MAINE STATE LEGISLATURE

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PRIVATE

AND

SPECIAL ACTS

OF THE

STATE OF MAINE,

PASSED BY THE

EIGHTEENTH LEGISLATURE,

JANUARY SESSION, 1838.

PUBLISHED AGREEABLY TO THE RESOLVE OF JUNE 28, 1820.

AUGUSTA: LUTHER SEVERANCE, PRINTER. 1838. to Canton.

one, in the second range; lot numbered one, in the third range; and lot numbered one, in the fourth range ;-also, nonresident lots numbered two, in the second range; and two in the third range, be and they hereby are set off from said town of Hartford and annexed to the town of Canton, and shall there exercise and enjoy all the rights and privileges and be subject to all the duties and requirements of the inhabitants of the said town of Canton:—and that all taxes which have heretofore been assessed upon the foregoing persons, and upon their estates, lying within the town of Hartford, remaining unpaid, shall be considered due, and be paid to said town of Hartford the same as though this Act had not been passed.

Chapter 419.

AN ACT to incorporate the Kennebec Company.

Section 1. Be it enacted by the Senate and House of Representatives in Legislature assembled, That Reuel Williams, Edmund T. Bridge, John Hastings,

Alfred Redington, and James Bridge, their associates

Approved February 28, 1838.

Corporators.

and successors be, and they hereby are constituted a body politic and corporate by the name of the Kenne-

Corporate name. bec Company, for the purpose of manufacturing cotton, wool, iron, steel and paper, and also engaging in such other branches of trade and manufactures as may be necessarily or conveniently connected therewith in the town of Augusta. And said corporation may erect such mills, dams, works, machines and buildings on their own land, or may lease or purchase of any individual or corporation such real estate or water power as may be necessary for carrying on these useful manufactures and branches of trade. And for these pur-

poses shall have all the powers 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 incident to manufacturing companies.

Sect. 2. Be it further enacted, That said corporation may take and hold any personal or real estate to an amount not exceeding at any one time in the Capital Stock, whole, the value of five hundred thousand dollars.

Chapter 420.

AN ACT to incorporate the Wilton Upper Mills Manufacturing Company.

Approved February 28, 1938.

Be it enacted by the Senate and House of Representatives in Legislature assembled, That Charles Morse, Joseph Additon, A. S. C. Strickland, George Gage, S. Strickland, James L. Brooks, their associates and successors, be, and they hereby are constituted a body politic and corporate by the name of the Wilton Up-corporate name. per Mills Manufacturing Company, for the purpose of manufacturing wool, wood, cotton, iron and steel at Wilton Upper Mills, in Wilton, and said corporation may erect such mills, dams, works, machines and buildings, and dig such canals on their own lands as may be necessary for carrying on these useful manufactures and branches of trade—to have and to hold real and personal estate to an amount not exceeding fifty thou-Capital sand dollars in value, and to have the powers to give, grant, sell and dispose of the same; and shall have all the powers 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 incident to manufacturing companies.

Stock,