MAINE STATE LEGISLATURE

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PRIVATE AND SPECIAL

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.

CHAPTER 459.

AN ACT to increase the toll of a Bridge over Wild River in the town of Gilead.

Approved February 25, 1834.

Amount of toll granted to Bridge in the town of Gilead increased.

Be it enacted by the Senate and House of Representatives, in Legislature assembled, That instead of the toll established by the Act to which this is in addition, there be granted to the corporation created by said Act, a toll according to the following rates; to wit. For each foot passenger, One Cent, one person and horse, Six Cents, single horse cart, sled, or sleigh, Eight Cents, each team including cart-waggon, sled or sleigh drawn by two beasts, Twelve and a Half Cents, and for each additional beast above two, Two Cents, each single horse and chaise, chair or sulkey, Sixteen Cents, each coach, chariot, phæton or curricle drawn by two horses Thirty Cents, and for every additional beast Two Cents, neat cattle, horses, mules or asses exclusive of those ridden or in carriages, Two Cents, each, sheep and swine, Half of One Cent, each. And to each team one person only shall be allowed as a driver to pass free of toll.

CHAPTER 460.

AN ACT to incorporate the Sullivan Granite Company.

Approved February 25, 1834.

Names of per-

Corporate name and purposes of incorporation.

SECT. 1. Be it enacted by the Senate and House of Representatives, in Legislature assembled, That John S. Ayer, Bons incorporate Alfred Johnson, Junior, William G. Crosby, Nathaniel M. Lowney, Frye Hall, Hugh J. Anderson, and their associates, successors and assigns be and they hereby are created a corporation by the name of the Sullivan Granite Company for the purpose of opening, splitting, hewing and sending to market the stone situate in the town of Sullivan in the county of Hancock, which may belong to said cor-

poration, with power by that name to sue and be sued, to Powers, priviuse a common seal and to have all the privileges and powities. ers, and be subject to all the duties and liabilities and requirements contained and specified in the Act, defining Vol. 2. chap. the general powers and duties of manufacturing companies passed March eighth in the year of our Lord one thousand eight hundred and twenty one, and the general Acts in addition thereto.

157, p. 597.

Be it further enacted, That the said corpora- Amount of real Sect. 2. tion may purchase and hold real and personal estate to an amount not exceeding Twenty Thousand Dollars exclusive of the Granite or Stone in its rough state.

SECT. 3. Be it further enacted, That no individual stock- No stockholder holder in the said corporation shall have or exercise the than one third right of giving more than one third of the votes in the determination of any question before the corporation, or in the election of the officers thereof, whatever may be his number of shares in said corporation, unless the number of corporators shall be reduced below the number of four.

of the votes.

Sect. 4. Be it further enacted, That John S. Ayer above First meeting. named shall have power to call the first meeting of said how called. corporation by giving personal notice of the time and place of holding the same verbally or in writing.

CHAPTER 461.

AN ACT to incorporate the Trustees of Lewiston Falls Academy.

Approved February 25, 1834.

Sect. 1. Be it enacted by the Senate and House of Representatives, in Legislature assembled, That Edward Little, To- Names of perbias Purinton, James Goff, Junior, William R. Frye, sons incorporated. Daniel Greene, Elisha Keen, Gideon D. Dickinson, Samuel Stone, Jonathan Rupurs, John A. Briggs and Enoch Littlefield, with their associates and successors be and they hereby are incorporated into a body politic by the name of Corporate name the Lewiston Falls Academy for the purpose of advancing and purposes of incorporation.