MAINE STATE LEGISLATURE

The following document is provided by the

LAW AND LEGISLATIVE DIGITAL LIBRARY

at the Maine State Law and Legislative Reference Library

http://legislature.maine.gov/lawlib



Reproduced from scanned originals with text recognition applied (searchable text may contain some errors and/or omissions)

ACTS AND RESOLVES

AS PASSED BY THE

Eighty-second Legislature

OF THE

STATE OF MAINE

1925

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.

KENNEBEC JOURNAL PRINT SHOP AUGUSTA, MAINE

Private and Special Laws

OF THE

STATE OF MAINE

As Passed by the Eighty-Second Legislature

1925

CHAP. 82

words "Yes" or "No" their opinion of the same. The result in said district shall be declared by the municipal officers of said city, and due certificate filed by the city clerk with the secretary of state.

Approved March 30, 1925.

Chapter 82.

An Act to Amend an Act Entitled An Act to Incorporate the Cupsuptic Stream Improvement Company.

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

- Sec. 1. P. & S. L., 1907, c. 180, sec. 3; relating to authority to collect tolls, etc., of the Cupsuptic Stream Improvement Co., amended. Section three, of chapter one hundred and eighty, of the private and special laws of nineteen hundred and seven, is hereby amended by striking out all of said section and inserting in the place thereof the following section:
- Basis of computing tolls changed from board measure to cord; rate fixed. Said company may demand and receive a toll of twelve and one-half cents per cord on all pulpwood and other lumber which may pass through or over said dams and improvements from any point below Big falls, so-called, in township four, range three; twenty-five cents per cord on all pulpwood and other lumber passing through or over said dams and improvements from any point on said stream between said Big falls, and the north line of township four, range four; thirty cents per cord on all pulpwood and other lumber passing through or over said dams and improvements from any point on said stream north of the northerly line of township four, range four. For the purpose of assessing said tolls one hundred and twenty-eight cubic feet shall constitute a cord of pulpwood and five hundred feet board measure shall be equivalent to a cord of pulpwood. Said company shall have a lien on all pulpwood and other lumber which may pass through or over any of its dams or improvements for the payment of said tolls and the costs and charges for enforcing the same, which shall continue for thirty days after such pulpwood and other lumber, or a majority part thereof, shall have arrived at their destination and after demand of payment made upon the owner or person in charge thereof. Said lien may be enforced by attachment in the same manner as the general lien is enforced upon logs and lumber, as provided in chapter ninety-six of the revised statutes. The pulpwood and logs of each particular mark shall be holden for the tolls of such mark.'
- Sec. 2. P. & S. L., 1907, c. 180, sec. 5; relating to limitation of charter, amended. Section five of said chapter one hundred and eighty of the private and special laws of nineteen hundred and seven is hereby amended

CHAP. 83

by striking out all of said section and inserting in place thereof the following section, so that said section, as amended, shall read as follows:

'Sec. 5. Charter rights extended to July 1, 1940. This act shall lapse and become void July first, nineteen hundred and forty.'

Approved March 30, 1925.

Chapter 83.

An Act Relating to the Caribou Municipal Court.

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

Sec. 1. P. & S. L., 1905, c. 352, sec. 5; 1907, c. 440; 1909, c. 357; relating to jurisdiction of Caribou municipal court, amended. Section five of chapter three hundred and fifty-two of the private and special laws of nineteen hundred and five as amended by chapter four hundred and forty of the private and special laws of nineteen hundred and seven as amended by chapter three hundred and fifty-seven of the private and special laws of nineteen hundred and nine, is hereby further amended by striking out, beginning in the eighth line as appears in the amendment in chapter three hundred and fifty-seven of the private and special laws of nineteen hundred and nine the words, "North and east of the following lines: beginning at the southeast corner of Easton, in said county, thence west on the south line of Easton, south line of Presque Isle, and the south line of towns and plantations, numbered eleven, to the southeast corner of township eleven, range seven, thence north on east line of seventh range of townships to the southeast corner of township numbered fourteen, range seven, thence east on the south line of townships numbered fourteen to the southeast corner of township numbered fourteen, range five, thence north along the east line of townships in the fifth range to dividing line between the towns of Frenchville and Madawaska, thence north along said dividing line to the Saint John river," and by inserting in place thereof the following words: 'within the following lines; the following lines being the boundaries of said district: beginning at the southeast corner of Easton in said county, thence west on the south line of Easton, the south line of Presque Isle; to the southwest corner of the town of Presque Isle; thence south to the southeast corner of township eleven, range three; thence west along the south line of township eleven, to the southwest corner of township eleven, range seven, thence north to the southeast corner of township eleven, range eight; thence westerly along the southern boundary of township eleven, range eight; thence westerly along the southern boundary of Aroostook county to the southwest corner of township eleven, range seventeen; thence northerly along the western line of