MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

SEVENTY-FOURTH LEGISLATURE

OF THE

STATE OF MAINE

1909

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

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PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE

As Passed by the Seventy-fourth Legislature

1909

Chapter 348.

An Act to amend Chapter thirty-one of the Private and Specials Laws of nineteen hundred and five, entitled "An Act to authorize the Houlton Water Company to generate, sell and distribute electricity."

Be it enacted by the People of the State of Maine, as follows:

Section I. Section one of said act is hereby amended by inserting in the second line of said act after the word "to" the following, 'contract for, buy,' and by inserting after the word "Houlton" in the seventh line of said section the following, 'and the towns and villages of Linneus, Hodgdon, Ludlow, New Limerick and Hammond Plantation,' and by striking out in the last line of said section the word "town" and inserting the following, 'towns and said plantation,' so that said section as amended shall read as follows:

Section 1, Chapter 31, special laws 1905, amended.

'Section 1. The Houlton Water Company is hereby specially authorized and empowered to contract for, buy, make, generate and use electricity upon its property in the town of Houlton, in the county of Aroostook, or other property hereafter acquired by said Houlton Water Company for the purpose, and to transmit, conduct, and distribute such electricity to, into and throughout the town and village of said Houlton and the towns and villages of Linneus, Hodgdon, New Limerick and Hammond Plantation, and sell and supply the same for lighting such public streets and such buildings and places therein, public and private, as may be agreed upon by said company and the owners or those having control of such streets and places to be lighted, and may transmit, sell and supply the same for heating, motive power, manufacturing or mechanical purposes in said towns and said plantation.'

Houlton Water Company authorized to contract for, make and use electricity.

-to transmit same.

—to sell same.

Section 2. Section two of said act is hereby amended by striking out the word "town" in the eighth line thereof and inserting the word 'towns' and by adding after the word "Houlton" in said eighth line the following, 'Linneus, Hodgdon, Ludlow, New Limerick and said Hammond Plantation.' So that said section as amended shall read as follows:

Section 2, Chapter 31, special laws, 1905, amended.

'Section 2. Said company is hereby authorized and empowered to build, erect and operate manufactories and works, for making, generating, distributing and supplying electricity upon said property, to use the same therein, and to erect, lay down, construct, maintain and operate lines of wires or other material for the transmission of electricity under, over and across any stream or river, and under, along, upon and over

May build works, etc.

—may operate wires. OHAP. 349

the streets, ways and bridges in said towns of Houlton, Linneus, Hodgdon, Ludlow, New Limerick and said Hammond Plantation.'

Approved March 29, 1909.

Chapter 349.

An Act to incorporate the Gregory Sanitorium.

Be it enacted by the People of the State of Maine, as follows:

Corpo-

Section I. Doctor George A. Gregory, Doctor E. A. Sprague and Emma B. Day, their associates and successors, are hereby incorporated and made a body politic by the name of Gregory Sanitorium and by that name may sue and be sued, and may have a common seal, and shall have all the immunities and privileges and be subject to all the liabilities of like corporations.

-corporate name.

Corporation may maintain a hospital. Section 2. Said corporation may take, receive, purchase, hold and possess land and tenements in fee simple or otherwise and dispose of and sell the same and may erect, support and maintain a hospital for the treatment of the sick, for the training of nurses and for the advancement of the science of medicine, to be located within the town of Boothbay Harbor.

shall be under direction of trustees.

-tenure.

-vacancies, how filled. Section 3. The said hospital shall be under the direction and management of three trustees who shall be chosen at the first meeting, one for the term of one year, one for the term of two years, and one for the term of three years; and at each subsequent annual meeting one trustee shall be chosen for a term of three years. Any vacancies in the board occurring between such annual meetings shall be filled by the board, and the trustees so chosen shall hold office until the next annual meeting or until others are chosen in their stead.

Quorum.

Section 4. A majority of the trustees shall constitute a quorum for the transaction of business. Said corporation shall have the power to make such by-laws as may be necessary to provide for the government of the hospital, not repugnant to the laws of the state.

First meeting how called. Section 5. Any one of the corporators named in this act may call the first meeting of the corporators by mailing a written notice, to each of the other corporators seven days at least before the day of meeting, naming the time, place and purpose of such meeting.

Approved March 26, 1909.