

MAINE STATE LEGISLATURE

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PRIVATE ACTS

OF THE

STATE OF MAINE,

PASSED BY THE

FIFTH LEGISLATURE

AT ITS SESSION, HELD IN JANUARY, 1825.

PUBLISHED AGREEABLY TO THE RESOLVE OF THE 28TH OF JUNE, 1820.

Portland :

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1825.

SECT. 18. *Be it further enacted,* That if the President, Directors, and Cashier of such Bank, shall, upon demand made by such Commissioners, refuse or neglect to surrender to them all the books, papers, property, estates and demands of said Corporation, such President, Directors and Cashier, so refusing or neglecting, shall thereupon severally become liable in their individual capacities for the payment of all debts due from said Corporation: And any creditor to said Corporation may have and maintain his action against such President, Directors and Cashier, or either of them, to recover against them or either of them, in their individual capacities, the amount of the just demand against said corporation.

[*This Act passed February 23, 1825.*]

CHAPTER CCCXXXII.

AN ACT to incorporate the Saco Falls Manufacturing Company.

SECT. 1. *BE it enacted by the Senate and House of Representatives, in Legislature assembled,* That Seth Storer, Isaac Emery, Jonathan Tucker, John Spring, George Scamman, George Thacher, Seth Spring, Ether Shepley, Andrew Scamman, Samuel Hartley, Jonathan King, Reuben H. Green, Daniel Granger, Joseph Leland, Samuel Pierson, James W. Ripley and Abel Hersey, and such other persons as may hereafter be associated with them, their successors and assigns, be, and they are hereby made a body politic, by the name of the Saco Falls Manufacturing Company, for the purpose of manufacturing cotton, wool, iron, and any other raw material which may be found useful and profitable in the town of Saco; and for this purpose, shall have all the powers and privileges, and be subject to all the duties and requirements expressed in an Act entitled, "An Act defining the general powers and duties of Manufacturing Companies," passed the eighth day of March, in the year of our Lord one thousand eight hundred and twenty-one,

and in an Act additional thereto, passed the fifth day of February, in the year of our Lord one thousand eight hundred and twenty-three.

SECT. 2. *Be it further enacted*, That said Corporation may be lawfully seized and possessed of such real and personal estate, not exceeding the sum of eight hundred thousand dollars, as may be necessary and convenient for carrying on the business of said corporation.

May hold estate, &c.

[*This Act passed February 23, 1825.*]

CHAPTER CCCXXXIII.

AN ACT to incorporate the Brewer Meeting-House Corporation.

SECT. 1. *BE it enacted by the Senate and House of Representatives, in Legislature assembled*, That John Farrington, John Farrington, junior, Jacob Hart, junior, Deodat Brastow, Daniel Farrington, John Gilmore, their associates and assigns, be, and they hereby are incorporated into a body politic, by the name of the Brewer Meeting-House Corporation, for the purpose of building a meeting-house in said town of Brewer; with all the powers and privileges, to which other corporate bodies are entitled by the laws of this State, so far as to enable them to manage the interests and prudential concerns of said corporation.

Persons incorporated.

Powers and privileges.

SECT. 2. *Be it further enacted*, That the proprietors aforesaid shall have power to choose a clerk, treasurer, collector, assessors, and all such other officers as may be necessary, and may remove them or any of them, and fill vacancies when occasion may require; and also to raise money for the purpose of defraying the necessary expenses which have already occurred, or which may hereafter be necessary for building and completing said house; and all money so raised, shall, by said assessors, be assessed on the several proprietors of pews, or owners of shares in said house, according to the first estimated value of said pews or shares; and the property of said proprietors, shall be held to pay

May choose officers.

May raise money;

how assessed,