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.

pense to said Bath Ferry Company for the use of the same and connected with the great road leading East and West across the Kennebec river.

Limitation of this Act.

SECT. 7. Be it further enacted, That if said Sagadahock Ferry Company shall neglect for the space of two years from the first day of October next, to establish said Ferry agreeably to the provisions of this Act, then this grant shall be null and void.

First meetinghow called.

SECT. 8. Be it further enacted, That any two of the three persons first named in this Act be, and they hereby are authorized to call the first meeting of said proprietors, by giving notice thereof in a newspaper printed in Bath. fifteen days previous to said meeting.

Powers, &c. ture.

SECT. 9. Be it further enacted, That the Legislature subject to con-may at any time enlarge, restrain or annul the powers granted by this Act.

purchase boats, &c. of Bath Ferry Company in case, &cc.

Be it further enacted, That if the said Bath SECT. 10. Corporation to Ferry Company shall neglect to establish and maintain a good and sufficient Ferry at the places designated by the said Sagadahock Ferry Company, according to the provisions of Section sixth of this Act; then the said Sagadahock Ferry Company, shall if so requested by the said Bath Ferry Company purchase of said Company its boats, gear and horses, at such sum as the said companies shall agree upon or in case they cannot so agree, at such sum as the County Commissioners for the County of Lincoln, may determine.

CHAPTER 491.

AN ACT Additional to an Act to incorporate the Proprietors of the Bangor Pier Corporation.

Approved March 8, 1834.

Be it enacted by the Senate and House of Representatives, in Legislature assembled, That the Proprietors of the Bangor Pier Corporation be, and are hereby authorized to purwhase and hold, in addition to the real estate mentioned Bangor Pier in the Act of incorporation passed March fifteenth one thorized to purthousand eight hundred and thirty, and the Act additional chase and hold additional real thereto, passed March twenty-fifth, one thousand eight estate. hundred and thirty-one, the flats adjoining the burying ground in said Bangor, and a parcel of land containing about one half of an acre, the same which was conveyed by John O'Brien to William Emerson and others by his deed bearing date June twenty eighth, one thousand eight hundred and thirty one, and such further real estate as may be necessary for the purposes of said Corporation, not exceeding in value the sum of Ten Thousand Dollars; and said Corporation shall have full power to grant and To have power sell the said real estate or any part thereof, and also to and lease the lease, use, manage and improve the same in such manner, as may be determined on, by two thirds of the votes of said Proprietors, given at any legal meeting of said Corporation.

Corporation au-

CHAPTER 492.

AN ACT to incorporate the Proprietors of the Moosehead Dam Company.

Approved March 8, 1834.

SECT. 1. Be it enacted by the Senate and House of Representatives, in Legislature assembled, That Samuel A. Bradley, M. P. Sawyer, Henry W. Fuller, Stephen Cummings, sons incorporat-Seth Paine Jr., John L. Mason, Samuel E. Crocker, Reuel Williams, Mason Greenwood, Samuel K. Whittier, Ebenezer H. Scribner, John Bradley, Thomas W. Smith, John White, Richard T. Dunlap, Jabez Bradbury, Alfred Johnson Jr., Luther Fitch, Nathaniel Mitchell, Moses Titcomb, George W. King, John Warren, Nathaniel Warren and Joshua M. Rideout with their associates and successors be and hereby are created a body politic by the name of the Proprietors of the Moosehead Dam Compa- Corporate ny with power to sue and be sued; to have a common