

MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

SEVENTY-FIRST LEGISLATURE

OF THE

STATE OF MAINE

1903.

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

AUGUSTA
KENNEBEC JOURNAL PRINT
1903

PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1903.

restrictions conferred upon it in the preceding sections, from any point of its line or tracks within the town of Lubec to any point within the limits of said town of Lubec, or to any point within the limits of any of the towns above mentioned in this act.

Approved March 24, 1903.

Chapter 255.

An Act to authorize the Norcross Transportation Company to erect buoys in certain waters of the West Branch of the Penobscot River.

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

The Norcross Transportation Company, a corporation organized under the laws of this state, is hereby authorized and empowered to erect and maintain buoys as guides to navigation in the North Twin lake, in North Twin thoroughfare, in Pemadumcook lake and thoroughfare, and Ambigigus lake and thoroughfare. Said buoys shall be erected at the places and in the manner approved by one of the steamboat inspectors.

Norcross
Transportation
Co.,
authorized to
erect guides
to navigation

Approved March 24, 1903.

Chapter 256.

An Act to authorize John M. Jewell to erect and maintain a dam across the Sebasticook River in the town of Clinton.

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

Section 1. John M. Jewell of Clinton, his heirs and assigns, are hereby authorized to erect and maintain a dam across the Sebasticook river in the town of Clinton upon Hunters rips about one-half mile below the mouth of the Fifteenth Mile stream, and to make, generate and supply electricity for heating, manufacturing, traction and mechanical purposes within the town of Clinton. Said Jewell, his heirs and assigns shall provide suitable sluices or roll ways for the passage of logs or lumber over said dam.

Dam across
Sebasticook
river,
authorized.

—location of
dam.

Section 2. Said John M. Jewell, his heirs and assigns, are authorized for the purpose of constructing, maintaining and repairing said dam, to take as for public uses, occupy and inclose any lands adjoining the same which may be necessary therefor, not exceeding in all one acre, and may remove any and all rocks in said river when necessary.

May occupy
adjoining
lands.

CHAP. 257

Liabie for
damages.

—proceedings
in case of
disagree-
ment.

Section 3. Said Jewell, his heirs and assigns, shall be held liable to pay all damages that shall be sustained by any person or persons by taking and holding any lands for the purpose of constructing and maintaining or repairing said dam, or by flowage; and if any person or persons sustaining damages as aforesaid shall not agree with said Jewell, his heirs and assigns, upon the sum to be paid therefor, either party, upon petition to the county commissioners of Kennebec county within twelve months after said damage is sustained as aforesaid, may have said damage assessed by said commissioners and subsequent proceedings and right of appeal thereon shall be had in the same manner and under the same conditions, restrictions and limitations as are prescribed by law in case of damages by the laying out of highways. Failure to petition for said damage within twelve months after the same is sustained shall be held to be a waiver of the same.

Section 4. This act shall take effect when approved.

Approved March 24, 1903.

Chapter 257.

An Act to provide for the protection of Deer on the island of Mount Desert.

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

Close time
for deer,
Mt. Desert
island.

It shall be unlawful for any person to hunt, chase, pursue, catch or kill any deer at any time in the towns of Eden, Mount Desert and Tremont, in Hancock county, under the penalty provided in the general law for illegal hunting or killing of deer.

Approved March 24, 1903.

Chapter 258.

An Act to prohibit bait fishing, so called, in certain portions of the Magalloway river and its tributaries and in various ponds in Oxford county.

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

Bait fishing
prohibited in
certain
waters in
Oxford
county.

Section 1. It shall be unlawful to fish for in any way or catch any fish of any kind in the Magalloway river above Aziscohos falls, in Oxford county, or in any of the tributaries of said river north of said Aziscohos falls, or in Sunday pond, Long pond, Parmachenee lake, Wells pond, Otter pond, Rump pond, Billings ponds, Barker's pond, M. T. Abbey pond, Upper and