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

corporate the Maine Granite Company," be, and the same Corporate name hereby is changed, to "The Maine Quarrying Association," changed. by which latter name and title said Company shall hereafter be known and styled.

Chapter 101.

AN ACT to incorporate the Penobscot Mill and Manufacturing Company.

Approved March 15, 1836.

SECT. 1. Be it enacted by the Senate and House of Representatives in Legislature assembled, That Simon P. Green, Names of Corpo-Joseph Floyd, Walter Smith, George Kittredge, Lyman rators. Morse, Ebenezer Chapman, Albert Foster, George W. Tole, Samuel Haley, their associates, successors and assigns be and hereby are established a Corporation by the name of the Penobscot Mill and Manufacturing Company, Corporate name. for the purpose of manufacturing lumber, cotton, wool, iron and steel, and by that name may sue and be sued prosecute and defend suits at law, shall have a common seal, to be altered by them at pleasure, may make any by laws for the management of their concerns, not repugnant to the Laws of this State, and generally shall be vested with and enjoy all the powers and privileges incident to fleges, such Corporations.

SECT. 2. Be it further enacted, That said Company may erect on their own land at or near Shad Rip Falls, in the &c. Town of Orono, such mills, dams, works, machines and buildings as is necessary to carry on their business, Pro- Proviso. vided, that they do not in any way obstruct the navigation of the Penobscot River.

SECT. 3. Be it further enacted, That said Company may May hold estate hold by purchase or otherwise, real and personal estate to \$700,000. the amount of seven hundred thousand dollars.

SECT. 4. Be it further cnacted, That said Corporation Duties and shall be liable to all the duties and requirements, expressed requirements.

in the several Acts of this State, defining the general powers and duties of Corporations, and also to "an Act concerning Corporations" passed February sixteenth in the year of our Lord one thousand eight hundred and thirty six.

first meeting.

Be it further enacted, That any two of the SECT. 5. Mode of calling Corporators may call the first meeting of the Company, by giving or causing a notice to be given to the others named in this Act of the time and place of said meeting.

Chapter 102.

AN ACT to acorporate the Exchange Fire and Marine Insurance Company.

Approved March 15, 1836.

rators.

Sect. 1. Be it enacted by the Senate and House of Repre-Names of Corpo. sentatives, in Legislature assembled, That Jacob Knight, Charles M. Davis, Enoch Paine, Nathan Nutter, Luther Jewett, George Willis, Augustine Haines, John L. Meserve, their associates, successors, and assigns, be and they hereby are

Corporate name.

Powers and du-

created a Corporation by the name of the Exchange Fire and Marine Insurance Company, with the powers usually granted to other Insurance Companies, and subject to all the duties obligations and restrictions, contained in a law of this State passed the twenty fourth day of February one thousand eight hundred and twenty one, entitled "An Act to define the powers, duties and restrictions of Insurance Companies," for the term of twenty years from and after the passing of this Act, and may purchase and hold May hold estate to an amount not exceeding twenty thousand dollars.

\$20,000.

Capital Stock \$200,000. Number of

shares,

SECT. 2. Be it further enacted, That the Capital Stock of said Company exclusive of premium notes and profits, shall be two hundred thousand dollars, divided into shares of one hundred dollars each, of which fifty per cent shall be paid within thirty days after public notice given by the President and Directors in two newspapers printed in Portland and