

ACTS AND RESOLVES

AS PASSED BY THE

Ninety-fourth Legislature

OF THE

STATE OF MAINE

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Private and Special Laws

OF THE

STATE OF MAINE

As Passed by the Ninety-fourth Legislature

1949

PENOBSCOT LOG DRIVING COMPANY

PRIVATE AND SPECIAL, 1949

CHAP. 67

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Sec. 2. P. & S. L., 1911, c. 61, § 1, amended. Section 1 of chapter 61 of the private and special laws of 1911 is hereby amended to read as follows:

'Sec. I. Company authorized to increase its capital stock. The Southwest Harbor Water Company, a corporation existing under the laws of Maine, in additional addition to the powers now possessed, it is hereby authorized and empowered as follows: by a vote of the stockholders of said company it may increase its capital stock \$50,000, so that the whole capital stock of said company shall be \$100,000, and said stock shall be divided into shares of \$100 each.

Said Southwest Harbor Water Company, for the purposes of its incorporation, may hold real estate and personal property necessary and convenient therefor not exceeding one hundred thousand dollars.'

Sec. 3. P. & S. L., 1911, c. 61, § 3, repealed. Section 3 of chapter 61 of the private and special laws of 1911 is hereby repealed.

Sec. 4. P. & S. L., 1895, c. 292, § 3, repealed. Section 3 of chapter 292 of the private and special laws of 1895 is hereby repealed.

Effective August 6, 1949

Chapter 66

AN ACT Relating to Compensation of Trustees of the Gray Water District.

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

P. & S. L., 1929, c. 33, § 9, amended. The next to last sentence of section 9 of chapter 33 of the private and special laws of 1929, as amended by chapter 36 of the private and special laws of 1939, is hereby further amended to read as follows:

'Each member shall receive in full compensation for services as trustee an allowance of \$10 \$50 per annum year, and no more; provided, however, if any trustee shall be elected and serve as treasurer, he may be paid for his services in that capacity not exceeding \$50 \$100 per year.'

Effective August 6, 1949

Chapter 67

AN ACT Relating to the Penobscot Log Driving Company.

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

Additional powers for Penobscot Log Driving Company. Penobscot Log Driving Company in addition to the rights it now has, is further em-

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powered to store water for manufacturing and power purposes on its dam at the outlet of Millinocket lake in the county of Penobscot, to the present effective height of said dam. Provided, however, that it shall discharge sufficient water for log driving purposes, and sufficient water at all times for carrying the discharges from sanitary sewers emptying into Millinocket stream.

In order to make more effective use for manufacturing purposes of water stored in said Millinocket lake, Penobscot Log Driving Company is hereby authorized by means of suitable mechanical devices to pump, or cause to be pumped and diverted, water from Millinocket lake into Ambajejus lake.

Effective August 6, 1949

Chapter 68

AN ACT Relating to Taking of Clams in Ogunquit Village Corporation.

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

Sec. 1. License required to dig or take clams in Ogunquit Village Corporation. No person shall, within the territorial limits of Ogunquit Village Corporation in the county of York, dig or take clams unless license has been granted to him by the corporation, which is authorized to grant and issue such licenses and fix the fee therefor for residents of Ogunquit and Wells and non-resident taxpayers of Wells and Ogunquit; to limit the amount of clams that may be taken at any one tide; and to set the dates during which clams may be dug from all or any portion of the flats. Nothing herein shall prohibit any resident or a riparian owner of shores or flats therein from digging and taking clams for food for himself and family without license. For the purposes of sections I to 3, inclusive, the term "a resident" shall mean a person who has resided in this state for the term of at least 6 consecutive months and within the territorial limits of the corporation for at least 3 consecutive months prior to receiving a license.

Sec. 2. Dealers' licenses required; definition. No person shall be a dealer in clams within the territorial limits of the corporation unless license has been granted to him by the corporation, which is authorized to issue such license and fix the fee therefor. For the purposes of sections I to 3, inclusive, the term "dealer" herein used shall mean any person, firm or corporation buying clams for resale.