MAINE STATE LEGISLATURE

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PRIVATE AND SPECIAL ACTS

OF THE

STATE OF MAINE,

PASSED BY THE

SETTEENTE LEGISLATURE,

At its Session, held in January, 1836.

Huhlfsped agreeally to the Resolbe of June 28, 1820.

AUGUSTA:

SMITH AND ROBINSON,.....PRINTERS TO THE STATE

1836

Powers and du- privileges and powers, and be subject to all the duties and liabilities, incident by law to similar corporations; and also subject to an Act entitled an Act concerning corporations passed Feb. 16, A. D. 1836.

SECT. 2. Be it further enacted, That said Corporation May hold estate may purchase hold and manage real and personal estate, 200,000 dollars. not exceeding at any one time two burds had been as any one time two burds. not exceeding at any one time two hundred thousand dollars.

Mode of calling first meeting.

Be it further enacted, That Enos Wilder and SECT. 3. Moses Greenleaf shall have power to call the first meeting of said Corporation by advertising notice of the time and place of said meeting fourteen days prior thereto in the Boston Commercial Gazette, at which, or any subsequent legal meeting thereof, any by laws, for the government of said Corporation, not contrary to the laws of this State may be adopted.

Chapter 76.

AN ACT to incorporate the Maine Granite Company.

Approved March 7, 1836.

Be it enacted by the Senate and House of Repre-

Names of Corporators.

resentatives, in Legislature assembled, That Barnabas Palmer William Cutter, Daniel Winslow, Nathaniel Mitchell and John Neal, their associates, successors and assigns, be, and they hereby are, created a corporation by the name of the Corporate name. Maine Granite Company, for the purpose of quarrying, working and dealing in Granite and other Stone in Kennebunk Port, and of transporting the same to market, with power to construct and maintain a rail road, commencing at or near the United States Quarry, on the Wormwood Farm, so called, in Kennebunk Port, and extending by the most convenient route to the tide waters at or near, the wharves of the Corporation in said Town-and for these

purposes shall have all the powers, and privileges, and be

subject to all the duties and requirements, incident by

Powers and du-

law, to similar Corporations-and may take, hold and man- May hold estate age real estate, not exceeding at any one time, two hun- \$350,000. dred thousand dollars, and personal estate not exceeding one hundred and fifty thousand dollars, Provided, That said Proviso. Company shall not construct or maintain any railroad over any lands not owned by them or without the permission in writing, under the hand and seal of the owner thereofnor across, or over any public road, or private way so as to obstruct the safe and convenient use of the same.

Chapter 77.

AN ACT to incorporate the York County Granite Company.

Approved March 7, 1836.

Be it enacted by the Senate and House of Representatives, in Legislature assembled, That John Emery Ralph Curtis, Ed-Persons incorpoward Gould, Barnabas Palmer, Albert Smith, Lauriston Ward, Nathan Chadwick, their associates, successors and assigns, be, and they hereby are, created a Corporation, by the name of the York County Granite Company, for Corporate name. the purpose of quarrying, manufacturing, and dealing in Granite and other stone, upon their own land, in the County of York, and of transporting the same to market, with power to hold and manage real estate not exceeding May hold estate two hundred thousand dollars at any one time and per- \$350,000. sonal estate, not exceeding one hundred and fifty thousand dollars and having all the powers and privileges and being Powers and dusubject to all the liabilities and restrictions incident by law to similar Corporations, and also subject to an Act entitled an Act concerning Corporations passed the sixteenth day of February in the year of our Lord one thousand eight hundred and thirty six.