

ACTS AND RESOLVES

OF THE

SEVENTY-THIRD LEGISLATURE

OF THE

STATE OF MAINE

1907.

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PRIVATE AND SPECIAL LAWS

OF THE

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14

SEBASTICOOK AND MOOSEHEAD RAILROAD COMPANY,

by-laws for the conduct and management of its business as it may deem necessary.

Section 4. The first meeting of said corporation for the purpose of organization shall be held at Dover in the state of Maine, on notice for that purpose given in writing to each of said incorporators, the same to be signed by any one of said incorporators and mailed to each incorporator to his proper address at least seven days prior to the date of said meeting.

Section 5. This act shall take effect when approved.

Approved March 26, 1907.

Chapter 406.

An Act to authorize the Schasticook and Moosehead Railroad Company to extend its line to Elliottsville Plantation and to Albion.

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

Section 1. The Sebasticook and Moosehead Railroad Company, a corporation existing by law in the state of Maine, is hereby authorized and empowered to extend its line of railroad from Mainstream in the town of Harmony, Maine, by a feasible route to some convenient point near Onawa lake to a junction with the Canadian Pacific Railroad, passing through the towns of Harmony, Cambridge, Wellington, Parkman, Kingsbury, Abbot, Guilford, Willimantic and Elliottsville plantation, and to extend its line of railroad from Pittsfield in the county of Somerset by some feasible route to a junction with the Wiscasset. Waterville and Farmington Railway in the town of Albion, passing through the towns of Pittsfield, Burnham, Albion and Unity plantation, or any or all of the above named towns and plantations, and all the rights, powers, privileges and immunities which were given to said corporation for the extension of its line of railroad from Hartland to Athens by chapter one hundred seventy-one of the private and special laws of the state of Maine for the year eighteen hundred and ninety-one shall apply to the extension authorized by this act, including the right to erect and maintain telegraph and telephone lines along said railroad.

Section 2. The capital stock of said corporation, may, by vote of its stockholders, be increased, from time to time, to not exceeding twenty thousand shares of the par value of fifty dollars each, and may issue its scrip, bonds, or other negotiable promises to aid the purposes of its corporation, and may secure same or any part thereof by the mortgage of its property and

Sebasticook and Moosehead Railroad Compnay, authorized to extend line.

Снлр. 406

First meeting, where held.

Capital stock may be increased.

715

Снар. 407

franchises. The work of construction on the extension lines authorized by this act shall not begin later than May thirtieth in the year of our Lord one thousand nine hundred and nine. Section 3. This act shall take effect when approved.

Approved March 26, 1907.

Chapter 407.

An Act to amend the law relating to Political Caucuses in the City of Bangor.

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

Section I. Section three of chapter four hundred ninetyseven of the private and special laws of the year nineteen hundred one, is hereby amended by striking out of said section all words after the word "voters" in the twenty-third line of said section, and substituting therefor the words: 'And thereafter said board of registration shall from time to time add to said list all names which have been added to the list of voters, with the party designation, if any, and shall take from said list all names which have been stricken from the list of voters.'

Said section is also hereby amended by changing "tenth" in the third line to 'fifteenth,' and by changing the word "first" in the eighth line to 'tenth,' and by changing the word "first" in the thirteenth line to 'tenth,' and by changing the word "first" in the twentieth line to 'tenth,' so that said section as amended, shall read as follows:

The board of registration in said Bangor, as soon 'Section 3. as may be after the receipt of such assessors' list, and before the fifteenth day of July in each year, shall give notice by mail, of such designation to every person against whose name the same appears, with notice that the same will be placed upon the certified copies of the voting lists to be used in caucuses as hereinafter provided, unless he requests some other party designation in person or by writing, on or before the tenth day of August next. Said board shall at the same time so notify every person having no party designation upon the assessors' lists of the fact of such omission and that his name will bear no party designation upon the voting lists unless he requests said board, in person or by writing on or before the tenth day of August next, to make such designation. In case of additions to and corrections in the original assessors' list, such notices shall be issued immediately upon receipt thereof by the said board. Said board of registration shall be in public session from nine in the forenoon to one o'clock in the afternoon, and from three to five

Section 3, chapter 497, private and special laws amended.

Board shall give notice to each person of such designation and that the names will be placed on copies of voting lists.

-board shall notify every person having no party designation.

-shall be in session certain days to make changes.