MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

SEVENTY-FIFTH LEGISLATURE

OF THE

STATE OF MAINE.

1911

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

AUGUSTA KENNEBEC JOURNAL PRINT 1911

PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE

As Passed by the Seventy-fifth Legislature

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shall be bourn equally by said company and said town or water district.

Section 9. The capital stock of said corporation shall not capital stock. exceed one hundred thousand dollars.

Section 10. The first meeting of said corporation may be First meetcalled by written notice thereof, signed by any two corporators called. named herein, served upon each corporator by giving him the same in hand, or by leaving the same at his last or usual place of abode, seven days at least before the time of meeting.

Section II. Said corporation is hereby authorized to issue May Issue bonds, not to exceed in amount one-half of its capital stock, the same to be a first lien upon its franchise and property.

Approved March 16, 1911.

Chapter 115.

An Act to incorporate the Town of Eagle Lake.

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

Section I. Township number sixteen in the seventh range Town incorof townships, west of the east line of the state of Maine, heretofore known as Eagle Lake plantation, is hereby incorporated as a town under the name of Eagle Lake; and the inhabitants thereof are hereby invested with all the powers and privileges and subject to the duties and liabilities incident to other towns in this state.

The collectors of the plantation of Eagle Lake collection of Section 2. shall have power to finish the collection of all taxes which shall have been committed to them for collection prior to the passage of this act, and to settle with and pay the same to the treasurer of the town of Eagle Lake; and the several officers of said -duties of plantation are empswered to perform all the duties of town officers in the town created by this act, until their successors shall have been legally chosen and qualified as town officers of the town of Eagle Lake under this act.

officers.

Section 3. Any justice of the peace may call the first meet- First meeting of the town of Eagle Lake by posting a warrant therefore, ealled. stating the objects of said meeting, in three public and conspicnous places in said town, at least seven days before the time of holding said meeting.

Section 4. All property now belonging to Eagle Lake plan- Title to tation shall belong to, and the title thereof is hereby vested in the town of Eagle Lake.

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Paupers.

Section 5. The persons hereafter becoming chargeable as paupers within the limits of said town shall be chargeable to said town of Eagle Lake, excepting those who are now state paupers.

Approved March 16, 1911.

Chapter 116.

An Act to repeal Chapter three hundred and eighty-two of the Private and Special Laws of nineteen hundred and seven relating to fishing in Wesserunsett Stream and tributaries, in the County of Somerset.

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

Fishing in Wesserunsett stream and tributaries, regulated.

Chapter three hundred and eighty-two of the private and special laws of nineteen hundred and seven relating to fishing in Wesserunsett stream and tributaries, in the county of Somerset, is hereby repealed.

Approved March 16, 1911.

Chapter 117.

An Act to authorize the removal of the bodies of deceased persons from the old cemetery in the Plantation of Elliottsville.

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

Removal of remains of deceased persons authorized.

Greenville Light and Power Company is hereby empowered to authorize the assessors of the plantation of Elliottsville to take up from the old cemetery in the plantation of Elliottsville near the west bank of Wilson river the bodies and remains of all deceased persons buried therein, and all head stones and markers at the graves therein, and remove said bodies and remains to a new cemetery to be selected by said assessors and there decently inter the same, and properly re-set such head stones and markers over such dead bodies and remains. assessors are within thirty days after being requested in writing by said Greenville Light and Power Company to select the place for said new cemetery. If said assessors fail to locate said new cemetery and fix the bounds thereof within said thirty days, then the directors of said Greenville Light and Power Company are authorized to locate said cemetery in such place as will be suitable and most convenient for all of the inhabitants of said plantation. All of the expenses incurred in procuring the land necessary for said new cemetery in clearing and fitting the ground and in fencing said cemetery and in the taking up and removal of all of the remains of all of the deceased per-

sons, and in the removal of said head stones and markers, and

-selection of new cemetery.

—expenses, by whom paid,