

ACTS AND RESOLVES

OF THE

SEVENTY-SECOND LEGISLATURE

OF THE

STATE OF MAINE

1905.

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

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OF THE

STATE OF MAINE.

1905.

Chapter 242.

An Act to prohibit the hunting of Ducks and other water fowl in Merrymeeting Bay, Eastern River and the Kennebec River below Gardiner and Randolph bridge, by the use of steam, naphtha or gasoline boats.

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

It shall be unlawful for any person at any time in any boat propelled by steam, naphtha, gasoline, electricity, or any power other than sail or hand power, in any of the waters of the Kennebec river below Gardiner and Randolph bridge, of the Eastern river, or of Merrymeeting bay, to chase, hunt, gun or shoot any sea bird, ducks, or water fowl under a penalty of not less than twenty-five dollars nor more than one hundred dollars and costs for each offense.

Approved March 17, 1905.

Chapter 243.

An Act to incorporate the United States Trust Company.

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

Section I. Oakley C. Curtis, Frederick Hale and Morrill N. Drew of Portland, A. Ledyard Smith of Madison, F. G. Kinsman of Augusta and Eugene Hale, Jr., of New York City, or such of them as may by vote accept this charter, with their associates, successors and assigns, are hereby made a body corporate and politic to be known as the United States Trust Company, and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.

Section 2. The corporation hereby created shall be located at Portland, Cumberland county, Maine, and may have two offices for the transaction of business in said city.

Section 3. The purposes of said corporation and the business which it may perform, are; first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits, or real estate, or personal or collateral security, and to negotiate purchases, loans and sales for others; third, to erect, construct, own, maintain, and operate safe deposit vaults, with boxes, safes and other facilities therein, to be rented

Hunting ducks by boats propelled by steam, naptha, gasoline, or electricity, forbidden.

-penalty.

-corporate

Corporators.

Location.

Purposes.

---to receive deposits, etc,

-to borlow money, etc.

—to maintain safe deposit vaults.

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to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and to receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to hold and enjoy all such estate, --to hold investments. real, personal and mixed, as may be obtained by the investment of its capital stock or any other moneys and funds that may come into its possession in the course of its business and dealings, and the same sell, grant and dispose of; fifth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; sixth, to hold by grant, assignment, transfer, devise or trusts, etc. bequest, any real or personal property or trusts duly created, and to execute trusts of every description; seventh, to act as executor, receiver or assignee, with same powers and duties as are conferred and imposed by law upon natural persons acting in the same capacities and subject to the same control of the court having jurisdiction of the same in all proceedings relating to the exercise of these powers; all papers may be signed and sworn to by any officer designated by the corporation for that purpose, and the officers shall be subject to citation and examination in the same manner and to the same extent as natural persons acting in the same capacities. No sureties shall be required upon the bond of the corporation when acting in said capacities, unless the court or officer approving said bond shall require it; eighth, to guarantee the payment of the principal and interest of all obligations secured by mortgages of real estate -to guarantee obligations. running to said United States Trust Company; ninth, to hold for safe keeping all kinds of personal or mixed property and to act as agents for the owners thereof, and of real estate for the collection of income on the same and for the sale of the same: tenth, to do in general all the business that may lawfully be done by trust and banking companies.

The capital stock of said corporation shall not be Capital stock. Section 4. less than fifty thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital stock at any time, by a vote of the shareholders, to any amount not exceeding one million dollars. Said corporation shall not commence business as a trust or banking company, until stock commence business antil to the amount of at least fifty thousand dollars shall have been subscribed and paid in, in cash.

Section 5. Said corporation shall not make loans or dis-shall not counts on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary capital stock. to prevent loss upon a debt previously contracted in good faith;

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- to act as agent, etc.

-to execute

-to act as executor, etc.

--to hold property for safe keeping.

--shall not \$50,000 has been paid in.

make loans on security of

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and all stock so acquired shall, within a reasonable time after its acquisition, be disposed of at public or private sale.

