MAINE STATE LEGISLATURE

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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.

AUGUSTA KENNEBEC JOURNAL PRINT 1905

PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1905.

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Notice of first meeting,

how given.

permanent form a full record of the proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same in some newspaper published where said corporation is established. If no paper is published in the town where said corporation is established, then it shall be published in a newspaper printed in the nearest city or town. The necessary expenses of the bank examiner while engaged in making such examination shall be paid by said corporation.

Section 16. Any five of the corporators named in this act may call the first meeting of this corporation by mailing a written notice signed by all, postage paid, to each of the 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 other corporate business transacted.

Section 17. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 335.

An Act to enable Edwin E Doyle to maintain the upper dam on Flander's Stream in town of Sullivan, Hancock County.

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

Section I. Edwin E. Doyle, his heirs and assigns, is hereby authorized to repair and maintain the upper dam, so called, on Flander's stream in town of Sullivan, Hancock county.

Section 2. Said Doyle, his heirs and assigns, may flow Bean's meadow, so called, and other lands bordering upon and contiguous to said pond and stream so far as necessary to raise suitable heads of water, and land necessary for landing, booming and driving logs and lumber in said pond and stream in connection with the operation of Bean's mill, so called, in said stream from October first to July first in each year. And if the said Doyle, his heirs or assigns, has not or shall not hereafter acquire such rights by virtue of his purchase and ownership of said mill and all appurtenances, which rights have long been used in connection with the operation of said mill, then if the parties owning lands used for landings cannot agree upon the damages therefor, the said damages shall be estimated by the county commissioners for the county of Hancock,, as provided by law in case of taking lands for public highways, and for the

Edwin E. Doyle authorized to maintain upper dam on Flander's stream. May flow Bean's meadow, and certain other lands.

-damages, estimated.

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damage occasioned by flowing land, the said Doyle, his heirs and assigns, shall not be liable to an action at common law, but the person injured may have a remedy, by complaint for flowing in the manner provided by chapter ninety-four of the revised statutes.

Section 3. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 336.

An Act to incorporate the Central Safe Deposit Company.

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

Corporators.

Section 1. Wallace H. White, Frank H. Packard, Edwin F. Scruton, Cyrus Greeley, William H. Newell, Hiram W. Ricker, Frederick H. White, George W. Bean, Frank S. Benson, Seth M. Carter, Daniel J. McGillicuddy, J. F. Boothby, William D. Pennell, Henry B. Estes and Charles C. Benson, their associates and successors, are hereby made a corporation by the name of Central Safe Deposit Company, for the purpose of receiving on deposit, for safe keeping, government securities, stocks, bonds, coins, jewelry, plate, valuable papers and other documents and other property of every kind, upon terms to be prescribed by the corporation, with all the powers and privileges and subject to the duties, restrictions and liabilities set forth in chapter forty-seven of the revised statutes and in all the general laws which now are or hereafter may be in force relating to such corporations,

-corporate name.

--powers, privileges, duties, restrictions, etc.

Capital stock.

Section 2. The capital stock of said corporation shall not exceed one hundred thousand dollars.

Location.

Section 3. Said corporation shall be located at Lewiston, Maine, and may purchase and hold real estate to an amount not exceeding one hundred thousand dollars.

Section 4. This act shall take effect when approved.

Approved March 21, 1905.