thereon, and to notify the aldermen of cities, selectmen of towns and assessors of plantations thereof, leaving a sufficient time for calling said meetings in the usual form for city or town meetings. Said commissioners shall cause to be prepared printed forms for the warrants and returns of said meetings and transmit them with their notifications to city, town and plantation officers as above prescribed.

SECT. 3. The aldermen of cities, selectmen of towns and assessors of plantations in said county shall call meetings on the day appointed by issuing and posting warrants therefor, as for other town meetings. No such meeting shall be opened before ten o'clock in the forenoon, or later than one o'clock in the afternoon, and the polls shall be kept open until five o'clock in the afternoon and then be closed.

SECT. 4. At said meetings the votes shall be taken by printed or written ballots and those in favor of said proposition shall vote "yes" and those opposed shall vote "no," and the ballots cast shall be sorted and counted and the vote declared in open meeting and recorded. The municipal officers shall preside as at state elections, and make returns thereof to the county commissioners by depositing in some post office in said county, within twenty-four hours after the close of said polls, their return of votes cast, post paid, directed to the clerk of courts at Machias in said county, to be transmitted by mail, or personally deliver the same to said clerk within that time.

SECT. 5. The county commissioners of said county shall meet at the court house in Machias twenty days after said meetings and canvass the returns and declare the result, and the same shall then be recorded by the clerk of courts and be certified on the record by said commissioners and clerk, which said record shall be the only record required of the vote cast under this act. And in case a majority of the ballots cast and returned as aforesaid are in favor of said proposition, said commissioners shall carry out the provisions of this act. as ratified by such vote, in the manner hereinafter provided.

SECT. 6. In case said proposition is adopted as hereinbefore provided, and accepted by said railroad company, and when the entire line shall be under contract and a satisfactory guarantee is given to the county commissioners and county treasurer that the line shall be completed under said contract, then said commissioners shall cause subscription to be made in behalf of said county for preferred stock of said Washington County Railroad Company to the amount authorized by this act, and payment therefor shall be made at the option of the county commissioners either in cash or bonds of the county, bearing interest at the rate of five per cent per annum as above, by the county treasurer to the treasurer of said railroad company, upon the orders of said commissioners which shall be issued as follows : after the commencement of actual work upon the lines of said railroad within the county of Washington, whenever said railroad company shall have graded any section of five miles of its line between the west line of said county and the Saint Croix river, payment shall be due and be made at the rate of four thousand dollars per mile graded until the whole amount of the par value of said preferred stock sub-And for each payment thus made, scribed for be thus paid. shares of said preferred stock of said Washington County Railroad Company shall be issued and delivered to said county treasurer to the same amount in par value thereof, which shall be issued to the inhabitants of said county, and be guaranteed as prescribed in section one of this act.

SECT. 7. Unless said Washington County Railroad Company shall have filed with the county commissioners of said county the location of its line through Washington county from the west line thereof to the Saint Croix river on or void. before the first day of October in the year of our Lord. eighteen hundred ninety-four, accompanied by the affidavit of the majority of the directors of said company, that they intend in good faith to proceed forthwith with the construction of said line of railroad, and shall have begun the work of actual construction of said line within said county on or before the first day of January eighteen hundred ninety-five, then if either of said conditions fail all the provisions of this act so far as applicable to said Washington County Railroad Company shall become null and void, and said company shall

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carry out pro-visions of ac.

Jf proposition is adopted, e unty commissioners shall cause subscrip-ti ns to be mide.

-how payments shall be made.

If company fails to locate line. or to begin work on or be-fore Jan. 1, 1895.

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Countytreasurer, authorized to

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thereby forfeit all rights herein conferred or granted by the action of said county of Washington under the provisions of this act.

SECT. 8. In case said proposition is adopted and accepted as hereinbefore provided, then the treasurer of Washington county is hereby authorized to procure by loan on the faith and responsibility of said county, money for the use of said county to carry into effect the provisions of this act; and for that purpose notes or obligations signed by the said treasurer and countersigned by the chairman of the board of county commissioners, shall be issued with interest bearing coupons attached, for the payment thereof at such times as they, the said commissioners shall deem expedient, but such loan shall not exceed the amount authorized by this act nor shall the rate of interest exceed five per cent.

SECT. 9. The preferred stock thus subscribed and paid for by the county of Washington shall be entitled to representation by one member upon the board of directors of said railroad company, who shall be the county treasurer to be chosen by the stockholders at their annual meeting.

SECT. 10. Whenever the county of Washington may determine to make a sale of its holdings of said preferred stock of said railroad company, the holders of the other shares of the stock of said corporation shall be entitled to the first option and right to purchase said county stock at any given price; and unless a prior sale shall have been made, the holders of said other stock shall have the right, at the maturity of the county bonds hereinbefore provided for, to purchase said county stock by reimbursing to the county all money advanced and paid by said county therefor, together with legal interest on all sums paid on account of accrued interest coupons, deducting therefrom the proper allowance for dividends received by said county upon said preferred stock.

SECT. 11. The issue of stock and bonds of said Washington County Railroad Company shall not exceed eighteen thousand dollars of stock and twenty thousand dollars of first mortgage bonds per mile. Three hundred thousand dollars of said stock shall be preferred stock for the purposes above named.

SECT. 12. All taxes annually received by the state from said Washington County Railroad Company under chapter six of the revised statutes and acts amendatory thereto, or

Countytreasurer, shall be mema ber of board of directors.

When county may determine to sell stock, first option shall be given to the other stockhol sers.

Amount of stock and bonds to be issued.

All state faxes on rairoad, shall be paid to the county. under any law hereafter enacted, shall be annually paid by CHAP. 553 the state to the treasurer of said Washington county for the use of said county to an amount not to exceed the interest paid by said county on its bonds aforesaid during the year preceding, less the amount said county receives from said railroad company as dividends on its preferred stock as provided for in section one of this act.

The acceptance of this act by the said Wash-SECT. 13. ington County Railroad Company shall be a legal release to said county of Washington from all obligation to the Maine Shore Line Railroad Company to guarantee the interest at Shore Line. five per cent payable semi-annually for thirty years, upon six hundred and fifty thousand dollars of the bonds of said Maine Shore Line Railroad Company as was voted by said Washington county on the eighteenth day of May in the year of our Lord eighteen hundred and ninety-one.

Approved March 23, 1893.

Chapter 553.

An Act to amend Chapter four hundred and sixty-one of the Private Laws of eighteen hundred eighty-five, entitled "An Act granting additional power to the inhabitants of School District Number Five in the town of Kennebunk."

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

SECT. 1. Chapter four hundred and sixty-one of the private laws of the state of Maine for the year eighteen hundred eighty-five, entitled "An Act granting additional power to the inhabitants of school district number five, in the town of Kennebunk," i- hereby amended as follows: In section six after the word "shall" at the end of the first line shall be inserted the words, 'be appointed by the assessors to hold office for one year unless sooner removed by such assessors or their successors, and shall,' so that said section six shall read:

Said police officers and night watchmen shall Appointment 'SECT. 6. be appointed by the assessors to hold office for one year police officers. unless sooner removed by such assessors or their successors, and shall have, within the limits of said district, the powers of constables in matters criminal or relating to the by-laws of said district or of the town of Kennebunk.'

Cn. 461, Private Laws, 1885, amended.

Acceptance of act by rairoad company, shall be a release to county from ob-ligation to the