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

closed at all times except when the Rail Road cars are passing such gates.

road in good re-

SECT. 5. Be it further enacted, That after the Corpora-Company to keep tion hereby authorized have located constructed and finally completed any Rail Road track in pursuance of this Act and have commenced taking toll, it shall be and hereby is made the duty of said Corporation to keep the same in a suitable state of repair for the safe transportation of passengers granite and other heavy materials and to provide suitable horse power servants and Rail Road cars for the safe transportation in the day time and on reasonable notice and a tender to the toll gatherer or other proper officer of the Corporation of the tolls hereby granted for such transportation.

Chapter 215.

AN ACT to incorporate the New York City and Portland Exchange Granite Company,

Be it enacted by the Senate and House of Repre-

Approved April 1, 1836.

Names of Corpo-

sentatives, in Legislature assembled, That Oliver Hale Junior, John Cox, Oliver B. Dorrance, Joshua C. Shaw, Robert

Corporate name.

Purposes, &c.

Aiken, Davis Johnson, J. E. Chalis, their associates, successors and assigns be and they hereby are created a Corporation by the name of "the New York City and Portland Exchange Granite Company," for the purpose of quarrying manufacturing and working granite on their own land in the Town of Edgecomb in the County of Lincoln, and for the purpose of vending, transporting and dealing in the same and for the erection of any wharves and butments on their own land, that may facilitate the carrying on the same and also of engaging in such other branches of business as may be necessarily connected therewith and for these purposes shall have all the powers and privileges and be subject to all the duties and require-

ments expressed in an Act defining the general powers

Powers, &c.

and duties of Manufacturing Corporations approved March 8. 1821 and also in an Act concerning Corporations passed the sixteenth day of February, Anno Domini eighteen hundred and thirty six.

SECT. 2. Be it further enacted, That said Company May hold estate may take, hold and manage any real estate to an amount \$150,000. not exceeding one hundred and fifty thousand dollars and any personal estate not exceeding the same amount.

Be it further enacted, That Oliver Hale may First mooting &c. call the first meeting of said Corporation at such time and place, and in such manner as he may think proper.

Chapter 216.

AN ACT to incorporate the Waldoboro' Lime Burning Company,

Approved April 1, 1836.

Sect. 1. Be it enacted by the Senate and House of Representatives, in Legislature assembled, That William H. Barnard, Name of Corpo-George Sproul, William Sproul Junr., their associates, successors and assigns be incorporated a body politic by the name of the Waldoboro' Lime Burning Company, for corporate name. the purpose of erecting and building lime kilns and wharves on their own lands, and of burning, trading in, and shipping lime and limestone and all articles connected with the manufacture of lime, with power to take and hold any real May hold cotate or personal estate not exceeding at any one time, the value \$30,000. of thirty thousand dollars, with all the powers and privileges granted to similar Corporations, subject to all the duties and requirements, contained in the several Acts of this State, defining the general powers and duties of Manufacturing Corporations and also to the provisions of an Act concerning Corporations, passed February sixteenth one thousand eight hundred and thirty six.

SECT. 2. Be it further enacted, That the property held Property to be diby said Corporation shall be divided into shares of one of \$100 each. hundred dollars each, and that in all elections and in acting