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

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PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE

As Passed by the Seventy-fifth Legislature

I9II

CHAP. 193-

Chapter 193.

An Act to amend Chapter three hundred and sixty-nine of the Private and Special Laws of eighteen hundred and eighty-nine, entitled, "An Act regulating the appointment of the members of the police force of the city of Bangor.'

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

Sections five and six of chapter three hundred and sixtynine of the private and special laws of eighteen hundred and eighty-nine are hereby amended by striking out all of said sections and inserting the following:

Sections 5 and 6, chap-ter 369, spe-cial laws, 1899, amendeđ.

'Section 5. In the month of August annually the chief of police shall select from those members of the police force who have served at least one year continuously prior to such selection, one member of the force to be a deputy chief of police, one member to be inspector of police, three or more members to be captains of police and three or more members to be sergeants of police, each to hold office for the following year and -tenure. until reappointed or relieved by the appointment of another in his place.

Deputy chief of police, in-spector of police, captains and sergeants, selection of.

'Section 6. The chief of police of said city of Bangor shall be appointed by the mayor of said city, and when this act takes effect a vacancy shall exist in the office of chief of police, and a new chief of police shall be appointed by the mayor and be subject to removal by the mayor at his pleasure.'

Chief of police, appointment of, and tenure,

Approved March 24, 1911.

Chapter 194.

An Act to amend Chapter three hundred and fifty-nine of the Private and Special Laws of the State of Maine for the year nineteen hundred and three, in relation to sewers in the town of York.

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

Section five of the private and special laws of the state of section Maine for the year one thousand nine hundred and three is hereby amended by striking out the entire section five and inserting in place thereof the following:

chapter 359, special laws. 1903, amend-

'Section 5. To carry out the purposes aforesaid said town of York is hereby granted all the rights, powers and privileges leges granted to town of which towns, and their municipal officers, have under the first to to York. sixteen sections of chapter twenty-one of the revised statutes. The assessments set forth in section five of said chapter twentyone and the sums which the municipal officers shall determine construction that applicants shall pay for entering and connecting with public sewers and drains as is set forth in section thirteen of said chapter twenty-one may at the discretion of said municipal offi-

ments for the of public drains, and for connect-ing with same.

Снар. 195

—payable in one sum or in annual installments,

—failure to pay any installment.

—any person not an abuttor may make application to connect with public sewer.

cers be assessed and determined in one sum against each applicant or person or corporation liable to pay the same, and be made payable in one sum or made payable in annual instalments extending over a term of years not exceeding ten years from the date of said assessment or said determination. failure to pay when due any one of the instalments of said assessment or determination shall render the person or corporation liable to pay as aforesaid, and the property on which the lien therefor exists subject to all the provisions of said chapter twenty-one as to the enforcement of payment and lien. person other than an abuttor who wishes to enter and connect his private drain or sewer with a public drain or sewer who makes written application therefor to the municipal officers, may so enter and connect by paying the town treasurer such a sum as the municipal officers shall deem expedient and reasonable, and such applicant shall receive a written permit signed by at least a majority of the municipal officers, stating the amount to be paid, the right so to enter, the place and manner of such entry and connection. Said applicant shall at all times maintain said private sewer or drain to its connection with said public sewer or drain without expense, loss or damage to said town of York.'

Approved March 25, 1911.

Chapter 195.

An Act to amend the charter of the Spencer Dam Company.

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

Section 3, chapter 70, special laws, 1887, amendSection three of chapter seventy of the private and special laws of the state of Maine for the year eighteen hundred and eighty-seven is hereby amended as follows:

By striking out the word "twenty" in the third line of said section and substituting therefor the word 'thirty,' so that said section as amended shall read as follows:

Tolls for the passage of logs and lumber, established.

lien on logs.

'Section 3. The said corporation may demand and receive a toll for the passage of logs over their said dams and improvements, not exceeding thirty cents for each thousand feet at the same scale adopted by the Dead River-Log Driving Co., and the same toll on all logs landed on said stream below said dams and above the gut, so-called; and said corporation shall have a lien upon all logs which may pass over any of its said dams and improvements, and on said stream below said dams and above said gut for the payment of said tolls, but the logs of each particular mark shall be holden only for the tolls of such