Section 6. All the corporate powers of this corporation shall be exercised by a board of directors or trustees, who shall be residents of this state, whose number and term of office shall be determined by a vote of the shareholders at the first meeting held by the incorporators and at each annual meeting thereafter, The affairs and powers of the corporation may, at the option of the shareholders, be entrusted to an executive board of not less than five members to be, by vote of the shareholders, elected from the full board of directors or trustees. The trustees or directors of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and gualified in their stead. If a director or trustee dies, resigns, or becomes disgualified for any cause, the remaining directors or trustees may appoint a person to fill the vacancy until the next annual meeting of the corporation. The clerk of such corporation shall, within ten days, notify such directors or trustees of their election, and within thirty days shall publish the list of all persons who have taken oath of office as directors or trustees.

The board of trustees or the executive board of Section 7. said corporation shall constitute the board of investment of said Said trustees or executive board shall keep in a corporation. separate book, specially provided for the purpose, a record of all loans, and investments of every description, made by said institution substantially in the order of time when such loans or investments are made, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the directors or trustees and to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loans shall be made to any officers, director, trustee or agent of said company or to other persons in its employ, until the proposition to make such loan shall have been submitted by the person desiring the same to the board of directors of such bank, or to the executive committee of such board, if any, and accepted and approved by a majority of such board or committee. Such approval, if the loan is made, shall be spread upon the records of the corporation; and this record shall, in every instance, give the names of the directors authorizing the loan. Said corporation shall have no authority to hire money or to give notes unless by vote of the said board or of said committee duly recorded.

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Board of directors.

--executive board.

-vacancies.

how filled.

Board of investment.

—shall keep record of

--loans shall not be made to officers unless record is made.

loans.

Section 8. Said corporation, after beginning to receive money on deposit, shall at all times have on hand, as a reserve, in lawful money or national bank notes of the United States, an amount equal to at least fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal upon demand or within ten days; provided, that in lieu of such cash reserve two-thirds of said fifteen per cent may consist of balances payable on demand, due from any national bank or trust company created under the laws of this state, or from any trust company located in any of the other New England states or New York and approved by the bank examiner in writing; and one-third of said fifteen per cent may consist of the bonds of the United States, the District of Columbia, and any of the New England states and the states of New York, Pennsylvania, Maryland, Ohio, Indiana, Kentucky, Michigan, Wisconsin, Minnesota, Iowa, Illinois, Missouri, Kansas and Nebraska, the absolute property of such corporation. Whenever said reserve shall be below said percentage of such deposits, such corporation shall not further diminish the amount of its legal reserve by making any new loans until the required proportion between the aggregate amount of such deposits and its cash reserve shall be restored. All provisions of charters in conflict with this section are void.

Section 9. All the property or money held in trust by this Special deposits. corporation shall constitute a special deposit and the accounts thereof and of said trust department shall be kept separate, and such funds and the investment or loans of them shall be specially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

Section 10. An administrator, executor, assignee, guardian Administraor trustee, any court of law or equity, including courts of pro- deposit in. bate and insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine, may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

Section 11. Each shareholder of this corporation shall be Individual individually responsible, equally and ratably, and not one for of stockthe other, for all contracts, debts and engagements of such

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holders.

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corporation, to a sum equal to the amount of the par value of the shares owned by each, in addition to the amount invested in said shares.

Guarantee fund. Section 12. Said corporation shall set apart as a guaranty fund not less than ten per cent of its net earnings in each and every year until such fund with the accumulated interest thereon, shall amount to one-fourth of the capital stock of the company. The said surplus shall be kept to secure against losses and contingencies, and whenever the same becomes impaired it shall be reimbursed in the manner provided for its accumulation.

Section 13. The shares of said corporation shall be subject to taxation in the same manner and at the same rate as are the shares of national banks.

Section 14. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements and whether it has complied with the law, and its officers shall, whenever required to do so by the bank examiner, furnish him with statements and full information relating to the condition and standing of their institution, and of all matters pertaining to its business affairs and management.

Section 15. Any three of the corporators named in this act may call the first meeting of the corporation by mailing a written notice, signed by all, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

Section 16. This act shall take effect when approved.

Approved March 17, 1905.

Taxation of shares.

Examination by bank examiner.

Notice of first meeting, how called.

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