

MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

AS PASSED BY THE

Eightieth Legislature

OF THE

STATE OF MAINE

1921

Including Acts and Resolves of the Special Session held in 1920.

Published by the Secretary of State, in accordance with the Resolves of the Legislature approved June 28, 1820, March 18, 1840, and March 16, 1842.

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Private and Special Laws

OF THE

STATE OF MAINE

As Passed by the Eightieth
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1921

the same, in the manner above specified, and in any other necessary manner, when it cannot be done in the manner above specified, shall from time to time be assessed to the owners as long logs and long lumber and long pulp wood are assessed to the owners, in the following manner: The direct cost of handling and booming the four-foot wood as above specified shall be charged to the four-foot wood, and "direct cost" as herein used shall cover (a) labor (including board) and supplies directly chargeable to four-foot wood; (b) all tolls payable by Penobscot Lumbering Association to Penobscot Boom Corporation "for logs and other lumber passing through booms of Penobscot Boom Corporation" chargeable against four-foot wood.

Sec. 6. Apportionment of overhead charges. The entire amount of the entire overhead charges shall be borne by the owners of the long logs and by the owners of the four-foot pulp wood in the same proportion as the quantity of long logs bears to the quantity of pulp wood, figuring two cords of four-foot pulp wood equal to one thousand feet, board measure, full bigness scale, of long logs; and "overhead" charges as herein used shall cover all disbursements of the association except "direct cost" as above specified.

Sec. 7. Owners of logs and pulp wood to be represented on rafting committee. The regular rafting committee of the association shall have upon it at least one member who shall represent the owners of the four-foot pulp wood, and at least one member who shall represent the owners of long logs and long pulp wood.

Sec. 8. Certain provisions of charter made applicable to owners of pulp wood. All the provisions of the charter of the association, and all the amendments thereto, and its by-laws, relative to the taking of lumber by an owner before assessment, and relative to liens and the manner of their enforcement, and relative to the bringing of actions of assumpsit to enforce payment of assessments, are all hereby made applicable to such four-foot pulp wood and the owners thereof.

Approved March 17, 1921.

Chapter 48.

An Act to Amend Chapter One Hundred and Thirty-three of the Private and Special Laws of Eighteen Hundred and Eighty-one, Entitled "An Act to Incorporate the Mercantile Home for Aged Men Association," as Amended by Chapter Two Hundred and Sixty-seven of the Private and Special Laws of Eighteen Hundred and Eighty-three, which Changed the Name to Home for Aged Men.

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

P. & S. L., 1881, c. 133, § 1; 1883, c. 267; relating to the incorporation of the Mercantile Home for Aged Men Association of Portland and the change of name to Home for Aged Men, amended. Section one

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of chapter one hundred and thirty-three of the private and special laws of eighteen hundred and eighty-one entitled "An Act to Incorporate the Mercantile Home for Aged Men Association," as amended by chapter two hundred and sixty-seven of the private and special laws of eighteen hundred and eighty-three changing the name of said corporation to Home for Aged Men is hereby amended by inserting after the word "men" in the seventh line thereof the words 'and also certain aged and infirm married couples,' so that said section one, as amended, shall read as follows:

'Sec. 1. Aged and infirm married couples may be admitted to home. William G. Davis, T. C. Hersey, Eben Corey, Ira P. Farrington, Samuel E. Spring, H. J. Libby, William W. Thomas, Edwin A. Norton, James P. Baxter, John C. Proctor, and all persons who may hereafter become associated with them, are hereby created a corporation by the name of Home for Aged Men, for the purpose of providing a home for certain aged and infirm men and also certain aged and infirm married couples, and by that name shall have the power to sue and be sued and possess all the rights and privileges under the laws of the state relating to corporations.'

Approved March 17, 1921.

Chapter 49.

An Act to Authorize the Town of Bristol to Pay Certain Obligations Incurred by its Citizens in Opposing the Division of said Town.

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

Authorizing payment of liabilities incurred in connection with opposition to division of town of Bristol, if legal voters direct. The inhabitants of the town of Bristol are hereby authorized, at any legal meeting of the voters of said town, called by a warrant containing an article for the purpose, to provide for the payment from the treasury of said town of all liabilities now outstanding incurred in the year nineteen hundred and fifteen by certain of its citizens in opposing the division of said town and the incorporation of the town of South Bristol, together with accrued interest thereon.

Approved March 17, 1921.

Chapter 50.

An Act to Authorize the City of Lewiston to Issue its Bonds to the Amount of One Hundred Thousand Dollars to Pay its Bonds now Outstanding and Maturing in the Year One Thousand Nine Hundred and Twenty-three.

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

City of Lewiston authorized to issue bonds for purpose of re-funding certain bonds now outstanding. To meet its bonds now