MAINE STATE LEGISLATURE

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PRIVATE AOTS

OF THE

STATE OF MAINE,

PASSED BY THE LEGISLATURE,

AT THEIR SESSIONS,

HELD IN

JUNE: 1820, AND JANUARY: 1821.

Published agreeably to a Resolve of June 28, 1820.

PORTLAND:

PRINTED BY THOMAS TODD & CO. PRINTERS TO THE STATE.
1821.

acres of pasturage, including the orcharding pastured; number of cows the same will keep; number of barrels of cider, which can be made yearly upon the whole farm; number of acres of wood-land, exclusive of pasture land inclosed; number of acres of unimproved land; number of acres of land unimprovable; number of acres of land owned by the town; number of acres owned by any other proprietors; number of acres of land used for roads; number of acres of land covered with water; number of horses three years old and upwards; number of oxen four years old and upwards; number of steers and cows three years old and upwards; number of swine six months old and upwards; number of carriages kept for transportation of persons and their baggage; amount of estates doomed.

SECT. 7. Be it further enacted, That the Treasurer of this Treasurer to as-State or his successor in office, shall cause to be ascertained, without towns the number of acres of wild land, situate in this State, which incorporated. are without the limits of any incorporated town, or of any district or plantation, where Assessors are elected according to law (and which wild lands are owned by non-resident proprietors) and liable to be taxed. And the said Treasurer shall cause a true and correct list to be made of the same, and also of the several counties wherein the same are situated. And on or before the first day of November next, the said Treasurer shall transmit a copy of said list to the Secretary of State for the time being.

This Act passed June 27, 1820.

CHAPTER XIV.

AN ACT incorporating certain persons, for the purposes of building a Bridge uniting the towns of Eastport and Perry.

Sect. 1. BE it enacted by the Senate and House of Persons incor-Representatives in Legislature assembled, That Aaron Hayden, porated. Jonathan Bartlett, Samuel Wheeler, Leonard Pierce, Ichabod R. Chadbourn, and Jery Burgin; with their associates, be, and they hereby are, made a corporation by the name of the Proprietors of the Eastport Bridge, and by that name, may sue and be sued, and may have a common seal and change the same at pleasure; and may make any by-laws, for the management of their concerns not repugnant to the laws of this State; and may at any meeting choose a Clerk and any other officers for managing the business of said corporation by a vote of a majority of the members present; allowing one vote to each share: Provided, No person shall be entitled to more than ten votes.

Be it further enacted, That the said bridge shall SECT. 2. be erected and extended from the northwesterly point of Moose Island, at Tuttle's Ferry, to or near the point of land at which said Ferry is established in the said town of Perry; and shall be built of good and sufficient materials, not less than twenty-four feet wide, and all covered with plank or timber suitable for such a bridge, with sufficient rails on each

side for the safety of passengers.

Rates of toll.

Be it further enacted, That a Toll be, and here-SECT. 3. by is granted for the sole benefit of said corporation, according to the rates following, viz. for each foot passenger or one person passing said bridge, four cents; one person and horse, twelve cents; single horse cart, sled or sleigh, eighteen cents; each wheelbarrow, hand-cart, and every other vehicle drawn by hand, four cents; each team, including cart, waggon, sled or sleigh, drawn by more than one beast, and not exceeding four, thirty cents; and for every additional beast above four, six cents; each single horse and chaise, chair or sulkey, twentyfive cents; each coach, chariot, phæton or curricle, forty cents; neat cattle and horses, exclusive of those rode on, or in carriages, or in teams, six cents each; sheep and swine, one cent each; and in all cases the same toll shall be paid for all carriages, passing said bridge, whether the same be loaded or not; and to each team one man and no more, shall be Persons on mili-allowed, as a driver, to pass free of toll. And all persons who shall actually be on military duty, shall be permitted, with their baggage, to pass the said bridge, free of toll. And

toll free.

75 years.

Provided the bridge is kept in

Bridge then to belong to the State.

at all times when the toll gatherer shall not attend his duty at the said bridge, the gate or gates shall be left open; and the said toll shall commence on the day of the first opening of Toll to continue said bridge for passengers, and shall continue for and during the term of seventy-five years, from the said day, and be collected as shall be prescribed by said corporation: Provided, The said corporation shall at all times, keep the said bridge in good and passable repair; and at the end of said term of seventy-five years, the said bridge shall be delivered over in good repair to and for the use of this State. Provided, And that the le- nevertheless, The Legislature may dissolve said corporation, gislature may whenever it shall appear to their satisfaction, that the income this solve the corporation when arising from said toll, shall have fully compensated said corpute the tolls have poration for all monies they have expended in purchasing, ses and 9 per cent, interest. repairing and taking care of said bridge, together with an interest thereon at the rate of nine per cent. per annum. The property and ownership of said bridge shall thereupon be vested in said State, and be at their disposal. Also, that at the place where the toll shall be collected, there shall be erected by the said corporation, and constantly exposed to open view, a board or sign, upon which shall be written the

rates of toll, and all the tollable articles, in large or capital wide wheels letters: It is also provided that all wheels, the rims of which exempted from shall be not less than six inches wide, and drawn by one or more beasts, shall have a right to pass and repass said bridge free from toll for four years from the time said toll shall commence.

SECT. 4. Be it further enacted, That if the said corpora- Charter to be tion shall neglect or refuse for the space of seven years from bridge is built in the passing of this act, to build and complete said bridge, seven years. then this act shall be void.

Sect. 5. Be it further enacted, That if at any time here-Legislature may after, the Legislature shall deem it necessary that a draw for made the passage of vessels should be made in the bridge by this act authorised to be erected, the proprietors thereof shall be obliged to build such draw therein as the Legislature shall direct

SECT. 6. Be it further enacted, That Aaron Hayden and First meeting. Jonathan Bartlett, or either, may call a meeting of said corporation, to be holden in Eastport, aforesaid, by advertisement in the Eastport Sentinel, printed in said Eastport, fourteen days at least before the time of said meeting.

[This Act passed June 27, 1820.]

CHAPTER XV.

AN ACT to incorporate Thomas Cutts and others for the purpose of manufacturing Iron and Steel in the town of Saco.

Sect. 1. BE it enacted by the Senate and House of Representatives in Legislature assembled, That Thomas Cutts, Persons Incorporation Calef, and their associates, be and they hereby are made a corporation by the name of the Saco Iron Works Company, and by that name may sue and be sued; and may have a common seal, and change the same at pleasure; and may make any by-laws for the management of their concerns, not repugnant to the laws of this State; and may hold any May hold propreal estate in the town of Saco, which may be convenient for erry not to exreal estate in the town of Saco, which may be convenient for ceed a certain the carrying on the manufacture of Nails or any other manufacture of Iron and Steel in said town; such real estate not exceeding the value of fifty thousand dollars; and may also hold any personal estate needful for the employment of such manufactory, and actually employed therein, not exceeding the value of one hundred thousand dollars.

SECT. 2. Be it further enacted, That any shares in said Shares how all corporation may be alienated by the proprietor thereof, by an assignment thereof in writing on the back of the certificate of