

MAINE STATE LEGISLATURE

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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.

SECT. 2. All acts and parts of acts inconsistent herewith, are repealed.

CHAP. 560

Inconsistent
acts, repealed.

SECT. 3. This act shall take effect when approved.

Approved March 24, 1893.

Chapter 560.

An Act relating to the Auburn Aqueduct Company and the City of Auburn.

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

SECT. 1. The operation and effect of chapter eighty-two of the private and special laws of this state for the year eighteen hundred and ninety-one, entitled "An Act to supply the city of Auburn with pure water," and approved February nineteenth, eighteen hundred and ninety-one, are hereby wholly suspended until the first day of February, in the year of our Lord eighteen hundred and ninety-four. During the year eighteen hundred and ninety-three and until February first, eighteen hundred and ninety-four, the Auburn Aqueduct Company has authority to construct, extend and improve its system of water works under its charter, and the governor of the state, upon the written application of the Auburn Aqueduct Company or the city of Auburn, shall appoint a disinterested and competent civil engineer to inspect the progress of the work of such construction, extension and improvement. Said engineer to be paid by said aqueduct company.

Act to supply city of Auburn with pure water, suspended.

—Auburn Aqueduct Co., authorized to improve works.

—under inspection of civil engineer.

SECT. 2. If, prior to February first, eighteen hundred and ninety-four, the Auburn Aqueduct Company shall, at its own expense, so improve its system of water works as to furnish to the city of Auburn an adequate supply of pure water for all the purposes named in its charter, to the acceptance and approval of such engineer appointed by the governor, and if the engineer so appointed shall file in the clerk's office of the city of Auburn and in the office of the secretary of state, duplicate certificates of such acceptance and approval on his part on or before the first day of February in the year of our Lord eighteen hundred and ninety-four, the suspension hereinbefore declared, of the provisions of chapter eighty-two of the private and special laws for the year eighteen hundred

If works are completed by Feb. 1, 1894, it shall constitute repeal of ch. 82, Special Laws, 1891.

CHAP. 560

and ninety-one shall become and shall constitute a repeal of the same. If said works are not completed February first, eighteen hundred and ninety-four, but said engineer is satisfied that said work has been prosecuted in good faith and full performance thereof has been prevented by inevitable accident or inevitable causes, he may extend the time for the completion of said work for such period as he thinks proper but in no event beyond July first, eighteen hundred and ninety-four.

—time may be extended till July, 1894.

Preceding sections, shall not take effect, unless Auburn Aqueduct Co. shall, within given time, accept offer of city, under sec. 11, ch. 82 Special Laws, 1891.

SECT. 3. Subject to the provisions hereinafter contained, the preceding sections of this act shall not take effect, unless the Auburn Aqueduct Company shall within ten days after the approval of this act, accept in writing the offer made by the city of Auburn under the provisions of section eleven of chapter eighty-two of the private and special laws of eighteen hundred and ninety-one, to purchase its property, franchise, rights and privileges. And said Auburn Aqueduct Company is hereby authorized to accept said offer with the same effect and upon the same terms, conditions and trusts as it might have accepted the same on or before February ninth, eighteen hundred and ninety-three. And if said company shall accept said offer it shall forthwith cause deeds of transfer and conveyance to be made, to the city or to the trustee designated under said act, and file in the clerk's office of the supreme judicial court for Androscoggin county, for the inspection of the city of Auburn. And if the city of Auburn do not approve the deeds in writing as satisfactory, within five days after they have notice that the same have been filed with the clerk of courts, either party shall then have the right to apply to any judge of the supreme court at chambers, and said judge, after forty-eight hours' notice to the other party shall hear the parties and approve or disapprove of the deeds forthwith and notify said aqueduct company, and said city of Auburn or trustee of his decision. Provided, that if the judge holds such deeds improper, he shall order them reformed by the company, and upon such reformation being made, approve them; and also provided, that if said city shall not, within thirty days after approving said deeds in writing or receiving notice of approval by said judge, receive such deeds and pay or cause to be paid one hundred thousand dollars of the price named in said offer, the balance to be paid within sixty day thereafter, and such deeds to remain in ^{the} said clerk's hands as an escrow, then all the other

—company, authorized to accept offer, and cause deeds of transfer to be made.

—how deeds may be approved, if city refuses to accept.

—if judge holds deeds improper, may order them reformed.

—effect, if city does not accept.

sections of this act shall have the same effect as though this section did not exist.

CHAP. 561

SECT. 4. All acts and parts of acts inconsistent herewith, are hereby repealed.

Inconsistent acts, repealed.

SECT. 5. This act shall take effect when approved.

Approved March 24, 1893.

Chapter 561.

An Act authorizing the Lisbon Falls Fibre Company to hold stock and bonds of other corporations.

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

SECT. 1. The Lisbon Falls Fibre Company, a corporation duly organized and existing under the laws of the state of Maine, which organization is hereby ratified, confirmed and declared to be legal and valid, is hereby authorized and empowered to acquire, hold and dispose of shares of capital stock and mortgage bonds of other corporations.

Organization, made valid, and company authorized to take stock in other corporations.

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

Approved March 24, 1893.

Chapter 562.

An Act authorizing the Bowdoin Paper Manufacturing Company to hold stock and bonds of other corporations.

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

SECT. 1. The Bowdoin Paper Manufacturing Company, a corporation duly organized and existing under the laws of the state of Maine, which organization is hereby ratified, confirmed and declared to be legal and valid, is hereby authorized and empowered to acquire, hold and dispose of shares of capital stock and mortgage bonds of other corporations.

Organization made valid, and company authorized to take stock in other corporations.

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

Approved March 24, 1893.