

# MAINE STATE LEGISLATURE

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**P R I V A T E**

AND

**S P E C I A L   A C T S**

OF THE

**S T A T E   O F   M A I N E ,**

PASSED BY THE

**S E V E N T E E N T H   L E G I S L A T U R E ,**

**J A N U A R Y   S E S S I O N ,   1 8 3 7 .**

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PUBLISHED AGREEABLY TO THE RESOLVE OF JUNE 28, 1820.

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AUGUSTA :  
SMITH & ROBINSON, PRINTERS TO THE STATE.

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1 8 3 7 .

of lumber in like proportion; the quantity to be determined by the swamp or hauling survey.

No lumber to be put into the stream of more than 23 feet in length.

SECT. 2. *Be it further enacted*, That no person shall turn into said stream or sluices, any logs or lumber of more than twenty-three feet in length. And no person shall hoist the gates of said dam, or drive logs or lumber down said stream without leave from said company. And the owner of any logs or lumber, hauled for the purpose of being driven down said stream, shall place the same therein in a suitable manner for being driven; and if he shall neglect so to do, then said company shall have reasonable compensation for so placing such logs or lumber.

Company to have a lien upon lumber for toll, &c.

SECT. 3. *Be it further enacted*, That said company shall have a lien upon such logs or lumber for any toll or compensation allowed them by this Act. And all parts of the Act to which this is additional, inconsistent with the provisions of this Act are hereby repealed.

### Chapter 307.

AN ACT to incorporate the Augusta and Philadelphia Granite Company.

Approved March 20, 1837.

Corporators.

SECTION 1. *Be it enacted by the Senate and House of Representatives, in Legislature assembled*, That Joseph W. Patterson, Sewall Lancaster, Charles Keene, William K. Weston, Joseph Edwin Ladd, David Young, Junior and Judson N. Farrer, their successors and assigns, be and they hereby are constituted a body politic and corporate by the name of the Augusta and Philadelphia Granite Company, for the purpose of quarrying, manufacturing, and dealing in granite and other stone upon their own land in the town of Augusta in the County of Kennebec, and of transporting the same to market and

Corporate name.

Purposes, &c.

also of engaging in such other branches of trade and 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 requirements incident by law to similar corporations and also to an Act entitled an Act concerning corporations passed the sixteenth day of February in the year of our Lord one thousand eight hundred and thirty-six.

Powers and privileges.

SECT. 2. *Be it further enacted*, That said company may take and hold for the purposes aforesaid, any estate real or personal to an amount not exceeding fifty thousand dollars, with power to give, grant, bargain, sell or convey the same as they may see fit and expedient.

Capital Stock,—  
\$50,000.

SECT. 3. *Be it further enacted*, That the first meeting of said company shall be holden at such time and place within this State and notified in such manner as a majority of the persons herein named shall direct.

First meeting.

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### Chapter 308.

AN ACT to incorporate the Maine Institute of Natural Science.

Approved March 20, 1837.

*Be it enacted by the Senate and House of Representatives, in Legislature assembled*, That J. W. Mighels, W. B. Sewall, Wm. Willis, Jason Whitman, G. F. Cox, John Neal, Solomon Adams, James Furbish, Wm. Wood, E. Clark, J. W. Chickering and Daniel Winslow, their associates and successors, be, and they hereby are constituted a body politic and corporate by the name of Maine Institute of Natural Science, for the purpose of establishing and maintaining a cabinet or collection of specimens in Geology and Mineralogy, and other branches of Natural Science or History; and shall have power to take, hold,

Corporators.

Corporate name.