## MAINE STATE LEGISLATURE

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#### 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

### PRIVATE AND SPECIAL LAWS

OF THE

# STATE OF MAINE.

1901.

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in actions
when debt
does not
exceed \$200.

-concurrent jurisdiction with the supreme judicial court and Norway municipal court over certain offenses.

hundred dollars, in which any defendant or person summoned as trustee shall reside, or have a place of business in said county of Oxford, or, if not an inhabitant of the state, shall be commorant in the county of Oxford; and said court shall have original jurisdiction, concurrent with the supreme judicial court and the Norway municipal court, over crimes, offenses and misdemeanors committed in said county of Oxford, which are, by law, punishable by fine not exceeding fifty dollars, and by imprisonment in the county jail not exceeding three months, or by sentence to the reform school or Maine industrial school for girls, together with such other jurisdiction as is now or may hereafter be conferred by statute.'

Section 2. Section sixteen of said act is hereby repealed.

Approved March 21, 1901.

#### Chapter 437.

An Act to amend chapter one hundred and sixty-seven of the laws of eighteen hundred and fifty-eight, incorporating Mount Hope Cemetery Corporation.

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

Section 2, chapter 167, laws 1858, amended.

Section 1. Section two of chapter one hundred and sixty-seven of the laws of eighteen hundred and fifty-eight incorporating Mount Hope Cemetery Corporation is hereby amended by striking out the words "not exceeding twenty-five thousand dollars" so that said section as amended shall read as follows:

May hold grounds of cemetery and take other lauds. 'Section 2. Said corporation may take and hold in fee simple the grounds of the cemetery of Mount Hope aforesaid, and any other lands that may be convenient for cemetery purposes in the neighborhood thereof, and may also take and hold any personal estate, to be applied to purposes connected with and appropriate to the objects of said corporation.'

Section 9 amended.

Section 2. Section nine of said chapter is hereby amended by adding at the end of said section the following words, 'any and all lots on the public grounds of said cemetery are included in said provision, the said corporation being hereby authorized to receive monies in trust for the said lots, in all respects the same as aforesaid provided,' so that said section, as amended, shall read as follows:

May receive hequests upon trust to apply income to improvement of cemetery.

'Section 9. Said corporation may take and hold any grant, donation or bequest of property, upon trust, to apply the income thereof, under the direction of the executive committee, for the improvement of said cemetery, or any lots therein, or of any

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buildings, structures or fences erected or being erected upon the lands of said corporation, or of any individual proprietor of a lot in the cemetery, or for the repair, preservation or renewal of any tomb, monument, gravestone, fence or railing, or other erection in or around any cemetery lot, or for the planting and cultivation of trees, shrubs, flowers or plants, in or about any cemetery lot, according to the terms of such grant, donation or bequest; and the supreme judicial court shall have full powers and jurisdiction, to compel the due performance of said trusts, or any of them, upon a bill filed by a proprietor of any lot in the said cemetery, for that purpose.

-how performance of trust may be enforced.

Any and all lots on the public grounds of said cemetery are embraced in said provision, the said corporation being hereby authorized to receive monies in trust for the said lots, in all respect the same as aforesaid provided.'

All lots are embraced in said provision.

Approved March 21, 1901.

#### Chapter 438.

An Act to amend the charter of the Springvale Aqueduct Company.

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

Section I. Section one of chapter sixty-eight of the special laws of eighteen hundred and seventy-eight is hereby amended so as to read as follows:

Section 1, chapter 68, special laws 1878,amended

'Section 1. John A. Dennett, Moses Dennett, Stephen D. Tibbetts, their associates and assigns, are hereby created a body politic and corporate by the name of the Springvale Aqueduct Company, with power to hold such real and personal property, including stock and securities of other corporations as may be essential to or convenient for its business, for the purpose of carrying to and supplying the inhabitants of Sanford in the county of York with water for all domestic, sanitary, municipal and commercial purposes, including extinguishment of fires, with all the rights and privileges and subject to all the liabilities and obligations of similar corporations under the general laws of this

Corporators.

—corporate name.

-powers.

Section 2. Section two of said charter is amended so as to read as follows:

state.'

Section 2 amended.

'Section 2. Said corporation shall have the exclusive right so long as it shall continue to supply water for the purposes aforesaid, so far as necessary for such purposes, to take water from Littlefield pond in said Sanford for the purposes aforesaid, and

Exclusive right to supply and take water from Littlefield pond.