

ACTS AND RESOLVES

OF THE

SIXTY-NINTH LEGISLATURE

OF THE

,

STATE OF MAINE

1899.

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PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1899.

SOUTH WEST HARBOR DAM AND BRIDGE COMPANY.

same in hand, or by leaving the same at his last and usual place CHAP. of abode seven days at least before the time of meeting.

This act shall take effect when approved. Section 6.

Approved February 21, 1899.

Chapter 45.

An Act to incorporate the South West Harbor Dam and Bridge Company.

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

Section 1. Charles E. Cook, Henry Clark, Walter Stanley, J. Corporators. B. Mason, A. I. Holmes, George Harman, Joseph D. Phillips, George R. Fuller, S. W. Herrick, Pedrick D. Gilley, Robie M. Norwood, Junior, George E. Street, Cyrus Lurvey, Stephen M. Gilley, their associates, successors and assigns, are hereby created a body corporate by the name of the South West Harbor Dam and Bridge Company, for the purpose of building, erecting and maintaining a dam or breakwater across the mouth or outlet of Norwood's cove in tide waters in the town of Tremont, county of Hancock and state of Maine, at such place as said corporation may deem convenient and practicable, near the site of the old mill dam, near the mouth or outlet of said Norwood's cove and extending such distance above or below the high tides as may be desirable, with an opening therein with such tide gates and locks, if any, as may be required to let the tide waters into and retain the same in said Norwood's cove. Said dam or breakwater to be constructed of such size and material and in such manner as said company may determine. Said corporation may construct and maintain a bridge across the outlet or mouth of said Norwood's cove in tide waters, said bridge shall have a draw of such width as the county commissioners shall approve. Said company may occupy any land necessary for its dam or breakwater and bridge, piers and abutments for its construction and maintenance. It may enter upon such land to make surveys and locations, and shall file in the registry of deeds of Hancock, plans of such location and lands and within thirty days thereafter, publish notice thereof in some newspaper in said county, such publication to be continued three weeks successively. Should the said company and the owner of such land be unable to agree upon damages to be paid for such location, occupation and construction, the land owner may, within two years after filing of plans of location, apply to the commissioners of

Corporate name.

-authorized to erect dam or breakwater.

-location.

-how constructed.

-authorized to construct bridge.

-shall file plans of location in Hancock registry of deeds.

-damages, how determined in case of disagreement.

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-may hold real estate. -capital stock.

—first meeting. said county and have such damages assessed as is provided by law in cases wherein land is taken by railroads. Failure to apply for damages within said two years shall be held as a waiver of the same. Said company for all its said purposes may hold real and personal estate sufficient, necessary and convenient therefor. The capital stock of said company shall be four thousand dollars and shall be divided in shares of fifty dollars each. The first meeting of said corporation may be called by a notice signed by any two of the corporators, posted for five days before the day fixed for the meeting, in the post office in the village of South West Harbor, in said town of Tremont.

Section 2. This act shall take effect when approved.

Approved February 21, 1899.

Chapter 46.

An Act to incorporate the Hebron Water Company.

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

Corporators.

—corporate name.

-purposes.

May take water in Paris and Hebron.

—construct dams, etc.

-height of dam fixed.

May lay pipes, etc., along highways. Section I. William E. Sargent, Henry K. Stearns, A. R. Crane, Frank R. Glover, Percival Bonney, Sylvanus Bearce and W. S. Bearce, with their associates and successors, are hereby made a corporation under the name of the Hebron Water Company, for the purpose of supplying the inhabitants of the town of Hebron with suitable water for industrial, domestic, sanitary and municipal purposes, including the extinguishment of fire; with all the rights and privileges, and subject to all the liabilities and obligations of similar corporations under the laws of this state.

Section 2. For any of the purposes aforesaid, the said corporation is hereby authorized to take and use water from Hall's pond in the town of Paris, or from any spring, brook or other waters in the town of Hebron; to conduct and distribute the same into and through the said towns of Paris and Hebron; and to survey for, locate, construct and maintain suitable and convenient dams, reservoirs, buildings, machinery, lines of pipes, aqueducts, structures and appurtenances. It is expressly provided that any dam constructed at the outlet of Hall's pond shall not exceed three and one-half feet in height measured from the present bed of the outlet from said pond.

* Section 3. The said corporation is hereby authorized to lay, construct and maintain in, under, through, along, over and across the highways, ways, streets and bridges in the said towns