

PRIVATE AND SPECIAL ACTS

OF THE

STATE OF MAINE,

PASSED BY THE

SEZTEENTE LEGESLATURE,

At its Session, held in January, 1836.

Puplished agreeably to the Resolve of June 28, 1820.

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

1836.

to his duty, the gate shall be left open, and the toll shall commence from the day of opening the Bridge for passengers; and the Proprietors aforesaid shall erect and at all times keep, at the place where the toll is collected, exposed to view, a sign or board with the rates of toll fairly and legibly written thereon.

Be it further enacted, That unless said Bridge SECT. 5. Bridge to be fin- shall be erected and finished within the term of five years from the passing of this Act, and shall be kept in good repair thereafter, this grant shall be void.

Be it further enacted, That Edward Rouse be SECT. 6. Manner of call- and he hereby is authorized to fix the time and place of holding the first meeting of said Corporation, and to notify the same, by posting up notices thereof in some public place in each of the Towns of Sullivan, Hancock and Franklin and advertising in a newspaper printed in Ellsworth at least fourteen days before said meeting.

Chapter 92.

AN ACT to incorporate the Proprietors of the Calais Temperance House.

Approved March 9, 1836.

SECT. 1. Be it enacted by the Senate and House of Repre-Names of Corpo- tatives, in Legislature assembled, That Samuel F. Barker, Samuel Kelley and George J. Galvin, their associates, successors and assigns, ---proprietors of the following described real estate, situate in Calais in the County of Washington and bounded as follows, to wit; westerly by the meeting house avenue so called, northeast by land of Otis L. Bridges and Samuel Kelley, easterly and southerly on land of Samuel Kelley and land late in occupation of William H. Tyler or however otherwise bounded, containing half an acre more or less-be and they hereby are made a body corporate by the name of the Proprietors of the Calais Temperance House, for the purpose of erecting, finishing, altering, repairing, enlarging, improving and furnishing on

rators.

Description of boundaries.

Corporate name.

ished within five years.

ing first meeting.

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the premises above described, a commodious building or buildings, with suitable accommodations for travellers, for a Public House.

SECT. 2. Be it further enacted, That said Proprietors May hold estate may take and hold estate real and personal, not exceeding \$30,000. thirty thousand dollars, and shall have all the powers, necessary for the convenient management of said property, subject nevertheless to the duties and requirements and entitled to all the privileges of an Act entitled "An Act concerning Corporations," passed February sixteenth in the year of our Lord one thousand eight hundred and thirty six.

SECT. 3. Be it further enacted, That the stock in Stock of said said Company shall be deemed and taken to be personal deemed personal property and transferred and sold as such. And whenever the Corporation shall be dissolved, the property thereof shall vest in the holders of the shares, at the time of such dissolution according to their several and respective interests therein, subject to the legal and equitable claims of creditors of the Corporation to be enforced according to law.

to the amount of

property.

Chapter 93.

AN ACT to incorporate the Perry Manufacturing Company.

Approved March 9, 1836.

Be it enacted by the Senate and House of Rep-SECT. 1. resentatives in Legislature assembled, That Mark Leighton, Names of corpo-Aaron Frost and Charles Frost, their associates and successors be and they hereby are constituted a body politic and corporate, by the name of the Perry Manufacturing Corporate name. Company, with power to build a dam over tide waters in Powers, &c. the town of Perry from Dodge's Point to Charles Frost's land near the State's land at Stand's Point, and cut a canal from Frost's Cove, so called, across Mark Leighton's land into Perry harbor, provided the land taken for the purposes aforesaid shall be owned by the Corporation; and said Cor-