## MAINE STATE LEGISLATURE

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#### ACTS AND RESOLVES

OF THE

### SIXTY-NINTH LEGISLATURE

OF THE

#### STATE OF MAINE

1899.

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

AUGUSTA KENNEBEC JOURNAL PRINT 1899.

### PRIVATE AND SPECIAL LAWS

OF THE

# STATE OF MAINE.

1899.

Снар. 156

directors may assess such delinquent or delinquents for his or their proportion of such expenses, such sum or sums as may be by the directors considered just and equitable, and the directors shall give public notice of the time and place of making such assessments, by publishing the same in some newspaper printed in Bangor two weeks in succession, the last publication to be before making such assessment, and any assessment or assessments, when the owner or owners of any mark of logs or other lumber is unknown to the directors, may be set to the mark upon such logs or other lumber. And the clerk shall keep a record of all assessments and of all expenses upon which such assessments are based, which shall be open to the inspection of all persons interested.'

—clerk shall keep record of expenses.

Approved March 15, 1899.

#### Chapter 156.

An Act amendatory to Chapter one hundred and forty-four, Section two of the Special Laws of eighteen hundred and sixty-nine, relating to "An Act to incorporate the Sebois Dam Company."

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

Section 2, chapter 144, special laws 1869, amended. Section two of chapter one hundred and forty-four of the special laws of eighteen hundred and sixty-nine is hereby amended by inserting in the fifth line thereof after the words, "for the purpose," the words 'of manufacturing and,' so that said section, as amended, shall read as follows:

Authorized to improve navigation of Sebois waters. 'Section 2. Said company are authorized to improve the navigation of the Sebois waters between township A in the eighth and uinth ranges, west of the east line of the state, and the Piscataquis river by deepening the channels, removing obstructions, erecting booms and piers, and building dams necessary for the purpose of manufacturing and of facilitating and driving of logs and timber and for those purposes to do whatever may be necessary in and upon said waters and the bed, shores and banks thereof to accomplish the objects aforesaid. All future damage for flowage, or otherwise, not already settled for shall be assessed by a commission of three men to be appointed by one of the justices of the supreme court and their report shall be final and binding between the parties.'

-damages for flowage, how assessed.

Approved March 15, 1899.