MAINE STATE LEGISLATURE

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PRIVATE AND SPECIAL

ACTS

OF THE

STATE OF MAINE,

PASSED BY THE

ELEVENTH LEGISLATURE,

At its Session commencing January 5th, 1831.

published agreeably to the resolve of 28th june, 1820.

Portland.

Todd and Holden.....printers to the state.

1831.

CHAPTER 152.

AN ACT to incorporate the York Manufacturing Company.

Approved March 16, 1831.

BE it enacted by the Senate and House of Representatives, in Legislature assembled, That Charles Bradbury, Charles W. Cart-Names of perwright, James Johnson, Ether Shepley, Jonathan sons incorpo-King, George Thatcher and Josiah Calef, their associates and successors be, and they hereby are, constituted a body politic and corporate, by the name of the York Manufacturing Company, for the purpose of manufacturing cotton, wool, For what purlinen, iron, steel and paper, and also engaging in such other branches of trade and manufacture, as may be necessarily and conveniently connected therewith, in the towns of Saco and Biddeford. And said corporation may erect such mills, dams, works, machines and buildings on their own land, as may be necessary for carrying on these useful manufactures and branches of trade. And for these purposes shall have all the powers and priv-Powers and ileges, and be subject to all the duties and requirements expressed in the several Acts of this State, defining the general powers and duties incident to Manufacturing Companies.

SECT. 2. Be it further enacted, That said May hold corporation may take and hold any real or per-property not sonal estate to an amount, not exceeding, at any one million. one time in the whole, the value of one million of dollars.

CHAPTER 153.

AN ACT to incorporate the Proprietors of the Augusta Hotel. Approved March 17, 1831.

Sect. 1. BE it enacted by the Senate and House of Representatives, in Legislature assembled, That Henry W. Fuller, Thomas W. rated.

Names of per-Smith, Greenwood C. Child, Allen Lambard, and their associates, successors and assigns, be, and they hereby are, created a body corporate, by the name of "the Proprietors of the Augusta Hotel," for the purpose of purchasing and hold-

For what purpose.

ing a lot of land and erecting and maintaining a house of public entertainment, with all necessary stables and out buildings, to be situate in the town of Augusta, and by that name may sue and be sued, plead and be impleaded, defend and be Powers, &c. defended in any Court whatever, to have and use a common seal, and make laws and regulations for the convenient management of their common stock, not inconsistent with the laws of the State, and to have all the other powers incident to corporations.

vestment.

SECT. 2. Be it further enacted. Amount of in. amount actually invested and to be invested by said Proprietors, for the aforesaid purposes, shall not be less than eight thousand, nor more than fifteen thousand dollars, (exclusive of appropriations for repairs, or replacing any buildings or property which may be destroyed by fire.) And Stock shall be the capital stock to be invested, shall be divided into one hundred shares; and at all meetings of said corporation, each proprietor shall have as many votes as he holds shares; Provided, That no person shall have more than twenty votes.

divided into shares.

Proviso.

Shares to be

to be changed at the pleas islature. Legislature. Whenever

Sect. 3. Be it further enacted, That the shares or stock in this corporation, shall be deem-Shares to be deemed per ed and taken to be personal property, and transsonal proper-fered and sold as such; and that the powers Powers gran granted by this Act may, at any time, be enlarged, ted by this Act restrained or repealed at the pleasure of the Leg-And whenever the corporation shall be dissolved, the property thereof shall vest in the holders of the shares, at the time of such dissolucorporation shall dissolve, tion, according to their several and respective inproperty to terests therein, subject to the legal and equitable ers of shares. claims of creditors of the corporation, to be enforced as the Legislature may direct.

SECT. 4. Be it further enacted, That the First meeting, first meeting of said corporation, shall be at such time and place, and notified in such manner, as any two of the persons named in this Act may direct.

CHAPTER 154.

AN ACT altering the division line between the Counties of Hancock and Washington.

Approved March 17, 1831.

BE it enacted by the Senate and House of Representatives, in Legislature assembled, That from and after the passage of this Act, the division line between the Counties of Hancock and Division line Washington be, and hereby is established as fol-described, between Hanlows, to wit; beginning at the South East corner cock & Washof township numbered sixteen, thence Northerly ington. on the line dividing townships numbered sixteen and seventeen; twenty two and twenty three; twenty eight and twenty nine, to the North East corner of township numbered twenty eight; thence Easterly on the line dividing the townships numbered twenty nine and thirty five, to the South East corner of the last mentioned township; thence Northerly on the line dividing the townships numbered thirty five and thirty six, forty one and forty two, four and five, to the North line of the Bingham purchase. And said line is hereby declared to be the true boundary line, so far as it extends, any law to the contrary notwithstanding.