

ACTS AND RESOLVES

AS PASSED BY THE

Eighty-first Legislature

OF THE

STATE OF MAINE

1923

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

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556 OSBORN PLANTATION—CUMBERLAND CO. POWER AND LIGHT CO.

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for each person, one dollar for each team and driver and one dollar and a half for each automobile and driver.

Sec. 2. Keeper subject to provisions R. S., c. 27, sec. 3. Every keeper of this ferry is subject to the requirements of section three of chapter twenty-seven of the revised statutes.

Approved April 4, 1923.

Chapter 102.

An Act to Change the Name of Number Twenty-one Plantation, in Hancock County to Osborn Plantation.

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

Name of Plant. No. 21, changed to Osborn. The name of number twenty-one plantation, in the county of Hancock, is hereby changed to Osborn Plantation.

Approved April 4, 1923.

Chapter 103.

An Act to Repeal Section Three of Chapter Two Hundred and Fifty-six of the Private and Special Laws of Nineteen Hundred and Seven, as Amended by Chapter Two Hundred and Twenty-six of the Private and Special Laws of Nineteen Hundred and Thirteen, Relating to Cumberland County Power and Light Company.

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

P. & S. L., 1907, c. 256, sec. 3; relating to capital stock, amended. Section three of chapter two hundred and fifty-six of the private and special laws of nineteen hundred and seven, as amended by chapter two hundred and twenty-six of the private and special laws of nineteen hundred and thirteen, is hereby repealed and the following is hereby substituted therefor:

'Sec. 3. Capital stock increased to \$10,000,000, divided into 100,000 shares, non par value; provision for exchange of stock. The capital stock of said corporation shall be not less than two hundred and fifty thousand dollars nor more than ten million dollars of preferred stock divided into shares of one hundred dollars each and not exceeding one hundred thousand shares of non par value common stock as the stockholders shall from time to time determine. The holders of the outstanding common stock of the corporation shall have the option subject to the approval of the public utilities commission of Maine, to exchange their present stock share for share for such non par value common stock. Until all of said outstanding common stock is so exchanged any unexchanged shares shall continue as common stock with all their present rights and in addition to