

PRIVATE

AND

SPECIAL ACTS

OF THE

STATE OF MAINE,

PASSED BY THE

NINETEENTH LEGISLATURE,

JANUARY SESSION, 1839.

PUBLISHED AGREEABLY TO THE RESOLVE OF JUNE 28, 1820.

AUGUSTA: SMITH & ROBINSON, PRINTERS TO THE STATE.

1839.

power at any regular meeting to lay such assessments on May lay assesseach share of such sum or sums as shall be necessary to share. effect the purposes of said corporation, and to enforce the payment of such assessments ; said corporation shall have power, after due notice, pursuant to their by-laws, to sell May sell shares such shares of delinquent proprietors at such time and in ordelinquent pro-prietors. such manner as said company may determine, and at all sales of share or shares a certificate of such sale to the purchaser signed by the Treasurer, of said corporation and recorded in the Clerk or Secretary's books shall operate as an effectual transfer of such share or shares to the purchaser; that the said corporation shall have power to prescribe by their by-laws, the form of such certificate.

SEC. 3. Be it further enacted, That no attachments No attachments against the property of said corporation shall operate in pede the operasuch manner as to impede or obstruct the operation of any furnace belonging to said corporation when in blast.

粥

SEC. 4. Be it further enacted. That the first person named in this act be and he hereby is authorized to call the first meeting of said corporation.

SEC. 5. Be it further enacted, That the private pro-Private property perty of each individual stockholder shall be liable and of corporation. holden for all the debts and liabilities of said corporation.

Chapter 555.

AN ACT to incorporate the North Dixmont Flour Mill Company.

Approved March 22, 1839.

Be it enacted by the Senate and House of SEC. 1. Representatives in Legislature assembled, That George Corporators, Kimball, Bartlett Jackson, Timothy L. Jennison, Ansel Gardner, James Jaques, Joseph Spaulding jr., Rufus McIntire, Henry Hodge, and their associates, successors and assigns, be and they hereby are created a corporation by the name of the North Dixmont Flour Mill Company Corporate name. for the purpose of manufacturing flour on their own estates

ments on each

KIRKLAND MANUFACTURING COMPANY.

Capital \$20,000.

First meeting.

at said North Dixmont, and may purchase and hold real stock estate to an amount not exceeding at any one time twenty thousand dollars. And shall have all the powers and privileges and be subject to all the duties and requirements, of the several acts defining the general powers and duties of manufacturing corporations and also the several acts concerning corporations.

SEC. 2. Be it further enacted, That George Kimball may call the first meeting of said corporation at such time and place and in such way and manner as he may think proper.

SEC. 3. Be it further enacted, That the private property of each individual stockholder shall be liable and holden for all the debts and liabilities of said corporation.

Chapter 556.

AN ACT to incorporate the Kirkland Flour Mill and Manufacturing Company.

Approved March 23, 1839.

SEC. 1. Be it enacted by the Senate and House of Representatives, in Legislature assembled, That Ebenezer Briggs, Horatio Beale, Hartley W. Trask, Charles Beale, Calvin S. Rowe, their associates, successors and assigns, be and they hereby are made a corporation by the name Corporate name. of the Kirkland Flour Mill and Manufacturing Company, for the purpose of grinding grain, manufacturing lumber and woollen and cotton goods, in the town of Kirkland in the County of Penobscot, with power to take and hold any real or personal estate to an amount not exceeding fifty thousand dollars in value at any one time; and said corporation shall have all the powers and privileges granted to similar corporations subject to all the duties and requirements contained in the several acts defining the general powers and duties of manufacturing corporations.

Corpolators.