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.

Sidensparker of Waldoborough be allowed to take the of name Catherine Mary Parker; and said persons shall in future be respectively known and called by the names which they are respectively allowed to take as aforesaid; and the same shall be considered as their only proper names.

CHAPTER 487.

AN ADDITIONAL ACT to incorporate the Gardiner Savings Institution.

Approved March 7, 1834.

Be it enacted by the Senate and House of Representatives, in Legislature assembled, That the said corpora- Gardiner Savtion may receive deposits of money and shall use the same may receive deto the best advantage for the benefit of the depositors, and the net income or profit thereof shall be by them divided Net income to among the persons making such deposits their executors, mong persons administrators or assigns in just proportion; and such making deposits may be withdrawn at such reasonable times and in such manner as said corporation shall appoint.

ings Institution posits, &c.

be divided a-

SECT. 2. Be it further enacted, That the fourth section Part of former of the Act to which this is additional be, and the same is Act repealed. hereby repealed.

CHAPTER 488.

AN ACT to annex Chandlers Gore to Livermore.

Approved March 7, 1834.

Be it enacted by the Senate and House of Representatives, in Legislature assembled, That the unincorporated tract of land situated between the towns of Livermore and excepting North Hartford in the County of Oxford, known by the name of lot annexed to Livermore. Chandlers Gore (excepting the north lot thereof, owned by Messrs. Crooker and Rich) together with the inhabitants thereon, be and the same hereby are annexed to said

town of Livermore and invested with all the powers, privileges and immunities and subject to all the duties and liabilities to which other inhabitants of said town of Livermore are subject.

CHAPTER 489.

AN ACT to incorporate the Kennebec Dam Company.

Approved March 7, 1834.

Persons incorporated.

Be it enacted by the Senate and House of Representatives, in Legislature assembled, That Allen Lambard, Daniel Williams, James Bridge, James L. Child, Asa Redington Jr., Rufus C. Vose, Luther Severance, Mark Nason, William H. Kittredge, William A. Brooks, George W. Morton, Edward Williams, Roscoe G. Greene, Edmund T. Bridge, William Bridge, Elias Craig Jr., Lot Myrick, Alfred Redington, William Dewey, Henry R. Smith, Henry Williams, George W. Perkins Jr., William L. Wheeler, Horatio Bridge, Greenlief White, James W. Bradbury, Joseph G. Moody, William Lambard, Charles Keene, and John Pope, their associates, successors, and assigns, be, and they hereby are, incorporated into a body politic by the name of the Kennebec Dam Company, and by that name may prosecute and defend suits at law and equity; have and use a common seal; make and establish by-laws, rules and regulations, not repugnant to the laws of the State, for the management of their concerns; choose all necessary officers; and have, exercise and enjoy all the rights, privileges and immunities, pertaining to companies legally incorporated.

Powers, privileges, &c.

SECT. 2. Be it further enacted, That any three of the five persons first above named may call the first meeting of the corporation, by publishing the time and place thereof seven days previously in the Kennebec Journal, at which meeting a President, Treasurer, Directors and other officers may be chosen, by-laws adopted and any other

First meeting-