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

SEVENTIETH LEGISLATURE

OF THE

STATE OF MAINE

I90I.

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

> AUGUSTA KENNEBEC JOURNAL PRINT 1901

PUBLIC LAWS

OF THE

STATE OF MAINE.

1901.

Снар. 177

and good usage of the books; and such library shall then be considered a free public library within the meaning of this act, and said town or city shall be entitled to the benefits of the preceding section, provided that any books and documents purchased with said stipend, and all books and documents donated by the state, shall be and remain the property of said municipality.'

Approved March 13, 1901,

Chapter 177.

An Act to further regulate procedure in the Organization of Street Railroad Corporations.

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

Articles of association may be amended as railroad commissioners deem necessary.

-location may be amended.

-petition may be amended.

Articles of association filed under the general laws of the state for the organization of street railroad corporations may be amended at any time upon petition therefor signed by all of the corporators after such notice thereof as the railroad commissioners may deem necessary. No proceedings shall be dismissed because of the death of any person named as a director or corporator before final decree of approval of location, but the survivors may elect a new director or admit another associate, who shall sign the original articles of association and the subscription of stock then on file in the office of said commissioners. Any location may be amended at any time before final approval thereof, after notice and hearing thereon by the railroad commissioners, by filing a consent to said amendment signed by the municipal officers of the town interested. Amendments to petitions filed under such general laws before the railroad commissioners may be made at any time before final decree with or without notice, as the commissioners may decide public interests may require.

Approved March 13, 1901.