

## PRIVATE AND SPECIAL

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# ACTS

#### OF THE

# STATE OF MAINE,

PASSED BY THE

## FOURTEENTH LEGISLATURE,

At its Session, held in January, 1834.

PUBLISHED AGREEABLY TO THE RESOLVE OF JUNE 28, 1820.

AUGUSTA : I. BERRY & CO. PRINTERS TO THE STATE.

1834.

for Trustees, as they shall deem suitable; to determine the times and places of their meetings, the manner of calling them, and the method of removing and electing Trustees; to prescribe the powers and duties of their several officers; to appoint Preceptors, and other Teachers of said Academy, to determine their powers and duties, to fix their compensation and to limit the tenure of their offices.

Be it further enacted, That the number of said SECT. 3. Number of trus- Trustees, shall not at any time, be more than twenty nor tees not more less than ten, any five of whom shall constitute a quorum for transacting business.

Be it further enacted, That John Pitts be, and SECT. 4. Mode of calling hereby is authorized to appoint the time and place of holding the first meeting of said Trustees; and to give them personal notice thereof in writing, at least three days prior

to such meeting.

#### CHAPTER 416.

#### AN ACT to incorporate the Brunswick Company.

#### Approved February 6, 1834.

SECT. 1. Be it enacted by the Senate and House of Representatives, in Legislature assembled, That Isaac Lincoln, Joseph McKeen, Richard T. Dunlap, Abner B. Thompson, Ebenezer Everett, Nathaniel Davis, John C. Humphreys, David Dunlap, Noah Hinkley, Elijah P. Pike, Narcissa Stone, Robert P. Dunlap, Thomas Pennell, John Dunning and James McKeen, their associates and successors, be, and they hereby are, constituted a body politic and corporate, by the name of the Brunswick Company, for the purpose of manufacturing cotton, wool, iron and steel, and such other raw materials as may be necessarily and conveniently connected therewith, in the town of Brunswick. And said corporation may erect such mills, dams, works, machines and buildings on their own land, as may be necessary and useful in carrying on the business of said

less than ten.

the first meeting.

### CUMBERLAND MARINE RAILWAY COMPANY.

company. And for these purposes shall have all the powers Powers, priviand privileges, and be subject to all the duties and require- leges and liabilments contained in the several Acts of this State, defining [See chap. 197, the general powers and duties incident to manufacturing ch. 221, vol. 3, companies, and not inconsistent with the provisions of the vol. 3, p. 127second section of this Act.

SECT. 2. Be it further enacted, That said corporation 494, vol. 3, p. 340.1 may take and hold any real or personal estate to an amount not exceeding, at any one time in the whole, the value of the amount of five hundred thousand dollars. That the capital stock to real estate. be invested by said corporation, shall be divided into shares Capital stockof three hundred and twenty five dollars each; that each how invested. proprietor shall be entitled to as many votes as he votes and as may hold shares; and that no assessment shall ever be sessments. made by said corporation upon any share, after the sum of three hundred and twenty five dollars shall have been actually paid by the proprietor thereof, to the treasurer of said corporation.

ch. 385, vol. 3, p. 234, and ch.

Limitation of

### CHAPTER 417.

AN ACT to incorporate the Cumberland Marine Railway Company,

Approved February 8, 1834.

SECT. 1. Be it enacted by the Senate and House of Representatives, in Legislature assembled, That Joseph Sturdivant, Names of per-Ephraim Sturdivant, Andrew Blanchard, Thomas McLel- sons incorporatlan, Greely Sturdivant, Nathan Dyer, Isaac Sturdivant, James Townsend, Nathan Dyer Junior, and Royal Williams, their associates, successors and assigns, be and they hereby are, made a body politic and corporate by the name of the Cumberland Marine Railway Company, for Corporate name. the purpose of making and supporting a Marine Railway in the city of Portland in the county of Cumberland, with all the rights privileges and immunities incident to Rights, privisimilar corporations, so far as may be necessary to carry munities.