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.

1832.

ligations of former Act.

CHAPTER 191.

AN ADDITIONAL ACT respecting the Winthrop Bank.

Approved March 30, 1831.

SECT. 1. BE it enacted by the Senate and House of Representatives, in Legislature assembled, That an Act, entitled "An additional Act 1829, to con-respecting Winthrop Bank," passed the fifth day time in force of February, in the year of our Lord one thousand sand eight hundred and twenty-nine, be, and hereby is revived and continued in force, until the first day of March, which will be in the year of our Lord one thousand eight hundred and

thirty-two.

President Directors and Company of the Winthrop Bank shall be, and continue a body corporate for and during the time specified in the first Subject to obsection of this Act; subject to the obligations, and with the rights and privileges belonging to the same, as prescribed in the Act of incorporation of said Bank, and the Stockholders of said Bank are hereby authorized to hold their meetings at any place within the town of Winthrop where they can most easily convene.

SECT. 2. Be it further enacted, That, the

Sect. 3. Be it further enacted, That all Acts repealed. Acts and parts of Acts inconsistent with the provisions of this Act, be, and the same hereby

are repealed.

CHAPTER 192.

AN ACT to incorporate the Proprietors of the Fulton Steam Mills.

Approved March 30, 1831.

Sect. 1. BE it enacted by the Senate and House of Representatives, in Legislature assem-Persons incor- bled, That Isaac Gage, Kilborn G. Robinson, John Otis, Calvin Spaulding and Ephraim H. porated.

Lombard, their associates, successors and assigns, be, and they hereby are, incorporated into a body politic, by the name of the Proprietors of the Fulton Steam Mills, for the purpose of the corpora-grinding dye woods, or other material or ar-tion. ticle, and for the manufacture of any article from wood, iron or metal, within any part of the County of Kennebec, and for this purpose shall Estate person-have power to take and hold real and personal al and real not estate, not exceeding in value thirty thousand \$30,000. dollars, with power to sue and be sued, implead Powers grantand to be impleaded, to make and use a common od. seal, and the same at pleasure to alter and revoke, with all the other requisite powers and privileges incident to such a corporation, for the purpose of carrying the object into full effect, with power also to elect all such officers as they may see fit, for the proper management of the affairs of said corporation, and to make, establish and enforce all such rules, regulations and bylaws as are not repugnant to the Constitution and the laws of this State.

Sect. 2. Be it further enacted, That the persons above named, or any two of them, shall First meeting, have power and authority to call the first meet-how called. ing of said corporation, at such time and place, as they may see fit, giving seven days previous notice of the same, either by personally notifying every member of the same, or by advertisement thereof in some public newspaper, printed in Hallowell or Augusta, at which meeting, or at any future meeting, legally called, it shall be lawful for said members to elect such officers as they shall see fit and to make and establish any or all lawful rules and regulations for the government of said corporation, and to agree upon and settle the mode of calling future meetings.

SECT. 3. Be it further enacted, That the Property invested, entiproperty which shall or may be invested in said tied to benefit corporation, shall be entitled to all the benefits 4, 1831, and and privileges of an Act entitled an Act "addi-Act of Feb. 7,

tional to an Act to exempt manufactures of cotton, wool, iron and steel from taxation for limited times," passed the fourth day of March, one thousand eight hundred and thirty-one, and also the Act of February seventh one thousand eight Although less hundred and twenty-five, although the sum in-than \$30,000. vested may be less than thirty thousand dollars.

Be it further enacted, That the Powers reser powers granted by this Act, may be enlarged, restrained or annulled at the pleasure of the Legislature.

CHAPTER 193.

AN ACT to establish the Kennebec Boom Corporation-

Sect. 1. BE it enacted by the Senate and House of Representatives, in Legislature assem-

at pleasure; and for the purposes of their incorporation, may make any by-laws for the management of their concerns, and generally shall be vested with, and enjoy, all powers and privileges, incident to similar corporations, such as may be necessary to the convenient management of the

Approved March 30, 1831.

bled, That Seth Paine, Jr., Jediah Morrell, John Persons incor-L. Meserve, Zebulon Sanger, Samuel E. Crockporated. er, Isaac Farrar, Samuel Farrar, Stephen Weston, John W. Weston, Andrew Morse, David Page, Moses Appleton, Lucius Allen, Mason Greenwood, John Dow, Matthias P. Sawyer, and John White, their associates, successors and assigns, be, and they hereby are constituted and established a body corporate by the name of the "Kennebec Boom Corporation" for the term of For term of 30 thirty years. And by that name may sue and be years. sued; prosecute and be prosecuted; may and shall have a common seal, to be altered by them

concerns of said corporation.

Powers grant-