

# MAINE STATE LEGISLATURE

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PRIVATE AND SPECIAL ACTS

OF THE

STATE OF MAINE,

PASSED BY THE

SIXTYEIGHTH LEGISLATURE,

At its Session, held in January, 1836.

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Published agreeably to the Resolbe of June 28, 1820.

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AUGUSTA:

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

1836.

of Hancock, and for these purposes shall have all the power and privileges and be subject to all the duties and requirements expressed in the several Acts of this State, defining the general powers and duties of Manufacturing Corporations, and also to an Act concerning Corporations, passed February sixteenth one thousand eight hundred and thirty six.

Powers, &c.

SECT. 2. *Be it further enacted*, That said Company may erect and build wharves on their own land and in such manner, as shall in nowise obstruct the navigation of said river.

May hold estate to the amount of \$50,000.

SECT. 3. *Be it further enacted*, That said Corporation shall have power to hold personal or real estate to the amount of fifty thousand dollars, exclusive of their property in said Mountain.

### Chapter 144.

AN ACT to make valid certain doings of the First Parish in the Town of Fryeburg.

Approved March 22, 1836.

Persons composing 2d Parish.

Income of fund to be divided.

Whereas the First Parish of the Town of Fryeburg, at a legal meeting thereof held on the fifteenth day of September in the year of our Lord one thousand eight hundred and thirty five, unanimously voted that so soon as a second Parish composed of John S. Barrows, Stephen Chase, Henry C. Buswell and Reuel Barrows and their associates should be legally formed and organized, the annual income of the fund arising from the sale of the parsonage lands in the Town of Fryeburg, should be divided between the two Parishes in proportion to the annual number of rateable polls in said Parishes respectively, and to authorize and request the Trustees of said Fund in the Town aforesaid to pay to the Treasurer of each Parish the proportion belonging to such Parish according to the above ratio.

And whereas the said Parish at the meeting aforesaid further unanimously voted to release the said Trustees, their heirs, executors and administrators from all liability to the said Town or Parish to pay damage on account of any loss which might arise by reason of their paying said income to said Treasurer as aforesaid and to justify them for making such payment.

Trustees to be released from all liability to pay damages, &c.

And whereas the said Parish, at the meeting aforesaid, further unanimously voted, that if a portion of those who should compose said First Parish, should see fit, thereafter, to withdraw therefrom and to form another distinct Parish or Parishes—to authorize and request the said Trustees to pay to the Treasurer or Treasurers of such Parish or Parishes their due proportion of the income of said fund according to the ratio before named and to justify the said Trustees for making such payment.

Persons withdrawing from 1st Parish, entitled to their proportion of funds.

And whereas the said Parish at the meeting aforesaid further unanimously voted, to authorize and request the said Trustees to pay over the annual income arising from all donations to said fund to the Treasurers of said several Parishes aforesaid, in the same manner and proportion, as they might be authorized to pay over the income arising from the sale of the parsonage land aforesaid—reserving and excepting the right to each and every donor or his legal representative or representatives to decide which of the said Parishes should receive the income arising from his donation to said fund.

Income arising from donations to be divided among the several Parishes.

Reservation.

And whereas the said Parish, at the meeting aforesaid further unanimously voted—that each and every donor to said fund and the legal representatives of all such as have deceased and might thereafter de cease should have the right to elect and determine to which of the several Treasurers of the parishes aforesaid, the annual income arising from his or their donation should be paid by said Trustees, by giving notice in writing of such election and determination to said Trustees within three months from the formation of said second Parish—reserving the right to such as might choose to let their donation remain with

Donors, &c. to have the right to determine to which of said Parishes the income of his funds shall be paid.

the First Parish for the present to elect, to add it to the fund of either of the other parishes at any future time, with liberty to remove it to any other parish or parishes—and to authorize and request the said Trustees to pay over said donation agreeably to said election and determination.

And whereas the said Parish at the meeting aforesaid further unanimously voted that the said Trustees be authorized to deliver to the Treasurers of the several Parishes that might thereafter exist in said Town their proportion of the principal of the donation fund aforesaid agreeably to the election and determination of the several donors and their representatives as aforesaid.

Principal of donation fund to be paid according to determination of donors.

And whereas the said Parish at the meeting aforesaid further unanimously voted to bind themselves to indemnify and by their said vote did bind themselves to indemnify the said Trustees against all loss or damage they might sustain by reason of their compliance with or performance of the requirements of the above votes.

Parish to indemnify Trustees from all loss by reason of compliance with the requirements of the above.

*Be it therefore enacted by the Senate and House of Representatives in Legislature assembled,* That the aforesaid doings of the said Parish, at the meeting aforesaid, be legal and valid, and that the votes, of the said Parish authorizing and requesting the said Trustees to pay over and dispose of the funds of the said Parish, in manner as aforesaid, shall be to the said Trustees a legal justification for so doing.

Doings of Parish made valid.

### Chapter 145.

AN ACT to incorporate the Hampden and Carmel Canal and Rail Road Company.

Approved March 22, 1836.

SECT. 1. *Be it enacted by the Senate and House of Representatives, in Legislature assembled,* That Moses Sanborn, Joseph L. Cilley, Jacob H. Sanborn, John Lowe Jun., George Gardiner, James Bell, Wells Healy, S. D. Bell, George W. Chamberlain, Simeon Stetson, Reuben K.

Names of Corporators.