## MAINE STATE LEGISLATURE

The following document is provided by the

LAW AND LEGISLATIVE DIGITAL LIBRARY

at the Maine State Law and Legislative Reference Library

http://legislature.maine.gov/lawlib



Reproduced from scanned originals with text recognition applied (searchable text may contain some errors and/or omissions)

## 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

Treasurer to make return to Legislature. of every fifteen years the Treasurer of said Corporation shall make an exhibit under oath to the Legislature of the net profits derived from the income of said Rail Roads.

SECT. 13. Be it further enacted, That the provisions of an Act concerning Corporations passed March 17, 1831, shall not extend or apply to the Company hereby incorporated.

Holden to trausport mail, &c.

SECT. 14. Be it further enacted, That the said Corporation shall at all times, when the Post Master General shall require it, be holden to transport the mail of the United States from and to such place or places on said Rail Road, as required, for a fair and reasonable compensation—and in case the Corporation and the Post Master General shall be unable to agree upon the compensation aforesaid, the Legislature of the State shall fix and determine the same.

## Chapter 149.

AN ACT to incorporate the Augusta Savings Institution.

Approved March 22, 1836.

Names of Corporators,

SECT. 1. Be it enacted by the Senate and House of Representatives, in Legislature assembled, That Charles Williams, Richard H. Vose, William L. Wheeler, George W. Perkins Jr., J. W. Patterson, Rufus Chandler Vose, H. Spaulding, William Woart Jr., William H. Kittredge, Joseph P. Dillingham, James W. Ripley Benjamin Davis, Daniel Pike and John Potter, their associates and successors, be and hereby are incorporated into a body politic and corporate by the name of the Augusta Savings Institution, with power to make by-laws for the management of their

Corporate name.

with power to make by-laws for the management of their concerns, not repugnant to the laws of the State—said Corporation to be established in the Town of Augusta.

SECT. 2. Be it further enacted, That the first meeting of said Corporation may be holden at such time and at such place in Augusta, as a majority of the persons above

named may designate by publishing the said time and place fourteen days previously in the Kennebec Journal, a newspaper printed in Augusta-and at said meeting Mayelect officers. the said Corporation, may by ballot, elect any person or persons members thereof, and shall annually choose all necessary officers who shall remain in office until others are chosen in their stead and transact any Corporation business.

SECT. 3. Be it further enacted, That there shall be a President, Treas-President, Treasurer and Secretary of said Institution.— urer and Secretary. The Treasurer shall give bond in such sum and with such sureties as the Corporation shall require; and the Treasurer and Secretary shall be sworn to the faithful discharge of their trust-all deeds of conveyance, covenants and grants, Mode of conveymade in behalf of said Corporation, shall be sealed with the corporate seal, and, when made in pursuance of any vote of the Corporation, shall be valid and effectual to convey property or bind the Company.

Be it further enacted, That the said Corporation may receive deposits of money and shall use the same to Powers and duthe best advantage for the benefit of the depositors and ties. the net income or profit thereof shall be by them divided among the persons making such deposits, their executors. administrators or assigns in just proportions, and such deposits may be withdrawn at such reasonable times and in such manner as said Corporation shall appoint.

Be it further enacted, That the annual meeting Annual meeting. shall be holden at such time in the year as the said Company in their by-laws shall prescribe, and at that and all other meetings it shall require seven persons at least to constitute a quorum for the transaction of business.