

PRIVATE AND SPECIAL

ACTS

OF THE

STATE OF MAINE,

PASSED BY THE

THIRTEENTH LEGISLATURE,

AT ITS SESSION COMMENCING JANUARY 2, 1833.

PUBLISHED AGREEABLY TO THE RESOLVE OF JUNE 28, 1820.

AUGUSTA:

I. BERRY & CO. PRINTERS TO THE STATE.

1833.

PROPRIETORS OF THE HALLOWELL HOTEL.

election, to determine the number of grades of schools, and the number of schools of each grade, which shall be kept in the district; classify the scholars according to their attainments, and direct at which of the schools they shall be allowed to attend respectively, lay out and expend the school money raised by the town and assigned to the district, as its proportion, in the support of schools thus established, giving to each school in proportion to the number of scholars assigned to it. And said Directors shall Shall make a make report of their doings and of the state and progress doings &c. of the schools at the annual meeting held next after their appointment.

SECT. 2. Be it further enacted, That any two or more Two or more districts in said town may, by vote in legal district meetings, districts may called for the purpose, unite and form themselves into one district, and, when so united, have all the benefits of this Act.

Be it further enacted, That this Act shall not This Act not to Sect. 3. be binding upon any district, until accepted by them in le- be binding until accepted. gal district meeting.

SECT. 4. Be it further enacted, That all Acts and parts Former Acts reof Acts, inconsistent with the provisions of this Act, be pealed so far as and the same hereby are repealed, so far as relates to the the town of school districts in Augusta, which shall accept this Act.

Augusta.

CHAPTER 350.

AN ACT to incorporate the Proprietors of the Hallowell Hotel.

Approved February 27, 1833.

SECT. 1. Be it enacted by the Senate and House of Representatives, in Legislature assembled, That Kilborn G. Robin- Names of person, Franklin Glazier, Calvin Spaulding, Isaac Gage, An- sons incorporadrew Masters, and their associates, successors and assigns, be, and they hereby are, created a body corporate, by the name of "The Proprietors of the Hallowell Hotel," for the

report of their

PROPRIETORS OF THE HALLOWELL HOTEL.

purpose of purchasing and holding any lots 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 Hallowell; and by that name may sue and be sued, plead and be impleaded, defend and be defended in any Court whatever, may have and use a common seal, and the same, at pleasure may alter and revoke, and may make by-laws and regulations for the convenient management of their common stock, not inconsistent with the laws of the State, and to have all other powers incident to similar corporations.

ed shall not exceed \$20,000.

Their powers &c.

Capital Stock to be divided into shares of \$100 each, Each proprietor many votes as

Shares to be deemed person-

tion shall be disers of shares.

First meeting.

Sect. 2. Be it further enacted, That the amount ac-Amount invest- tually invested and to be invested by said Proprietors, for the aforesaid purposes, shall not exceed Twenty Thousand Dollars, (exclusive of appropriations for repairs, or replacing any building or property which may be destroyed by fire or otherwise.) And the capital stock invested shall be divided into shares of One Hundred Dollars each, the number of shares to depend upon the amount of capital actually invested, but in no case to exceed two hunentitled to as dred shares. And at all meetings of said Corporation, each he holds shares, Proprietor shall have as many votes as he holds shares.

Be it further enacted, That the shares or stock SECT. 3. in this Corporation, shall be deemed and taken to be peral property &c. sonal property, and transferred and sold as such; and that the powers granted by this Act may, at any time, be enlarged, restrained or repealed, at the pleasure of the Leg-When Corpora- islature. And whenever the Corporation shall be dissolvsolved, property ed, the property thereof shall vest in the holders of the vest in the hold. shares, at the time of such dissolution, according to their several and respective interests therein, subject to the legal and equitable claims of creditors of the Corporation, to be enforced according to law.

> Be it further enacted, That the first meeting of **Sect.** 4. 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.