

PRIVATE

AND

SPECIAL ACTS

1

۱

OF THE

STATE OF MAINE,

PASSED BY THE

SEVENTEENTH LEGISLATURE,

JANUARY SESSION, 1837.

PUBLISHED AGREEABLY TO THE RESOLVE OF JUNE 28, 1820.

AUGUSTA:

SMITH & ROBINSON, PRINTERS TO THE STATE.

1837.

and convenient in working and exporting said Granite and Marble; and shall have all the powers and privileges, and be subject to all the duties and requirements contained in the several Acts defining the general powers and duties of And said Corporation by the name aforecorporations. said may prosecute and defend suits at law; have and use a common seal, and change the same at pleasure; may make by-laws for the management of their affairs not re- May make bypugnant to the laws of this State; and may take and hold estate real or personal to an amount not exceeding one hundred thousand dollars, to be used for the purposes Capital Stock,-\$100,000. aforesaid and may sell and convey the same at pleasure.

laws, &c.

Chapter 277. Statistical addition

AN ACT to incorporate the Hampden and New York Steam Company.

Approved March 15, 1837.

Be it enacted by the Senate and House of Representatives, in Legislature assemb'ed, That Barnabas Bartol, Thomas Corporators, Hassard, Samuel McGaffey and Thomas Emery; their associates, successors, and assigns be, and they hereby are made and constituted a body corporate by the name of the Hampden and New York Steam Company; for the Corporate name. purpose of manufacturing, vending, and dealing in all kinds of lumber, wood, cotton, wool, paper, iron, steel, or other metals, and of carrying on all branches of business connected therewith, and said corporation may erect all Powers and duworks, machines, and buildings on their own land which may be necessary for any or all of said purposes, and shall have all the powers and privileges, and be subject to all the duties and requirements expressed in the several Acts in this State defining the general powers and duties of corporations-and may take and hold any personal or real estate to an amount not exceeding in the whole at any one May hold estate to the amount of time the value of one hundred thousand dollars-Provided \$100,000.

however, that nothing herein shall be construed to change or affect any of the existing rights of said corporators but all their respective rights and liabilities shall remain as before the passing of this Act-and all meetings of said corporators to be held in the County of Penobscot.

contraction to Chapter, 278. and the plant

AN ACT to incorporate the Durham Steam Company.

Approved March 15, 1837.

,

Be it enacted by the Senate and House of Representatives, in Legislature assembled, That Joshua Miller, Jr., Orlando Merrill, Ezekiel Hoole, Ivory Warren, James Strout, and Jonathan C. Merrill, their successors, associates, and assigns be, and they hereby are created a body Corporate name. corporate by the name of the Durham Steam Company for the purpose of grinding grain and Plaster of Paris; of sawing all kinds of lumber; and of manufacturing iron, steel, cotton or wool. And said corporation may erect Powers and du- such mills, works, machines, and buildings on their own land, as may be necessary for carrying on any, or all of the above named branches of manufacture and trade in the town of Durham in the County of Cumberland, as to the company may seem fit; and for this purpose, said corporation may take and hold any real or personal estate, not exceeding in the whole, at any one time the value of fifty thousand dollars; and shall have all the powers and privileges, and be subject to the duties and requirements contained, in the several Acts, defining the general powers and duties of manufacturing corporations.

Corporators.

ties.

Capital Stock,-\$50,000.